**Licence Agreement**

**THIS AGREEMENT** is made this …….. **day of……………………………………**…. **2018**

BETWEEN:

(1) **Royal National Institute of Blind People,** a charityregistered under number 226227 and SCO39316 in Scotland and a company incorporated by Royal Charter in England and Wales (company number RC000500) with its registered office at 105 Judd Street, London WC1H ("the Licensee"); and

(2) **[Insert publisher details]** (the “Publisher”).

**1. Introduction**

The Publisher has agreed it may from time to time provide the Licensee with digital copies of certain titles for the Licensee to make available for Qualified Persons to download and convert into Accessible Copies on the terms of this Agreement.

**2. Definitions**

* An "**Accessible Copy**" is a version which provides improved access to a work for an individual with a Print Disability. An Accessible Copy may include facilities for navigating around the version of the copyright work, so it covers hard and soft copies - such as braille, audio, e-text, large print, etc.
* "**Item**" is a downloadable version of any Published Materials from which an Accessible Copy may be created for learners with Print Disabilities.
* “**RNIB Bookshare**” means the Licensee’s online service to provide accessible textbooks and images to educators. The url of this services is www.rnibbookshare.org
* "**Modify**" refers to making minor amendments to the transcription of an Item for the purposes of creating or improving an Accessible Copy.
* **“Print Disability”** is a visual, cognitive or physical disability which hinders a person’s ability to read print. This includes all visual impairments, dyslexia and any physical disabilities that prevent the handling of a physical copy of a print publication.
* "**Published Materials**" refers to those texts, images, worksheets or exam materials that have an ISBN number and which the Publisher chooses to supply to the Licensee for inclusion on RNIB Bookshare.
* “**Qualified Persons**” means educators who comply with RNIB Bookshare’s membership terms and who have responsibility for supporting any individual(s) with a Print Disability.

**3. Publisher’s rights and obligations**

3.1    In consideration of the Licensee displaying the Published Materials on RNIB Bookshare, the Publisher gives the Licensee a non-exclusive, worldwide, royalty-free licence to use, Modify, reproduce, and distribute via RNIB Bookshare such Published Materials solely for the benefit of individuals with a Print Disability. For the avoidance of doubt, the Licensee (and users of RNIB Bookshare) shall not be entitled to sell or make any commercial use of the Published Materials or of any Accessible Copy based on the Published Materials. All rights not expressly granted to the Licensee are reserved to the Publisher.

3.2    The Publisher agrees that the Items it provides to the Licensee will be made available to Qualified Persons who may download, reproduce and Modify the content of the Items solely for the purpose of providing Accessible Copies to individuals with a Print Disability.

3.3 The Publisher confirms it has the rights and permissions necessary to grant the Licensee the rights under clause 3.1 above.

3.4 The Publisher acknowledges that the Licensee cannot take responsibility for any inaccuracies, omissions or errors attributable to the author of the Published Materials.

3.5    The Publisher asserts that so far as it is aware the Published Materials are not illegal and do not infringe the rights of any other person(s), organisations or other legal entity.

**4.    Licensee's rights and obligations**

4.1    The Licensee is not under any obligation to display or make available an Item on RNIB Bookshare. The Licensee reserves the right to remove an Item at any time for any reason.

4.2    The Licensee has permission to Modify Items and to convert the Items supplied by the Publisher into other downloadable file formats to be hosted and displayed on RNIB Bookshare, but solely so that Qualified Persons may provide Accessible Copies of such Items to learners with Print Disabilities. If the Licensee uses a third party to host RNIB Bookshare and the Items on its behalf, the Licensee will be responsible for acts or omissions of such third party and any breach of this Agreement by such third party will be deemed to be a breach by the Licensee. Further, the Licensee will inform the Publisher of any change of its hosting provider from time to time, and will ensure that on request the Publisher may have access to such host and its systems so that the Publisher may review the security of the hosting arrangements.

4.3 The Licensee acknowledges and agrees that neither it nor its users may produce or supply to learners with Print Disabilities an Accessible Copy of any Item if the Publisher itself makes a version of that Item commercially available in a similar accessible format, provided that the Publisher either (a) informs the Licensee before commencement of this Agreement that it already makes an Accessible Copy of that particular Item; or (b) informs the Licensee immediately in the event that it starts making Accessible Copies of a particular Item at any point throughout the term of this Agreement.

4.4 The Licensee will use all reasonable endeavours to:

(a) protect the copyright and all other intellectual property rights in the Published Materials and Items;

(b) ensure that only Qualified Persons may access and download the Items, and then only for the purpose of making Accessible Copies available to individuals with a Print Disability.

4.5 Prior to downloading an Item the Licensee will ensure that each Qualified Person must confirm that:

(a) it has a print copy of the title concerned;

(b) its organisation is covered by the Copyright and Rights in Performances (Disability) Regulations 2014 (or has an existing CLA Licence or Print Disability Licence);

(c) it will not share the Item outside its organisation;

(d) it will restrict use of the Item to learners with a Print Disability;

(e) it will not in any way commercially exploit the Item.

4.6 The Licensee will record information on all Items downloaded from RNIB Bookshare as a measure to protect the Items’ copyright and will share such information with the Publisher on a quarterly basis, providing detail on an Item by Item basis of the number of requests for access to such Item, together with identification of the requesting organisation or institution.

4.7    The Licensee will protect Items with watermarks to identify the hosting source, i.e. RNIB Bookshare, and protect their integrity and may insert user identifiable information.

4.8 The Licensee will credit the Publisher with its Item contribution to RNIB Bookshare in a manner to be agreed with the Publisher.

4.9    The Licensee will make every effort to review each Item’s suitability through RNIB Bookshare's validation process.

**5. Termination**

5.1    The Publisher may require the Licensee to remove all or any Published Materials (and all Items and Accessible Copies derived from such Published Materials) from RNIB Bookshare at any time and the Licensee will comply with such a request within 24 hours. If the Licensee uses a third party to host RNIB Bookshare and the Items on its behalf, the Licensee will ensure that such third party host also removes all or any Published Materials (and all Items and Accessible Copies derived from such Published Materials) from its servers within 24 hours of the Publisher’s request. The Licensee will ensure that a responsible officer of Licensee and of any third party host will promptly confirm in writing to the Publisher that they have complied with this clause.

5.2 This Agreement will remain in effect until terminated by either party on thirty (30) days’ prior written notice. Within 48 hours of such termination the Licensee will remove all Published Materials (and all Items and Accessible Copies derived from such Published Materials) from RNIB Bookshare and will make no further copies of such Items, Accessible Copies or Published Materials available. If the Licensee uses a third party to host RNIB Bookshare and the Items on its behalf, the Licensee will ensure that such third party host also removes all or any Published Materials (and all Items and Accessible Copies derived from such Published Materials) from its servers within 48 hours of termination. The Licensee will ensure that a responsible officer of Licensee and of any third party host will promptly confirm in writing to the Publisher that they have complied with this clause.

**6. General**

6.1 No press release concerning execution of this Agreement will be sent out without mutual consent of the Publisher and the Licensee.

6.2 This Agreement may not be assigned by the Licensee without the Publisher’s prior written consent

6.3 This Agreement shall be governed by and construed in accordance with the laws of England and Wales and the parties agree to submit to the exclusive jurisdiction of the English courts.

6.4 This Agreement shall not deemed to constitute a partnership, agency, joint venture or contract of employment between the parties.

6.5 If any of the provisions in this Agreement are or become invalid under any applicable statute or rule of law, they are to that extent to be omitted and shall be replaced with valid provisions with the same economic result and all other remaining provisions shall remain in full force and effect.

6.6 A person who is not a party to this Agreement has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Agreement.

6.7 The failure by either party to enforce any one or more of the terms of this Agreement at any time or for any period shall not constitute a waiver of such term or of that party’s right to enforce and an all terms of the Agreement subsequently.

6.8 This Agreement sets out the entire agreement of the parties with respect to its subject matter and no prior oral or written statement or representation not contained in this Agreement shall have force or effect, save that nothing in this Agreement shall exclude or limit a party’s liability for fraud.

6.9 The parties do and shall, in the performance of their respective obligations under this Agreement comply at all times with all relevant laws, statutes and regulations applicable to their activities, including in particular all applicable laws and regulations concerning the prohibition of bribery, corruption, improper gifts and payments, at all times.

|  |  |
| --- | --- |
| Signed for and on behalf of **[PUBLISHER]** | Signed for and on behalf of **RNIB** |
| ……………………………………………. Signature | ……………………………………………. Signature |
| ……………………………………………. Name | ……………………………………………. Name |