



THIRD LEVEL EDUCATIONAL LICENCE AGREEMENT

DIGITAL SCANNING AND INTRANET EXTENSION FOR CERTAIN WORKS PUBLISHED IN IRELAND

[Explanatory Note: This is an extension to the photocopying licence that already exists between the parties. It does not displace that existing licence, but adds to it. It permits the scanning, posting on the licensee's Intranet and printing onto paper of limited extracts from certain Irish books and periodicals, under strict terms and conditions which are set out hereunder and should be read carefully. Note in particular that this licence does not under any circumstances permit the posting of material to the Internet or World Wide Web].

THIS AGREEMENT is made the 1st day of January 2006

BETWEEN THE IRISH COPYRIGHT LICENSING AGENCY LIMITED (hereinafter called "ICLA" which expression shall where the context so admits or requires include its successors and assigns) of the one part

AND University College, Cork

(hereinafter called "the Licensee" which expression shall where the context so admits or requires include its successors) of the other part

WHEREAS this Agreement is supplemental to a Licence Agreement between ICLA and the Licensee, dated the 4th day of July 2005 (hereinafter called "the Paper Licence").

IT IS AGREED:

1. Interpretation

1.1. In this Agreement:

"Authorised Persons" means staff and students of the Licensee, and in relation to the Licensee's Intranet, persons authorised to use the same by the Licensee, using a secure code

"Authorised Persons" means staff and students of the Licensee, and in relation to the Licensee's Intranet, persons authorised to use the same by the Licensee, using a secure code

"Excluded Works" shall have the same meaning as in the Paper Licence.

"Material Licensed for Digital Reproduction" means editions of books and periodicals which have been published by the publishers listed in the Schedule hereto, WITH THE EXCEPTION of the Excluded Works as notified by ICLA to the Licensee.

"Digital Copy" means an unaltered copy of Material Licensed for Digital Reproduction, made by scanning and held in electronic form. "Digital Copying, "a Digital Copy" and "Digital Copies" shall be construed accordingly.

"Licensee's Intranet" means the internal computer network operated by the Licensee and accessible only by authorised persons, using a secure code.

"Licence Certificate" shall have the same meaning as in the Paper Licence.

"Licence Fee" shall have the same meaning as in the Paper Licence.

"Premises" shall have the same meaning as in the Paper Licence.

2. *Grant of Digital Extension to the Licence*

ICLA grants to the Licensee during the term specified in the Licence Certificate, the non-exclusive right at the Premises, subject to the limitations below, to:

- Scan and permit the scanning at the Premises by Authorised Persons of Material Licensed for Digital Reproduction;
- Make available, and permit the making available of Digital Copies of Material Licensed for Digital Reproduction to Authorised Persons via the Licensee's Intranet;
- Print and permit the printing onto paper by Authorised Persons of Digital Copies of Material Licensed for Digital Reproduction.

PROVIDED THAT the Digital Copies so produced, disseminated and/or printed onto paper are made for the educational purposes of the Licensee and not for any other purpose, nor for commercial gain.

3. *Consideration*

The consideration for this Agreement shall be the Licence Fee

4. *Term*

The term of this Agreement shall be the term specified in the Licence Certificate.

5. *Limitations*

- 5.1. The Licensee may make Digital Copies of original material in its possession only.
- 5.2. No Digital Copy shall exceed the limits set forth in clause 3.1. of the Paper Licence
- 5.3. The limitations set forth in clauses 3.3. to 3.6. (inclusive) of the Paper Licence shall apply to all Digital Copies made under the terms of this Agreement
- 5.4. The Licensee shall not amend, alter or manipulate in any way, Material Licensed for Digital Reproduction
- 5.5. The Licensee shall not under any circumstances post or permit the posting of Material Licensed for Digital Reproduction on the World Wide Web, or Internet, directly or indirectly; nor send such material by e-mail, directly or indirectly to any third party, nor post or provide any link or engage in any other activity which would result in Material Licensed for Digital Reproduction being made available to anyone other than Authorised Persons.
- 5.6. The Licensee shall not make Digital Copies of any graphic or visual work or material unless the same is integral to the text being copied.
- 5.7. The Licensee shall not, and shall not permit the reproduction of Digital Copies on CD, DVD, floppy disk, removable or other storage device.
- 5.8. The Licensee shall not collect or store Digital Copies in any form with the intention of creating an electronic database or library or other information repository or resource PROVIDED HOWEVER that Digital Copies may be held in so far as is necessary for technical back-up purposes.
- 5.9. The Licensee shall take all reasonable steps to ensure that every Authorised Person availing of this Licence complies with the terms and conditions herein contained, and in particular shall implement all Guidelines issued from time to time by ICLA.

6. *Application of terms of Paper Licence.*

The terms and conditions contained at clauses 3-16 of the Paper Licence shall apply mutatis mutandis to this Agreement.

7. *Obligations to ICLA*

- 6.1. The Licensee shall ensure compliance by Authorised Persons with the terms of this Agreement.
- 6.2. The Licensee shall ensure that whenever material copied pursuant to this Agreement is displayed on the Licensee's Intranet, it shall be preceded or accompanied by a copyright notice, in the format advised by ICLA.

6.3. The Licensee shall display adjacent to every scanner used to make Digital Copies the user guidelines supplied by ICLA.

6.4. The Licensee shall indemnify ICLA against all costs claims demands and expenses arising in consequence of breach of this Agreement by the Licensee, its servants, agents and Authorised Persons.

8. *Third Party Obligations*

The Licensee shall, in exercising the rights hereby granted, ensure compliance with all applicable laws, including those relating to moral rights, data protection, defamation, obscenity, privacy, confidence and all computer-related regulations.

9. *Termination*

The Licence contained in this Agreement may be unilaterally withdrawn and terminated by ICLA, on giving 10 days written notice, in the event of breach of the terms hereof by the Licensee or by any Authorised Person. In such event, the Licensee shall thereupon delete from its computer systems all Digital Copies of material made pursuant to the terms of this Agreement.

IN WITNESS whereof the parties have executed this Agreement the day and year first herein WRITTEN

SIGNED on behalf of the Licensee

For: University College, Cork

In the presence of:


.....
Administrative Secretary

SIGNED on behalf of ICLA

In the presence of:


