

## **WordCruncher License Agreement**

BEFORE PROCEEDING, CAREFULLY READ THIS LICENSE AGREEMENT between you and Brigham Young University (“Licensor”). If you do not agree with the terms, do not continue with the installation. By using this software, you agree to be legally bound by the terms herein.

Through the use of this software, you do not acquire any ownership rights to the software or data. Upon using this software you are granted a limited, non-exclusive license to use the software and its downloadable data according to the following conditions.

1. You may download, install, and use this software and data on any computer, subject to this license agreement.
2. You may view, download, copy, and print copyrighted data only for personal, noncommercial use.
3. You may not make any copies of the installed software except for personal backups.
4. You may not publish, rent, sell, or repackage any portion of the software or copyrighted data in printed, electronic, machine-readable, or any other format.
5. The user is responsible for determining what “fair use” means. However, the Licensor maintains the right to prevent infringement of its materials and to interpret “fair use” as it understands the law.
6. You may not de-compile, disassemble, reverse engineer, create derivative works based upon, or in any way modify the software or copyrighted data code or merge either into another program.
7. Public domain books have expired copyrights. You can do anything you want with public domain books if you strip from the text all references to WordCruncher and Brigham Young University. However, you may not copy, publish, sell, or distribute these eBooks in the WordCruncher electronic format.

LICENSOR MAKES NO WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, AND SPECIFICALLY NO WARRANTIES OR REPRESENTATIONS ARE MADE WITH RESPECT TO THE ACCURACY OR COMPLETENESS OF THE DATA.