

CONTENT LICENSE AGREEMENT

INTRODUCTION

Orange®, a division of Amazing Life Foundation ("ALF"), grants to the individual, church, or other ministry organization (collectively, the "Organization") which purchases this curriculum subscription or other content license (the "License") a limited license to use certain proprietary Content and Trademarks (as defined below) strictly as set forth in this agreement (the "Agreement"). By agreeing to these terms at purchase or using the Content or Trademarks, you agree to legally bind you and your Organization to the terms of this Agreement, the Terms and Conditions: Subscription with Automatic Renewal, and the applicable Usage Guidelines (both available at <https://thinkorange.com/legal/>).

RIGHTS INCLUDED

Depending on the License purchased, it may include trademarks, logos, and brands (collectively, "Trademarks") and curriculum materials, leader's guides, student materials, original leadership and ministry principles, handouts, music, images, artwork, graphics files, messages, video recordings, audio recordings, posters, text, data, and other copyrighted content in any format or medium (collectively, "Content"). The License is limited to only the specific Orange® Trademarks and Content included in the materials made available by ALF as part of the License package; separate subscriptions are required to access and use the various Orange® curriculum lines, media packages, and other Content offered by ALF (e.g., FIRST LOOK®, 252 KIDS™, XP3®, MARRIEDPEOPLE®, LEAD SMALL®, YOULEAD®, etc.). The License also includes the right to use the ORANGE® trademark in accordance with the ALF trademark style guide (referenced in the Usage Guidelines) to identify that the Organization is using Orange® curriculum as part of its ministry.

LIMITED LICENSE

Subject to the terms of this Agreement and only to the extent expressly authorized by the Usage Guidelines, ALF grants to the Organization a limited, personal, non-exclusive, royalty-free license during the Term to display and reproduce the Orange® Trademarks and to reproduce, display, and perform the Orange® Content, solely to promote, display, perform, and conduct the ministry program described in the License or, for an individual purchaser, solely for personal use. For Organizations using the Playlister® + Orange® service in compliance with applicable terms, this license includes the non-exclusive right to select applicable Orange® Content, compile with Organization content, and stream the combined files solely via the Playlister service, subject to the restrictions above. Except as expressly provided in the Usage Guidelines, the Organization agrees not to use any Trademark or Content in, on, or associated with revenue-generating products or services (including those sold to members or generating ad

revenue) beyond what is permitted. The Organization agrees not to alter the Trademarks without prior written approval from ALF, and all use of the Trademarks inures to ALF's benefit. The Organization agrees to maintain a high level of integrity, quality, and Biblical consistency in programs using the Trademarks or Content. The Usage Guidelines may be updated by ALF, and are incorporated into this Agreement. ALF representatives may, with reasonable notice, inspect said programs to confirm compliance.

ENHANCED LICENSE

For Organizations purchasing an "Enhanced License" from ALF, the license in Section 3 is expanded to include the non-exclusive right to select and revise applicable Orange® Content files, compile with Organization content, and stream the combined works ("Enhanced Adaptations") solely via Authorized URLs listed by the Organization, accepted by ALF, and compliant with the Usage Guidelines, subject to the terms of this Agreement.

NO SUBLICENSE OR ASSIGNMENT

The License does not permit the Organization to rent, lease, lend, or sublicense the Orange® Trademarks or Content, or assign this Agreement, without prior written approval from ALF. Any attempted sublicense or assignment without approval is null and void and constitutes a material breach.

ADAPTATIONS

If the Organization creates any Adaptation (as defined in the Usage Guidelines, including Enhanced Adaptations) of Orange® Content, it assigns sole copyright to each Adaptation to ALF upon creation. During the Term, ALF grants back a non-exclusive license to use the Adaptation under the same terms and restrictions as the Content.

TERRITORY/TERM

The "Territory" is the United States of America. The "Term" is the subscription period (Initial Term or Renewal Term) as defined in the Terms and Conditions, starting upon purchase and subject to automatic renewal or early renewal unless canceled per the Cancellation Policy. Sections 4-6, 8-12, and 14-16 survive termination or expiration.

VALID RIGHTS/NOTICE OF INFRINGEMENT

The Organization acknowledges that the Orange® Trademarks are valid and valuable trademarks exclusively owned by ALF, and the copyrightable components of the Orange® Content are copyrighted works exclusively owned by ALF and/or its licensors. ALF retains all

rights not expressly licensed. The Organization will not challenge ALF's exclusive rights and agrees to promptly notify ALF in writing at customercare@thinkorange.com if it learns of any infringement of ALF's rights to the Trademarks or Content.

WARRANTIES

Except as provided here, the Orange® Content, Trademarks, and License are provided "AS IS." ALF represents that, to the best of its knowledge, it has the right to license the Trademarks and Content for the uses in this Agreement. ALF MAKES NO OTHER WARRANTY, EXPRESS OR IMPLIED, INCLUDING MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

INDEMNIFICATION/INSURANCE

The Organization agrees to defend, indemnify, and hold harmless ALF, its subsidiaries, affiliates, officers, directors, employees, agents, and successors against any claim, loss, expense, damages, or liability arising from the Organization's breach of this Agreement or use of the Trademarks or Content, except claims arising solely from ALF's gross negligence or breach. During the Term, Organizations (not individuals purchasing for personal use) represent they carry general liability insurance covering this indemnification, will add ALF as an additional insured upon request, and will provide a certificate of insurance if requested by ALF.

LIMITATION OF LIABILITY

ALF's maximum liability related to this Agreement, the License, Trademarks, or Content is a refund of the amount paid for the License, subject to the Refund Policy (e.g., non-refundable Initial Term, prorated refund only for Renewal Term cancellations between day 335-365). IN NO EVENT WILL ALF BE LIABLE FOR INDIRECT, SPECIAL, OR CONSEQUENTIAL DAMAGES, EVEN IF ADVISED OF THE POSSIBILITY, UNDER ANY LEGAL THEORY.

RELATIONSHIP

This Agreement does not create an affiliate, partnership, joint venture, or agency relationship between ALF and the Organization, and the Organization agrees not to imply such a relationship.

DATA/LINKS

ALF and its affiliates may collect and use aggregated data on the Organization's use of Orange® Content, including via Playlister, to improve products and services and provide customized offerings. Enhanced License Organizations agree to provide aggregated usage data

upon ALF's request. Content may include third-party links; ALF is not responsible for their content or any related issues and provides them as a convenience without endorsement.

SUPPORT SERVICES

Supplemental content or materials from ALF Specialists (customer service) are governed as Content under this Agreement and the Usage Guidelines. Information you provide about your use may be used by ALF to improve its offerings.

TERMINATION

ALF may terminate this Agreement without refund for any breach by the Organization, per the Cancellation Policy (e.g., non-refunded Initial Term, limited Renewal Term refunds). ALF may terminate the license to specific Trademarks or Content with a pro-rata refund if it discovers third-party infringement. Upon termination or expiration, all use must cease, and Content must be deleted or destroyed per the Usage Guidelines.

WAIVER

ALF's failure to enforce any term does not waive its right to enforce that or any other term of this Agreement or related agreements.

GOVERNING LAW/DISPUTE RESOLUTION

This Agreement is governed by Georgia law, excluding conflict of law provisions. Disputes arising from this Agreement will be resolved through final, binding arbitration before a three-arbitrator panel (one selected by each party, then a third by those two) under Georgia substantive law and the Rules of Procedure for Christian Conciliation by the Institute for Christian Conciliation. Arbitration requests must summarize the claim, causes, and relief sought, and be completed within 60 days of arbitrator selection unless extended. Proceedings will be by telephone or, if necessary, in Atlanta, Georgia. Judgment on the award may be entered in any court with jurisdiction, and the prevailing party may recover costs, including reasonable attorneys' fees. ALF may seek injunctive relief to protect the Trademarks or Content, and the Organization consents to such relief.

ENTIRE AGREEMENT

This Agreement, with the Terms and Conditions, Cancellation Policy, Return and Refund Policy, and Usage Guidelines, constitutes the entire agreement between the parties, superseding all prior written or oral statements regarding the License, Trademarks, or Content.