

BETWEENBRAINS

TERMS AND CONDITIONS

Limitations of Liability

This Limitation of Liability extends to BetweenBrains, its owners, its writers, partners, agents, employees and staff. Any reference to BetweenBrains will include all of the above. User will be defined as anyone using this Site for any reason.

Under no circumstances will BetweenBrains be liable to the User with respect to the use of this site, the content or the materials contained in or accessed through the site for any damages that result from mistakes, omissions, interruptions, deletion of files or email, errors, defects, viruses, delays in operation or transmission or any failure of performance, whether or not resulting from acts of God, communications with User, theft, destruction or unauthorized access to BetweenBrains records, programs or services. BetweenBrains will not be liable to the User for any indirect, special, incidental, consequential, punitive or exemplary damages, including, without limitation, damages for loss of goodwill, lost profits, loss, theft, or corruption of user information, or the inability to use the site or any of their features. The User's sole remedy is to cease use of the site.

Warranty

BetweenBrains makes no warranty whatsoever in regard to the content, quality or purposes of the book or with regard to the use of its site.

Nothing in this condition is, however, intended to limit any rights you might have as a consumer under applicable local law that may not be excluded. Nothing in this contract creates any right which is enforceable by any person who is not a party to the contract.

Entire Agreement

These terms and conditions, together with the current BetweenBrains website prices and delivery, set out the whole of our agreement relating to the supply of the book to you.

Disclaimer

The nature of Internet communications means that your communications may be susceptible to data corruption, interception and delays. BetweenBrains shall not be responsible for any detrimental reliance you place on this website or its contents.

BetweenBrains is providing this site and its contents (including any downloadable data or software) on an 'as is' basis and makes no representations or warranties of any kind with respect to this site or its contents and disclaims all such representations and warranties, whether express or implied, to the fullest extent permitted by applicable law. In addition, BetweenBrains makes no representations or warranties about the accuracy, completeness or suitability for any particular purpose of the information and related graphics published in this site or that any software or the server that makes it available are free of viruses or other harmful components. The information contained in this site may contain technical inaccuracies or typographical errors. All liability of BetweenBrains howsoever arising for any such inaccuracies or errors is expressly excluded to the fullest extent permitted by applicable law.

Intellectual Property and Copyright

All design, text, graphics and the selection or arrangement thereof are the copyright of BetweenBrains. Permission is granted to electronically copy and print in hard copy portions of this site for the sole purpose of placing an order with BetweenBrains, or using this site as a shopping resource. Any other use of materials on this site (including reproduction for purposes other than those noted above and modification, distribution, or republication) without the prior written permission of BetweenBrains is strictly prohibited.

Trademarks

The BetweenBrains logo are trademarks belonging to BetweenBrains. All other

trademarks, product names and company names or logos used in this site are the property of their respective owners. No permission is given by BetweenBrains in respect of the use of its or any such other trademarks, product names, titles or logos and such use may constitute an infringement of the holder's rights.

Ordering and Payment Terms

All California residents will be billed 9.75% state sales tax. You may pay via PayPal that also allows credit cards.

BetweenBrains must receive payment of the whole of the price for the goods that you order before your order can be processed. Payment of the advertised price will be taken at the point of order. Charging your payment method does not mean that an order has been accepted by BetweenBrains. Once payment has been processed, BetweenBrains will confirm that your order has been received by sending an email to you at the email address you provide. The email will include your name, the order number and the total price charged. BetweenBrains's acceptance of your order (which will happen when BetweenBrains dispatches your order) brings into existence a legally binding contract between us on these terms. Any term sought to be imposed by you in your order will not form part of the contract.

Shipping

BetweenBrains will be delivered as an E-Book to a designated email.

Returns and Refunds

Since the product being sold is an eBook, all sales will be final. No returns or refunds will be given.

Complaints and Disputes

If you have a complaint, please contact us via the contact form provided on the website.

In the event of a dispute between buyer and seller, the parties will attempt to resolve their dispute amicably. In the event the dispute cannot be resolved amicably the laws of the United States and the State of California will be the governing laws. Venue shall be in San Francisco County. User agrees to the personal jurisdiction of and venue in the State and Federal Courts of San Francisco County, California and waive any objection to such jurisdiction or venue.

If you reside in the European Union, the European Commission provides for an online dispute resolution platform, which you can access here <https://ec.europa.eu/consumers/odr/main/?event=main.home.show>