Schoolcraft College Bookstore Rental Agreement
1. I am renting the textbook(s) and/or other RENTAL item(s) shown on the receipt (collectively, the RENTAL) from Schoolcraft College Bookstore (SCB). I understand the RENTAL fee shown on the receipt is refundable according to normal refund policy.

2. If the RENTAL, whether new or used, is in non-salable condition, I will return it immediately. If I remove the RENTAL from the bookstore premises, I ACCEPT THE RENTAL AS BEING IN SALABLE CONDITION. If I receive a RENTAL in the mail that is in non-salable condition, I will contact the SCB and I WILL RETURN IT AS SOON AS POSSIBLE but no later than 10 days after the packing slip date.

3. I will return the RENTAL on or before the Due Date shown on the receipt. All CDs and other component parts of the RENTAL must be included and must also be in the salable condition. I will return the RENTAL to SCB. If I rented online and choose to return the RENTAL to SCB via shipping I understand the package must be postmarked by the DUE DATE. If the package is postmarked after the DUE DATE late charges may be applied.

4. As part of the RENTAL agreement I am responsible for returning the RENTAL in good or fair condition along with all other components or parts that accompanied the RENTAL. If the RENTAL is lost, stolen or unsalable upon its return (such as damages caused by fire, liquids, chemicals or missing components, etc.) then I agree to pay the Replacement Cost as shown on the receipt. The Replacement Cost is the difference between the retail cost of the TEXTBOOK, less the RENTAL fee I already paid, plus any applicable taxes, plus a $25.00 fee.

5. If I am late or if I fail to return the book in salable condition, I will pay SCB the Replacement Cost as shown on the receipt and any applicable sales taxes. I authorize SCB to withdraw/charge the Replacement Cost to the same debit/credit card account that was left as the deposit account to make this payment. If the transaction should fail or decline for whatever reason SCB may pursue payments via other channels.

6. I am either the account holder or authorized user of the debit or credit card used for the RENTAL transaction shown on the receipt or have been given permission by the account holder to use the card. If attempts by SCB to charge the Replacement Cost to the card account are unsuccessful, I agree to pay SCB reasonable attorney’s fees and costs incurred to collect the Replacement Cost, whether suit be brought or not. Attorney fees and costs will not be charged to my credit or debit card account.

7. I authorize SCB to send me notifications and order receipts to the email address(es) I have provided. SCB may send me return notifications via email as a courtesy, but SCB is not responsible to notify me in any way of the Due Date or to return the RENTAL. I remain solely responsible for returning the RENTAL by the Due DATE whether or not I receive a reminder notification from SCB. I agree that SCB and any agent, law firm or third party collection agency hired to collect amounts due from me may contact me via e-mail and I am confirming that I am the only person who opens e-mail at the address(es) I have provided or that if anyone else opens the e-mail, I waive any claims of a violation of my privacy or of potential third party disclosure in favor of the convenience of communicating via e-mail.

8. I have read the provisions of the central agreement and my completion of the rental transaction constitutes my acceptance of its terms.