



COPYRIGHT LICENCE AGREEMENT (NON-EXCLUSIVE)

THIS LICENCE is made the [nth] day of [month] 2009

BETWEEN:

[AUTHOR'S NAME]

of [author's address]] “the Licensor” and

THE CHANCELLOR, MASTERS AND SCHOLARS OF THE UNIVERSITY OF CAMBRIDGE (“the University”) of the Old Schools, Trinity Lane, Cambridge CB2 1TN “the Licensee”

WHEREAS:

(A) The University is engaged in the Millennium Mathematics Project (MMP) which through various mediums including the Plus (www.plus.maths.org) web-site aims to instruct children between 5 years of age and 18 years of age in mathematics and to improve the public understanding of mathematics

(B) The Licensor has prepared certain materials (the Works”) identified in the Schedule attached herein and owns the copyright to these materials relating to the teaching of mathematics and is willing to allow the University to copy and utilise such materials under the terms herein set forth

IT IS AGREED as follows:

1. The Licensor grants the Licensee for the term of fifteen years from the date of the signing of this Agreement a non-exclusive right, licence and privilege world-wide to:

reproduce, incorporate, modify, distribute, publish, sub-licence and transmit the Works in whole or in part and to incorporate the Works in whole or in part into other works the MMP determines is best to accomplish the MMP’s purposes through whatever print or electronic medium including a multi-media hypertext environment whether the medium is not known or later developed.

2. The Licensor will retain copyright in the Works and the right to copy and distribute the Works.

3. The Licensor warrants that:

(a) the Licensor is entitled to enter into this Agreement and to grant the rights granted herein and has not previously licensed the Works to any third party;

- (b) in the case of joint authorship the Licensor has been authorised by all co-authors to sign this Agreement on their behalf (and references to the singular shall include the plural as appropriate);
 - (c) the Licensor has created the Works other than as an employee in the course of employment;
 - (d) the Licensor has identified in writing to the Licensee any part or parts of the Works which are not the original work of the Licensor and save to any such identified part of the Works will not in any way violate or infringe any rights of any third party.
4. The Licensor will indemnify the Licensee against any loss, injury or expense arising out of any breach or alleged breach of the warranties set out in Clause 3 of this Licence.
5. This Licence may be terminated by the written agreement of both parties. In the event that either party shall be in default of its material obligations under this Agreement and shall fail to remedy such default within 60 days after receipt of written notice thereof, this Agreement shall terminate upon expiration of the 60 day period.

IN WITNESS of which this Licence has been signed by the Licensor the day and year first written.

Signature of Licensor and parent or guardian if under 18:

SCHEDULE

WORKS

DATE SUBMITTED TO MMP

[Title of article]

[Date submitted to Plus]