

Melbourne University End-User Licence – Digital Object (Standard Use)

WARNING: PERMISSION TO USE THIS DIGITAL OBJECT (OBJECT) IS CONDITIONAL UPON YOU, THE LICENSEE, AGREEING TO THE TERMS SET OUT BELOW. DO NOT PROCEED TO DOWNLOAD AND USE THE OBJECT UNTIL YOU HAVE READ AND ACCEPTED ALL THE TERMS OF THIS LICENCE AND WISH TO BECOME THE LICENSEE OF THE OBJECT. IF YOU PROCEED TO DOWNLOAD THE OBJECT YOU WILL BE DEEMED TO HAVE ACCEPTED THE FOLLOWING TERMS.

The University of Melbourne (University) has agreed to license use of the Object to the Licensee in consideration for the Licensee's payment of the Fee and agreement to comply with the terms set out below. Fee means the dollar value specified by the University as the licence fee payable to enable a third party to use the Object in accordance with the terms of this licence agreement, as specified for the Object within www.eshowcase.unimelb.edu.au at the time of first download by a licensee of the Object.

1. The University grants to the Licensee a non-exclusive, non-transferable, revocable licence (excluding any right of sub-licence) to download and use the Object for the Licensee's own requirements strictly in accordance with these terms.
2. The Licensee may use the Object:
 - (a) to integrate the Object within a single subject to be delivered by the Licensee to its own enrolled students via a password protected learning management system (but excluding any modification of the Object, sub-licensing of the Object to third parties, and any publication of the Object beyond the LMS environment); or
 - (b) to implement the Object as part of the Licensee's own single subject curriculum implementation within schools (but excluding any modification of the Object, cluster schools application of the Object and any publication of the Object beyond the Licensee's own intranet); or
 - (c) for a single application of the Object, unmodified, as part of a policy document, report, research working paper, student learning pack, student assignment or thesis, or website (excluding any private sector corporate reports, training materials, reports or programs delivered as part of any professional consulting activity or that derive any other commercial return; any commercially published literary works and also excluding use of the Object as part of website applications that derive a commercial return from advertising or other means).
3. Other than in accordance with clause 2, and in the absence of any formal written permission by the University to the contrary, the Licensee must not, and must not allow or cause any other person to:
 - (a) print, copy or reproduce the Object by any means or in any form other than to make one copy of the Object for back-up and security purposes;
 - (b) give, lease, assign, license, sub-licence, transfer, distribute, disclose, or disseminate the Object in any form to any other person or attempt to do any of these acts;
 - (c) modify, adapt, or alter the Object;
 - (d) alter, change, remove or obscure any notices or other indications (including copyright notices) as to ownership of the Object;
 - (e) use the Object in any unlawful or immoral way or as part of material that includes defamatory, inflammatory, pornographic, racist or other legally restricted content, or any other content that the University in its sole discretion considers objectionable or unlawful.
 - (f) commercially exploit or itself publicly release the Object
4. The Licensee acknowledges that the licence granted by clause 1 does not make the Licensee the owner of the Object nor does it cause any transfer or assignment of any copyright or other intellectual or industrial property rights subsisting in the Object to the Licensee or to any other party. Unless otherwise formally agreed in writing by the University, all right, title and interest in the Object and any derivatives thereof fully reside with the University.
5. The licence granted by clause 1 commences upon the first download by the Licensee of the Object and shall continue unless terminated by the University under clause 10.
6. If liability of the University for breach of any term, condition or warranty implied by law into contracts for the supply of goods and services ("Prescribed Term") is capable of exclusion it is hereby excluded.
7. If liability of the University for breach of any Prescribed Term is capable of limitation it is hereby

limited to resupply of the Object.

8. Except as provided by Prescribed Terms (if any) which are not capable of exclusion or limitation, or as expressly set out in these terms:
 - (a) the University makes no warranties in relation to the Object, including warranties as to performance or fitness for purpose; and
 - (b) the Licensee will not under any circumstances have any cause of action against, or right to claim or recover from, the University for or in respect of any loss, damage or injury (including without limitation any loss of profit, indirect or consequential loss, damage or injury) arising from the supply or use of the Object.
9. The Licensee agrees to indemnify the University from and against liability and all loss and damage of any kind whatsoever caused directly or indirectly by any claim or action against the University arising directly or indirectly out of the Licensee's use of the Object or any breach by the Licensee of these terms.
10. The University may terminate this licence with immediate effect by written notice to the Licensee, and will have no further obligation to the Licensee, in the event of a breach by the Licensee of the terms and conditions of this agreement.
11. These terms constitute the entire agreement between the Licensee and the University in relation to their subject matter and supersede and cancel all prior understandings, negotiations and agreements in connection with that subject matter, and may only be varied by a written agreement between the Licensee and the University. They shall be governed by the laws in force in Victoria, Australia.