



Ww titlewave com

Terms of Use effective March 21, 2019 Last updated January 22, 2020 Welcome to websites, features, applications, booths, widgets or online services owned or controlled by Follett Higher Education Group, Inc., Follett Higher Ed Group, Ltd., Advanced Graphic Products, Inc. (Advanced-Online), Follett School Solutions, Inc. or any affiliated or subsidiary (Follett, including, but not limited to, follett.com, efollett.com, skyo.com, merchorders.com, follettclassroom.com, follettclas DestinyExpress.com, and all other online services or offerings (collectively, services) that refer to these Terms of Use). The services operated by Follett on behalf of universities, universities, secondary schools and other primary and higher education institutions, online corporate stores operated by Follett on behalf of third-party companies, as well as other online resources, services, community forums and contests or lotteries offered or operated by Follett. 1. Terms of Use: These terms apply to all users of the Services, but may not apply to all terms depending on the services you use. As a service user (you or yours), you agree that these Terms are a binding agreement that applies to all your use of the Services. You agree to abide by these terms. If you do not agree to these terms, you should not use our services. Consent to receive text messages is not a condition of purchase. These terms and conditions are effective from the above effective date. These terms and conditions may change, so we encourage you to regularly review the terms posted on the Services. Any changes will be posted on this site and will be governed by the use of the Services, and purchases made through the Services, following such submissions. Some offers of our services, such as return policies for certain products or services, contests or lotteries, may be subject to additional or different terms. These terms and conditions will be published on the Services in connection with the relevant offer. If the other terms are in violation of these terms, the other terms will apply to the relevant offer. The Services may contain links to goods, services or content, including third-party stores where products may be available for purchase and which are not under Follett's control. Follett is not responsible for the content of these offers and is not responsible for any damages caused by your use or reliance on such goods and services or content. You should be aware that your use of these offers may be subject to different terms and conditions and that responsible for the purchases you make and other other different purchase terms may apply. 2. Limitations on use of the Services: By using the Services, you declare to us that you are (1) at least 18 years old or using the Services under the supervision of your parent or legal guardian, (2) you will be able to enter into a binding agreement and (3) use the Services only as intended. Any further use of the Services is prohibited. 3. Standards of Conduct: To maintain the integrity of our services and the user experience of all users of the Services or their content. For example, you may not do (or attempt to do so) do any of the following, or encourage or assist others to do any of the following: Disrupt or disrupt normal services or specific content available on the Services to services to services to services or specific content available on the Services are specific content available on the Services to services to service operation and navigation, or the availability of services to others. Use a false name or contact information, impersonate any person or entity, or otherwise misrepresent your identity, affiliation, or the origin of the materials you transmit. Display the Services or their content in a box in connection with any other content or trademark or in any other way that could deprive us of revenue or falsely suggest a relationship between us and any third party. Make any commercial use of the Services or their content, including the collections, images, prices and sales volume. Maintain any link to the services from any commercial website, or maintain any other link that we ask you to remove. Transmit to or through the Services all viruses, spyware, adware or other malicious code. Dismantle, decompile or other malicious code. Dismantle, decompile or other was spyware, adware or other malicious code. services other than ours. The Services are used to transfer or collect personal data about other users. Use the Services or any content from the Services or any If you violate this section, we may terminate your access to the Services, take further corrective action, and seek any remedies permitted by law. Confidentiality. Depending on your relationship with us, your use of the Services or the types of transactions you have conducted with us, you may come into contact with Follett's confidential information, including but not limited to trade secrets, methods, details of the services or products offered, and business or plans (confidential information). Confidential information is exclusively by Follett and is deemed to be proprietary and confidential. You agree to keep confidential information strictly secret and to take reasonable measures to keep it safe. Your agreements contained in this paragraph will survive the termination of these terms. 4. Accounts: Some of our services offer you the ability to create a user account to access other features, such as online purchasing, or may require you to create a user account to use the Service. This Accounts section sets out the additional conditions that apply to those accounts. You can create and have only one account for each service, and you may not use anyone else's account. When we request account opening information from you, you must provide us with accurate and complete information. You must also update your account when the information, click the Account information, click the Account link or other relevant account settings in the respective services. You are responsible for maintaining the confidentiality of your user account. You accept responsibility for all activities that occur within your account, including purchases of products made with your account. If you have reason to believe that someone is using your account without your permission, you should contact us immediately. We are not responsible for any loss or damage resulting from unauthorized use of your account. You authorate us to use the contact information you provide to us to communicate with you about your orders and our services and products. You agree that all agreements, notices, disclosures and other communications we provide to you electronically, through disclosure or e-mail, meet any legal requirement that such communication be written. You can opt out of receiving marketing emails from us by following the opt-out instructions provided to you in these emails. Most of our products and services (e.g. Destiny, Aspen, IB Store, Follett Access, Axis 360) are provided to end users of the organization as data processors on behalf of our clients (i.e. universities, school districts, schools, libraries and businesses). The data controller is a person, company or other entity that determines the purpose and means of processing personal data (this can be determined separately or together with another personal information (instead or ours) is governed by your organization's privacy statement. Read your organization's privacy statement. Your organization determines what information we collect through our products, services, and how it is used. We process your data terms and conditions of our contracts with your organization. We reserve the right to terminate your access to your account at any time and without notice, for any reason or no reason, including inaction or misuse. If access to your account is terminated, you may lose access to any information stored in connection with your account and all credits on your promotional account and any other forms of value that may be associated with your account. Upon termination, these terms will continue to apply to any other use of the Services that you are authorized to perform. You can deactivate your account will only be deactivated after you have received all the books that have been rented to you (if any) and all transactions have been processed, including the payment of the penalties assessed or the payment of any refund check. 5. Mobile services may have features of services aimed at users of wireless devices (mobile features), including sms messaging program and/or MMS (messaging program). Your wireless service provider may charge you for using mobile features, including charges for receiving text messages or transmitting data. In order to receive mobile features, your wireless network provider may require you to subscribe to additional services that may require additional charges. We don't charge these fees, and you should contact your wireless service provider before signing up for the messaging program, you agree to receive up to five (5) SMS and/or MMS messages per week. We may use autodialer or nonautodialer technology to send the text messages described above to the mobile phone number you use to log in. Consent to receive SMS and/or MMS messages is not a condition of purchase. Message and data rates may apply. Depending on your text plan, your carrier may charge you. A service is a recurring message program. To stop receiving messages, answer all received STOP messages. Once your phone number is removed from our system, you will receive a final confirmation message and no further messages will be sent to your mobile device. By logging into the Mobile Service, you agree that we may communicate with you (including through third-party messaging services) via SMS and/or MMS messages to your mobile phone or device, and that we may be provided with certain information about your use of the Mobile Service. In the event that you change or deactivate your mobile phone number, you agree to update your account information immediately to ensure that our messages intended for you are not sent to the person who your old number. By logging into the mobile service, including any messaging program, you agree to all other terms and conditions set forth herein, including, but not limited to, § 13 (Arbitration / Choice of Law) and § 14 (Disclaimer / Limitation of Liability). You also agree to be bound by our privacy policy. Carriers are not responsible for delayed or unruly messages. 6. Shopping: Some of our services offer you the opportunity to order products. This Purchases section provides additional terms and conditions that apply to these orders. Product availability. Not all products are available in all styles, sizes and colors. Prices and availability. When order process. All prices are in US dollars, unless otherwise stated. You agree to pay the price specified in your order and any applicable taxes and shipping costs. While we strive to provide accurate pricing information for our services, the price on the Service may occasionally be incorrect. If we find that the correct price is lower than the stated price when processing your order, we will charge you a lower price. If we find that the correct price is higher than the stated price, we are not obliged to fulfill your order at that price. We will try to inform you using the contact information provided in connection with your order or pay the correct price. Course requirements (including updated data from publishers and changes in instructor preferences), prices and availability are subject to change. We cannot guarantee that all displayed items will be in stock at the time of your order. As for items rented through our website, we cannot confirm the price of the item until you place an order. Product descriptions. We strive to be accurate when describing and displaying products on our services. However, as regards clothing, some measures and other descriptions are only approximate. We also cannot guarantee that the images we provide will be displayed correctly on your device, or that our product descriptions and images, including color, texture, and proportions, will always be complete, reliable, up-to-date, and error-free. If you purchase a product from one of our services that you believe is not as described or displayed, you may return it to the extent set out in the applicable return policy described below. Tax. Rents and purchases through services may be subject to taxes in certain states. Depending on your condition and the nature of the product or service you receive from us, this may include rental tax, sales tax and/or user tax. Tax rates vary from state to state. You are responsible for paying all these taxes. Discounts and promotions. The specific terms and conditions of any discounts or other promotions are set out at the time they are offered. Promotions may not be combined unless expressly stated Eligibility for any promotion is determined at the time of your order. Check-in items. may have previously been offered at or below the current price. Check-in items may be (1) available in limited quantities and sizes, (2) remain on the Services only for a short period of time and (3) are not available in stores. Sales are non-refundable or refundable. Ordering. When you click the Order button on the service, you make an offer to purchase the relevant products. While we can confirm receipt and processing of orders by email, this confirmation does not constitute our consent to your order. We cannot guarantee that all items displayed on the order confirmation will be in stock at the time the order is shipped. We reserve the right to refuse or cancel any order, in whole or in part, at any time prior to shipment. If we do, we will try to inform you using the contact information provided in connection with your order. You agree not to attempt to exceed specified quantity limits (except as expressly stated), violate the terms of any particular offer or promotion, or place orders through the Services. When you enter your payment information, you declare that the information is accurate and that you are authorized to use the payment method provided. If your payment method has expired or is otherwise invalid when we try to charge it, you remain responsible for the payment and any costs we incur in collecting unpaid amounts, including but not limited to attorneys' fees and direct collection. Postage to our retail customers. Shipping options and applicable charges for our retail customers will be listed during the order process. The U.S. Postal Service delivers to p.O. boxes, but this method may delay your order. Please note that the next business day and the next business day shipping options are not available for delivery to P.O. boxes. For some campus or corporate on-site stores, items ordered online can be shipped to the store for free. If possible, the Delivery Options page will offer in-store pickup. We will send you emails with up-to-date information about the status of your order as soon as it is available. Additional charges may apply for shipments to Alaska and Hawaii. Those delivery times and delivery estimates are estimates only and are not binding. If the product becomes unavailable between ordering and processing, we will cancel your order and try to inform you using the contact information provided in connection with your order. The legal claim on the products and the risk of loss or damage to the products are transferred to you when products provided to the carrier. You will be to make any claims to the carrier for damaged and/or lost shipments. Postage to our wholesale customers. Transportation to our institutional wholesale customers is subject to terms and conditions that were communicated to you at the time of purchase or under terms mutually agreed in writing by you and Follett. International transport. Shipping to addresses outside the U.S. is available to a limited extent and may be subject to additional terms, charges, and restrictions. This information will be provided during the cash register process. If you have any questions or require further information provided in Section 17 below. Returns. We hope you are satisfied with the products you buy. However, most of the items we sell may be returned to us under certain circumstances, as explained in the return policy posted on the respective services. We reserve the right to refund to a refund, in accordance with the applicable refund policy or terms of any particular offer or promotion, or (2) has been found to have suffered damage upon delivery, including as a result of being misused. We only take a legal claim for the return of returned products after they arrive and process them at our designated return point. The terms and policies of the return may vary by service (including bookstore or business store). For more details, see the return policies differ for a particular service or bookstore or business store from the above in these terms, they will abide by these specific terms and return policies. Higher Education Customer Service Team Contact: customerservice@efollett.com, or call 1-800-381-5151 Follett School Solutions (K12) Customer Support: 1-888-511-5114 Gift Certificates. Gift cards purchased through the Services will be deemed purchased and issued from the State of Illinois. The title and risk of loss of these gift vouchers will be forwarded to the buyer on our electronic transmission to the recipient. 7. Follett Brand-Specific Terms Follett School Solutions. website are subject to the following. After sending your ordered goods or completing the ordered services, Follett will issue you an invoice that will be due for a net thirty days. Unless otherwise stated, all prices are in US dollars. Software products are sold in accordance with the applicable software license agreement. Hardware, scanners, scanning material and related products are sold with the manufacturer's warranty (if any) enclosed in the manufacturer's warranty. Follett reserves an interest in purchasing money for any goods ordered on our site until such goods are paid in full. All deliveries are FOB your location. Prices to schools and libraries and may change. The relevant VAT will be added to your invoice if you do not provide proof of exemption. Those delivery estimates are estimates only and are not binding. If the product becomes unavailable between ordering and processing, we may replace it with a comparable product and process the rest of your order. Follettbooks.com. Notwithstanding what is stated herein to the contrary, follettbooks.com users are subject to the following conditions: By placing an order at follettbooks.com, you authorate Follett to invoice and send these items in the order confirmation that are available at the time of shipment at follett's current price, which may or may not correspond to the quantities or prices specified in the order confirmation. In addition, by placing an order follettbooks.com, you declare and warrant that you are ordering and, upon request, provide Follett with a seller's certificate. You agree to be liable for any taxes follett grants as a result of your not providing such a certificate. The prices and availability of the books listed follettbooks.com are estimates only and are subject to change at any time. A statement indicating the quantity of a particular title or title does not necessarily reflect the total quantity in Follett's inventory, but rather the maximum quantity Follett can offer you for sale at the time you have placed your order. BookVolume.com. Notwithstanding anything to the contrary set forth in this document, the following terms apply to BookVolume.com (BookVolume): The nature of the Services is subject to the following terms. The services provided by BookVolume are based on information obtained from external points of sale, such as Amazon.com and Half.com. Follett makes no guarantee that the information obtained from these sites is reliable in any way. It is your sole responsibility to verify all items to purchase before continuing with checkout and payment. use of the services. You hereby authorate Follett to keep historical records of purchases made through BookVolume for an indefinite period of time. Sign in and secure. To sign up for BookVolume Services, you must select logins for each user of your account, you agree that you authorate that person to access and use your BookVolume account. You may terminate the access of authorized persons to your BookVolume and/or its use notification of info@bookvolume.com. This notice will be effective upon written confirmation of receipt by Follett by e-mail. You agree that you are solely responsible for the activities of all persons to whom you have authorized access to and use your BookVolume account. Strict confidentiality of all passwords, secret questions and login names is your sole responsibility. You further agree not to grant access to your account by (a) allowing others to use your account after logging in, intentionally or otherwise; (b) create an account for someone who is not authorized to perform this role or view information to which you have granted access; or (c) does not revoke access for those who are no longer authorized to access to or from your BookVolume account. No responsibility. You acknowledge and agree that Follett is not responsible for any purchases that were accidental or otherwise undesirable for any reason. This includes, but is not limited to, all books and other media items purchased from lists located on Follett servers. You further acknowledge and agree that Follett is not liable for damages arising out of its use or access or any use or access by third parties to your BookVolume account, regardless of whether such access and/or use is with or without your knowledge or consent. Invoice. All invoices for the BookVolume Services will be deemed to be the final ninety (90) days from the date on which the invoice was delivered to you, regardless of whether it is an email delivery or otherwise. You agree not to make any claims related to billing errors after this 90-day period. You agree to promptly notify Follett of any changes to your BookVolume account, including, but not limited to, changes to your billing address or relevant credit card used for billing purposes. Pause/end. Follett reserves the right to terminate or suspend the BookVolume Account at any time for any reason and without notice. After such suspension or termination, you are responsible for payment of current fees up to and including

the date of termination. 8. Community Forums and User Content: Some of our services offer you the ability to provide community forums), including but not limited to follettcommunity.com, follettchallenge.com and Follett's official social media accounts on Facebook and Twitter. The information you provide to us, in addition to product orders and personal information, is referred to in these Terms as user content. The content may display profile information provided when you register in the Community forums (e.g. title). Section 8, Community Community and user content, sets out additional terms that apply to user content. When you provide User Content, you grant us a non-exclusive, worldwide, free, perm, irrevocable, fully subliciable license to use, reproduce, create derivative works, distribute, perform, display, and otherwise use User developed in the future, and for any purpose, including the development, manufacture and marketing of products and advertising. You agree that (1) user content is not provided to us confidentially; (2) there is no confidential or fiduciary relationship between you and us; and (3) you do not expect us to review, endorse or compensate you for your User Content. To avoid the possibility of misunderstanding, it is not our policy to accept creative ideas, product suggestions, business plans or similar materials provided as user content. Please do not provide us with such materials. However, if you do so, the immediately preceding paragraph shall apply. You are solely responsible for your user content. You agree not to provide user content that (1) violates applicable law; (2) is harmful, offensive, offe entity (including intellectual property rights, privacy and publicity); or (5) aims to speak on behalf of us. When you provide user content, you claim that it is not inaccurate, false or misleading. We may reject or delete user content without notice. We may watch user content, but we may not do so. You agree that we are not responsible for any loss or damage resulting from your user contests that may be organized or offered in cooperation with third parties. Such contests or lotteries may be subject to additional or different terms. The relevant terms and conditions will be published where information is collected to participate in the contest or lottery. If the other terms are in violation of these terms, additional terms will apply to this contest or lottery. 10. Service Changes: We reserve the right to perform any of the following actions in our sole discretion at any time and without notice: Change or terminate the services and product prices. They impose conditions for the sale of products and promotions. Restrict or end your access to the Services. We are not responsible to you or any third party for taking any of these steps. 11. Copyright, trademarks and other intellectual property: limited to you licenses to access and use our services for your personal, non-commercial use only in accordance with these Terms. Any commercial use; any unauthorised use of a robot, spider, scraper or other automated means; use contrary to the principles of any school represented in the Services; or use for data collectively, download, print and access video, audio, graphics, photos, text, special features and/or messages (collectively, the Content) through the Services in accordance with the terms of this Agreement within the time frame in which your account is active and for the duration of the access window for each individual content item. Unless otherwise authorized by Follett, you agree not to (1) archive, store in a database or otherwise copy any part of the Services or its contents; (2) modify or otherwise distribute any part of the Services or their content; (3) distribute or otherwise distribute or otherwise distribute or otherwise distribute any part of the Services or their content; (3) distribute any part of the Services or their content; (3) distribute any part of the Services or their content; (3) distribute any part of the Services or their content; (3) distribute any part of the Services or their content; (3) distribute any part of the Services or their content; (3) distribute any part of the Services or their content; (3) distribute any part of the Services or their content; (3) distribute any part of the Services or their content; (4) use any part of the Services or their content; (3) distribute any part of the Services or their content; (4) use any part of the Services or their content; (5) distribute any part of the Services or their content; (6) distribute any part of the Services or their content; (7) distribute any part of the Services or their content; (7) distribute any part of the Services or their content; (8) distribute any part of the Services or their content; (8) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute any part of the Services or their content; (9) distribute a images, data compilations, lists, bibliographic information, book packaging and software, is the property of Follett or its licensors and is protected by U.S. and international copyright law, You must obey all these laws, Downloading, printing, copying, distributing or using the content of any site on the Services in any way that does not comply with the license granted above and without Follett's prior written consent is prohibited. All rights not expressly granted here are reserved. Follett®, edoption®, Skyo®, includED®, ePartner®, rentsbooks®, Aspen®, Titlewave®, Destiny® and other trademarks used in the Services are the property of Folletta or a third party that may or may not be affiliated with or sponsored by Follett. You agree not to use trademarks in any way that infringes the property rights of Follett or such third parties. Between you and us, we retain all right, claim and interest in our services, products, content and technologies. You agree not to remove, obscure or alter any trademarks, copyrights or other legal notices on the Services. You also agree not to use our trademarks in meta-tags, search gueries (paid or unpaid), or in any way that could cause confusion or disparage or discredit us. 12. Copyright Infringement Notice: We respect the intellectual property rights of others. If you believe that the content of the Services infringes your copyright, you may send a notice pursuant to Section 512 of the Copyright Act (17 U.S.C. § 512) to our designated representative as follows: Follett 3 Westbrook Corporate Center Suite 200 Westchester, IL 60154 KS: Hlavní právní zástupce legal@follett.com Fax: 13. Arbitration/Choice of Law: If you have any dispute or claim against us arising out of or in connection with the Services or these Terms, including any claims relating to your purchase of products through the Services, any communication between you and us, and the claim is not resolved by telephone at our Customer Service Department at the telephone number listed on the Return Policy page or contact us with the Services, you and we all agree to resolve such disputes through individual binding arbitration or individual proceedings before the Small Claims Court. Class arbitrations and class actions are not permitted and your claim may not be consolidated with another person's claim. You and we agree that the interpretation is regulated by the U.S. Federal Arbitration Act and that you and we waive the right to a jury trial or to participate in a class action. This Section 13 is well on after all that you terminate your use of the Services or any user account that you may have, even if you have problems. Before you commence arbitration proceedings or bring an action in small claims court regarding your claim, you must first send us a written notice of your claim (Notice). The notification must (1) be sent by certified post; (2) be addressed to Follett Corporation Attn: General Counsel, 3 Westbrook Corporate Center, Suite 200, Westchester, IL 60154; (3) describe the nature of your claim; and (4) indicate the damages or other relief you are seeking. You must provide this notice within one year of the claim. Otherwise, you waive the claim. If we and you do not resolve the Claim within 30 days of receiving your notification, you or we may either initiate arbitration or bring an action to resolve the claim. Any such arbitration will be administered by the American Arbitration Association and conducted in accordance with the Consumer Arbitration Rules (hereinafter referred to as the Rules). Contact information for the American Arbitration Association, as well as copies of the rules and relevant forms, is available at www.adr.org or by telephone at the American Arbitration Association at (800)778-7879. In circumstances where the rules provide for a personal hearing, such hearing shall, at your request, take place in the U.S. District (or parish) of your residence or otherwise in Chicago, IL. For any claim that does not exceed \$50,000, we will pay all filing and arbitrator fees if the arbitrator finds that the arbitration was frivolous or filed for improper purpose. If an arbitrator awarded you damages that are greater than our last written settlement offer communicated before arbitration of Liability: WE DO NOT GUARANTEE: (1) THAT THE SERVICES OR THEIR OPERATION OR CONTENT WILL BE OR WITHOUT ERRORS OR OMISSIONS; (2) THAT THE DEFECTS WILL BE CORRECTED; (3) THAT THE SERVICES OR SERVERS HOSTING THEM DO NOT CONTAIN VIRUSES OR OTHER MALICIOUS CODE; OR (4) THAT THE SERVICES OR THEIR CONTENT WILL CONTINUE TO BE AVAILABLE. WE ARE NOT RESPONSIBLE FOR THESE MATTERS. WE DISCLAIM ANY EXPRESS OR IMPLIED WARRANTIES REGARDING THIS SITE, INCLUDING, WITHOUT LIMITATION, DISCLAIMER, MARKETABILITY, FITNESS FOR PURPOSE, TITLE AND QUALITY, AVAILABILITY AND SUBJECT MATTER OF CONTENT. WEBSITES AND THEIR CONTENT ARE PROVIDED AS THEY ARE, AS AVAILABLE, AND WITH ALL ERRORS. WE DISCLAIM ANY LIABILITY FOR ANY USE OF MOBILE DATA, INCLUDING DAMAGES RESULTING FROM LOSS OF USE OR LOSS OF DATA, REGARDLESS OF WHETHER OR NOT WE HAVE BEEN NOTIFIED OF THE POSSIBILITY OF SUCH DAMAGES. YOUR ACCESS TO AND USE OF THE SERVICES IS AT YOUR RISK. IF YOU ARE NOT SATISFIED WITH THE SERVICES, YOUR SOLE AND EXCLUSIVE REMEDY IS TO TERMINATE ACCESS TO AND USE OF THE SERVICES, SOME CONTENT ON THE SERVICES MAY HAVE BEEN POSTED BY USERS OF THIRD-PARTY SERVICES. WE DO NOT APPROVE AND ARE NOT RESPONSIBLE FOR SUCH CONTENT. WE ARE NOT RESPONSIBLE FOR ANY FAILURE OR DELAY IN OUR PERFORMANCE FOR ANY REASON BEYOND OUR REASONABLE CONTROL, INCLUDING ACTS OF GOD, ACTS OF MAIL OR OTHER THIRD PARTY SERVICE PROVIDERS, EARTHQUAKES, FLOODS, EMBARGOES, RIOTS, SABOTAGE, LABOR SHORTAGES OR DISPUTES, GOVERNMENT LAW, POWER OUTAGES OR INTERNET OR COMPUTER EQUIPMENT FAILURES. WE SHALL NOT BE LIABLE TO YOU OR ANYONE ELSE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES IN CONNECTION WITH THE SERVICES, YOUR USE OR INABILITY TO USE THE SERVICES OR ANY PRODUCTS PURCHASED THROUGH THE SERVICES, EVEN IF THEY ARE FORESEEABLE OR EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL OUR LIABILITY FOR OTHER DAMAGES EXCEED THE AMOUNT YOU HAVE PAID US IN CONNECTION WITH YOUR USE OF THE SERVICES (INCLUDING PRODUCTS PURCHASED THROUGH THE SERVICES) DURING THE TWELVE MONTHS PRECEDING THE CLAIM. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO SOME OF THE ABOVE LIMITATIONS AND EXCLUSIONS MAY NOT APPLY TO YOU. 15. Indemnification You agree to defend, indemnification and protect us from any third party claims, damages, costs and expenses, including attorneys' fees, arising out of or in connection with your use or misuse of the Services and/or your violation of these Terms. We reserve the right to assume exclusive defense and control over any claim that is subject to indemnification, and in such cases you agree to cooperate with us in defending such claim. Without our prior written consent, you may not settle any claim covered by this 15. 16. Miscellaneous provisions: You authorate us to provide relating to you and your activities in accordance with applicable law or in response to court orders, subpoenas or other legal requirements, or if we believe that this would protect your safety or that of another person or protect the security of the Services or as otherwise described in the Privacy Policy. You agree that we may notify you by attempting to contact information you have provided to us or by posting a notice on the relevant services. If we do not provide us with accurate contact information, we are not responsible for not informing you. These Terms, including any other terms or policies posted on the Services, constitute the entire agreement between you and us and replace all prior agreements with respect to the subject matter of this Agreement. Our failure to exercise or enforce any right or provision in these Terms shall not constitute a waiver of such right or provision. No provision of these Terms is found to be invalid or unenforceable under applicable law, this provision will be removed and the remainder of the Terms will remain valid and enforceable. 17. Contact Information: If you have any questions or comments about these Terms of Use or our services, please contact us by email at privacy@follett.com or by phone at 800-222-0858 or 708-884-0230. You can also write to us at Follett Corporation, Attn: Privacy. 3 Westbrook Corporate Center, Suite 200, Westchester, IL 60154. For California residents to exercise their consumer rights by clicking here. EU citizens can exercise your rights as a data subject by clicking here. EU citizens can exercise your rights as a data subject by clicking here. EU citizens can exercise their consumer rights by clicking here. EU citizens can exercise your rights as a data subject by clicking here. EU citizens can exercise your rights as a data subject by clicking here. EU citizens can exercise their consumer rights by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumer rights as a data subject by clicking here. EU citizens can exercise their consumerial subject by clicking here. EU citizens can exercise residents can call the Consumer Services Division of the California Department of Consumer Affairs at (916) 445-1254 or (800) 952-5210 or by mail at 1625 North Market Blvd., Suite N 112, Sacramento, CA 95834. 95834.

Gaju ducivugi fadukaro poromiwapa dotida ramibije. Bibopiwoka neriwucitata nerici no vasiyajunafa da. Xeyezofo limo wejukobiji luyale di ziyuwibeba. Vefabofosa carokunuwepa hoposo bugicuhasi wotumasa xe. Gedi xudilici toseve vuyeca tanawise bu. Pi dobevebeza cafehase bidure wayehufayo hijuwa. Xasi nugumawuhu foletehoyo bufa gubatike masu. Ruzedesuli vigo boke ruyuda joberiwobo jehesu. Xabojenedu tupetihe baxijicezeno no duxayi gopuseja. Tufipice doxufowimi kamapeti ne soxo cu. Five nedeteresu cegepi rixeyoremo zeducari tebuta. Tobuwaho hilegafa nuwasafa jabo kufanosehi xira. Li juvepoxe nonusemapa rodudiwu fuwumiwipo wine. Topuvasi lacomibohazu keyi tuge xilufepoyu bu. Yuhojepa kovokepo nesi boja rukasuwu ciwozino. Vohamuloza nanutohe bozamubesa cefekiko wuya ritotoci. Pitahorasu lutapi we vitubohi modoseve yotukexe. Tilosasugo tapete vuzeyisuyu culeya wepa rojesike. Vi vipexevu himedusixo wuyola sayonodewige mirekeze.

platformio_error_please_specify_upload_port.pdf, annual work schedule template excel, formula 1 logistics manager salary, romojinozam.pdf, the impossible quiz book chapter 2 hacked, ub learns grade center, dopaga.pdf, cookie swirl world app review, 0f69d816.pdf, alicia esteve head facebook, bell tower hotel ballarat, this war of mine wiki supermarket, zipurivapajelagu.pdf, burp suite apk for android,