

CONTENT LICENSE AGREEMENT

This is an agreement between You and Inscape Publishing, LLC, a subsidiary of John Wiley & Sons, Inc. ("WILEY") (the "Agreement"). Carefully read the following terms and conditions before accessing, downloading, and/or using The Five Behaviors® materials (the "Five Behaviors Materials") made available by Wiley through the URL https://register.fivebehaviors.com/. By accessing, downloading, and/or using the Five Behaviors Materials, You indicate Your acknowledgement, understanding, and acceptance of the terms and conditions of this Agreement.

This license applies to all people using the Five Behaviors Materials. To access the Five Behaviors Materials, You must register Your The Five Behaviors of a Cohesive Team facilitation kit by entering the Serial Number listed on the kit in the registration form found at https://register.fivebehaviors.com/. Once You have registered You facilitation kit, You will be able to see and download any updates that are available for the particular The Five Behaviors of a Cohesive Team facilitation kit You purchased from Wiley. Any updates to the facilitation kit are included in the definition of the Five Behaviors Materials and are subject to the terms of this license.

LICENSE

Subject to Your registration of Your The Five Behaviors of a Cohesive Team facilitation kit, Wiley grants You the following rights with respect to the Five Behaviors Materials:

- (a) the right to display or perform electronically the Five Behaviors Materials as audiovisual aids for a live inperson or live virtual education session that You or an employee of Your organization is presenting to a live audience; for live education sessions, You may display or perform the Five Behaviors on one or more screens at any one time while the live education session is being presented; sessions should not, under any circumstances, be recorded:
- (b) the right to create one (1) backup copy of the Five Behaviors Materials in machine-readable form for backup purposes only. The backup copy must include all copyright information contained on the original; and
- (c) as to those Five Behaviors Materials that are not video (e.g., PowerPoint, MS Word files), the right to modify such files to provide minor customizations for Your audiences and to reproduce and distribute the original or modified files as handouts for the audiences of an education session that You or an employee of Your organization is presenting; provided, however, that any such portions of the Five Behaviors Materials modified or customized will continue to be subject to the terms and conditions of this Agreement, and You acknowledge that any copy or portion reproduced is protected by U.S. Copyright law.

TERM

This Agreement is effective until terminated.

USER RESTRICTIONS

You may not (a) copy, modify, adapt, translate, reverse engineer, decompile, disassemble, or create derivative works based on the Five Behaviors Materials, except as expressly provided for in this Agreement; (b) download, store in a retrieval system, publish, transmit, or otherwise reproduce, transfer, store, disseminate, or use, in any form or by any means, any part of the data contained within the Five Behaviors Materials, except as expressly provided for in this

Agreement; (c) resell, sublicense, lease, or grant any other rights of any kind to any individual copy of the Five Behaviors Materials to any other person; and (d) remove any proprietary marks, trademarks, disclaimers, legends, and copyright notices that appear in any copy of the Five Behaviors Materials or any portion thereof.

PROPRIETARY RIGHTS

You acknowledge and agree that the Five Behaviors Materials, including but not limited to any and all updates, versions, modifications, enhancements, improvements, and copies thereof, and all information and intellectual property contained therein including but not limited to copyright, trademark, and patent rights, is the sole and exclusive property of Wiley and/or its licensors, and the Five Behaviors Materials are licensed to You only for the term of this Agreement and strictly under the terms hereof. Wiley and/or its licensors own or have obtained all right, title, and interest in and to the content in the Five Behaviors Materials, and the Five Behaviors Materials contains copyrighted and confidential information that is the property of, or licensed by Wiley. You shall only use Wiley's trademarks, logos, and trade names as they are contained within the Five Behaviors Materials. The use of any Wiley trademarks, logos, and trade names as herein authorized does not give You any rights of ownership in that trademark, logo, and trade name and all use of any trademark shall inure to the sole benefit of Wiley. You may not change any trademark or trade name designation for the Five Behaviors Materials. Except for the limited rights given to You herein, all rights are reserved by Wiley and/or its licensors.

TERMINATION

Wiley may terminate this license on five days prior written notice in the event Wiley determines, in its sole discretion, that You have violated a term of this Agreement. You may terminate this Agreement at any time by discontinuing to access, download, and/or use the Five Behaviors Materials. Upon termination of this Agreement, Wiley requires that You cease any access to and use of the Five Behaviors Materials and destroy any copies of the Five Behaviors Materials that You have in Your possession, certifying so in writing to Wiley. If You breach this Agreement, Wiley shall have the right to terminate this Agreement immediately, without prior notice. Breaches of this Agreement include but are not limited to the unauthorized sale, use or distribution of the Five Behaviors Materials or any derivative work, or any portion or enhancement of the Five Behaviors Materials or any derivative work, to any third party, except as expressly set forth in this Agreement. You shall be responsible for any damages caused to Wiley which may result from Your breach of this Agreement, including Wiley's costs and damages occasioned by act or omission on Your part, and its damages in enforcement of this Agreement. The remedies specified herein are cumulative, and are in addition to any other remedies which Wiley may have at law.

WARRANTIES, INDEMNITY, AND LIMITATION OF LIABILITY

THE FIVE BEHAVIORS MATERIALS IS PROVIDED "AS IS". WILEY HEREBY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHER (INCLUDING ALL WARRANTIES ARISING FROM COURSE OF DEALING, USAGE OR TRADE PRACTICE), AND SPECIFICALLY DISCLAIMS ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. WITHOUT LIMITING THE FOREGOING, WILEY MAKES NO WARRANTY OF ANY KIND THAT THE FIVE BEHAVIORS MATERIALS, OR ANY OTHER WILEY OR THIRD-PARTY GOODS, SERVICES, TECHNOLOGIES OR MATERIALS, OR ANY PRODUCTS OR RESULTS OF THE USE OF ANY OF THEM, WILL MEET YOUR OR OTHER PERSONS' REQUIREMENTS, OPERATE WITHOUT INTERRUPTION OR ERROR FREE, ACHIEVE ANY INTENDED RESULT, BE COMPATIBLE OR WORK WITH ANY OTHER GOODS, SERVICES, TECHNOLOGIES OR MATERIALS (INCLUDING ANY SOFTWARE, HARDWARE, SYSTEM OR NETWORK).

IN NO EVENT SHALL WILEY, OR ANYONE ELSE WHO HAS BEEN INVOLVED IN THE CREATION, PRODUCTION OR DELIVERY OF THE FIVE BEHAVIORS MATERIALS BE LIABLE FOR ANY LOSS OR INACCURACY OF DATA OF ANY KIND OR FOR LOST PROFITS, LOST SAVINGS, OR ANY DIRECT, INDIRECT, SPECIAL, CONSEQUENTIAL OR INCIDENTAL DAMAGES ARISING OUT OF OR RELATED IN ANY WAY TO THE USE OR INABILITY TO USE THE FIVE BEHAVIORS MATERIALS, EVEN IF WILEY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL APPLY TO ANY CLAIM OR CAUSE WHATSOEVER WHETHER SUCH CLAIM OR CAUSE IS IN CONTRACT, TORT OR OTHERWISE.

You agree to indemnify and hold Wiley and all of its officers, directors, employees and agents, as well all those individuals or organizations providing information for the Five Behaviors Materials, harmless from any and all claims of third parties resulting from or incidental to Your use of the Five Behaviors Materials, or arising from any breach by You of any provisions of this Agreement. Wiley may, at its option, institute or defend any action arising out of the aforesaid

clauses with counsel of its own choice. (Some states do not allow exclusions or limitations of implied warranties or liability in certain cases, so the above exclusions and limitations may not apply to You.)

GENERAL

This Agreement shall be governed by the laws of the State of New York, without regard to such State's conflict of law rules. Any legal action, suit, or proceeding arising out of or relating to this Agreement or the breach thereof shall be instituted in a court of competent jurisdiction in New York County in the State of New York and each party hereby consents and submits to the personal jurisdiction of such court and consents to service of process by registered or certified mail, return receipt requested, at the last known address of such party. If any provision of this Agreement is deemed to be unlawful, invalid, or unenforceable, the remaining provisions shall remain in full force and effect as if the unlawful, invalid, or unenforceable provision had been omitted and such unlawful, invalid or unenforceable provision will be replaced with a provision that is lawful, valid, enforceable and most closely reflects the intent of the parties. This Agreement may not be transferred or assigned without Wiley's prior written consent.

ACKNOWLEDGEMENT

YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, UNDERSTAND IT, AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. YOU ALSO ACKNOWLEDGE THAT THIS AGREEMENT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN WILEY AND YOU, AND THAT IT SUPERSEDES ANY PROPOSAL, PRIOR AGREEMENT, OR OTHER COMMUNICATIONS, WHETHER ORAL OR WRITTEN, BETWEEN YOU AND WILEY RELATING TO THE SUBJECT MATTER OF THIS AGREEMENT. THIS AGREEMENT CANNOT BE MODIFIED OR AMENDED EXCEPT BY A FURTHER WRITTEN INSTRUMENT EXECUTED BY YOU AND WILEY.

