

~~US VERSION DRAFT~~ Creative Commons Legal Code  
Attribution-NonCommercial-ShareAlike ~~2.0~~  
Australian Version 0-2

CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE LEGAL SERVICES. DISTRIBUTION OR USE OF THIS ~~LICENSE~~LICENCE DOES NOT CREATE ~~AN ANY~~ ATTORNEYLAWYER-CLIENT RELATIONSHIP. TO THE FULL EXTENT PERMITTED BY APPLICABLE LAW, CREATIVE COMMONS PROVIDES THIS INFORMATION ON AN "AS-IS" BASIS. ~~CREATIVE COMMONS~~, MAKES NO REPRESENTATIONS OR WARRANTIES REGARDING THE INFORMATION PROVIDED, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM ITS USE.

~~License~~

Licence

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC ~~LICENSE~~LICENCE ("CCPL" OR "~~LICENSE~~LICENCE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS ~~LICENSE~~LICENCE AND/OR ~~COPYRIGHT~~APPLICABLE LAW IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS ~~LICENSE~~LICENCE. THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

## 1. Definitions

~~a. a.~~ "Collective Work" means a work, such as a periodical issue, anthology or ~~encyclopedia~~encyclopaedia, in which the Work in its entirety in unmodified form, along with a number of other contributions, constituting separate and independent works in themselves, are assembled into a collective whole. A work that constitutes a Collective Work will not be considered a Derivative Work (as defined below) for the purposes of this ~~License~~Licence.

~~b. b.~~ "Derivative Work" means a work ~~based upon~~that reproduces a substantial part of the Work, or ~~upon~~of the Work and other pre-existing works protected by copyright, or that is an adaptation of a literary, dramatic, musical or artistic work such as a translation, musical arrangement, ~~dramatization,~~ fictionalizationdramatisation, motion picture version, sound recording, art reproduction, abridgment, condensation, or any other form in which ~~thea~~ Workwork may be ~~recast, transformed, or~~ adapted, except that a work that constitutes a Collective Work will not be considered a Derivative Work for the purpose of this ~~License~~Licence.

~~c. c.~~ "Licensor" means the individual or entity that offers the Work under the terms of this ~~License~~Licence.

~~d. d.~~ "Moral rights law" means laws under which an individual who creates a work protected by copyright has rights of integrity of authorship of the work, rights of attribution of authorship of the work, rights not to have authorship of the work falsely attributed, or rights of a similar or analogous nature in the work anywhere in the world.

~~d. e.~~ "Original Author" means the individual or entity who created the Work.

~~e. f.~~ "Work" means the ~~copyrightable~~ work ~~of authorship~~or other subject-matter protected by copyright that is offered under the terms of this ~~License~~Licence, which may include (without limitation) a literary,

dramatic, musical or artistic work, a sound recording, cinematograph film, a published edition of a literary, dramatic, musical or artistic work or a television or sound broadcast.

~~f. g.~~ "You" means an individual or entity exercising rights under this [LicenseLicence](#) who has not previously violated the terms of this [LicenseLicence](#) with respect to the Work, or who has received express permission from the Licensor to exercise rights under this [LicenseLicence](#) despite a previous violation.

~~g.~~ **Licenseg. "Licence Elements"** means the following high-level [LicenseLicence](#) attributes as selected by Licensor and indicated in the title of this [LicenseLicence](#): Attribution, Noncommercial, ShareAlike.

**2. Fair UseDealing and Other Rights.** Nothing in this [licenseLicence](#) ~~excludes or modifies, or~~ is intended to ~~reduce, limit, exclude or restrict any~~ modify, (including by reducing, limiting, or restricting) the rights of You or others to use the Work arising from fair use, first saledealings or other limitations on the ~~exclusive~~ rights of the copyright owner or the Original Author under copyright law, moral rights law or other applicable laws.

**3. LicenseLicence Grant.** Subject to the terms and conditions of this [LicenseLicence](#), Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) [licenseLicence](#) to exercise the rights in the Work as stated below:

~~a. a.~~ to reproduce the Work, to incorporate the Work into one or more Collective Works, and to reproduce the Work as incorporated in the Collective Works;

~~b. b.~~ to create and reproduce Derivative Works;

~~c.~~ ~~to c.~~ to publish, communicate to the public, distribute copies or ~~phonorecords~~ records of, exhibit or display publicly, perform publicly, and perform publicly by means of a digital audio transmission the Work including as incorporated in Collective Works;

~~d.~~ ~~to d.~~ to publish, communicate to the public, distribute copies or ~~phonorecords~~ records of, exhibit or display publicly, perform publicly, and perform publicly by means of a digital audio transmission Derivative Works;

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. All rights not expressly granted by Licensor under this Licence are hereby reserved.

**4. Restrictions.** The [licenseLicence](#) granted in Section 3 above is expressly made subject to and limited by the following restrictions:

~~a. a.~~ You may publish, communicate to the public, distribute, publicly exhibit or display, publicly perform, or publicly digitally perform the Work only under the terms of this [LicenseLicence](#), and You must include a copy of, or the Uniform Resource Identifier for, this [LicenseLicence](#) with every copy or ~~phonorecord~~ record of the Work You publish, communicate to the public, distribute, publicly exhibit or display, publicly perform, or publicly digitally perform. You may not offer or impose any terms on the Work that exclude, alter or restrict the terms of this [LicenseLicence](#) or the recipients' exercise of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this [LicenseLicence](#) and to the disclaimer of representations and warranties. You may not publish, communicate to the public, distribute, publicly exhibit or display, publicly perform, or publicly digitally perform the Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this [License AgreementLicence](#). The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this

[LicenseLicence](#). If You create a Collective Work, upon notice from any Licensor You must, to the extent practicable, remove from the Collective Work any reference to such Licensor or the Original Author, as requested. If You create a Derivative Work, upon notice from any Licensor You must, to the extent practicable, remove from the Derivative Work any reference to such Licensor or the Original Author, as requested.

~~b.~~b. You may [publish, communicate to the public](#), distribute, publicly [exhibit or display](#), publicly perform, or publicly digitally perform a Derivative Work only under the terms of this [LicenseLicence](#) or any other Creative Commons [Heensellicence](#) that contains the same [LicenseLicence](#) Elements (e.g. a later version of this Creative Commons [Heensellicence](#), or a Creative Commons Japan [Heensellicence](#) that contains the same [LicenseLicence](#) Elements as this [LicenseLicence](#)). You must include a copy of, or the Uniform Resource Identifier for, this [LicenseLicence](#) or other Creative Commons [Heensellicence](#) containing the same [LicenseLicence](#) Elements as this [LicenseLicence](#) with every copy or ~~phonorecord~~[record](#) of each Derivative Work You [publish, communicate to the public](#), distribute, publicly [exhibit or display](#), publicly perform, or publicly digitally perform. In the event that your Derivative Work is based upon the Work and one or more other works licensed under Creative Commons [Heensellicences](#) different from this one, you must include copy of, or the Uniform Resource Identifier for, any Creative Commons [Heensellicence](#) that contains all [LicenseLicence](#) Elements contained in this [LicenseLicence](#), plus those [LicenseLicence](#) Elements contained in the [Heensellicence](#)(s) governing the other work(s). You may not offer or impose any terms on the Derivative Works that [exclude](#), alter or restrict the terms of this [LicenseLicence](#) or the recipients' exercise of the rights granted hereunder, and You must keep intact all notices that refer to this [LicenseLicence](#) and to the disclaimer of [representations and warranties](#). You may not [publish, communicate to the public](#), distribute, publicly [exhibit or display](#), publicly perform, or publicly digitally perform the Derivative Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this [License AgreementLicence](#). The above applies to the Derivative Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Derivative Work itself to be made subject to the terms of this [LicenseLicence](#).

~~c.~~c. You may not exercise any of the rights granted to You in Section 3 above in any manner that is primarily intended for or directed toward commercial advantage or private monetary compensation. The exchange of the Work for other copyrighted works by means of digital file-sharing or otherwise shall not be considered to be intended for or directed toward commercial advantage or private monetary compensation, provided there is no payment of any monetary compensation in connection with the exchange of copyrighted works.

~~d.~~d. If you [publish, communicate to the public](#), distribute, publicly [exhibit or display](#), publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must keep intact all copyright notices for the Work ~~and~~ [You must also](#) give the Original Author [clear and reasonably prominent credit, in the particular way made known by the Original Author and otherwise as](#) reasonable to the medium or means You are utilizing, by conveying the [identity \(such as by name \(or pseudonym if applicable\) of the Original Author if supplied; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work; and in the case of a Derivative Work, a credit identifying the use of the Work in the Derivative Work \(e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"\)](#). Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Derivative Work or Collective Work, at a minimum such credit will appear where any other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.

e. Except as otherwise agreed in writing by the Licensor, If you [publish, communicate to the public, distribute, publicly exhibit or display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must not falsely attribute the Work to someone other than the Original Author.](#)

f. Except as otherwise agreed in writing by the Licensor, if you publish, communicate to the public, distribute, publicly exhibit or display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must not do anything that results in a material distortion of, the mutilation of, or a material alteration to, the Work that is prejudicial to the Original Author's honour or reputation, and You must not do anything else in relation to the Work that is prejudicial to the Original Author's honour or reputation.

## **5. ~~Representations, Warranties and~~ Disclaimer**

~~UNLESS~~ EXCEPT AS EXPRESSLY STATED IN THIS LICENCE OR SPECIFIED OTHERWISE BY THE PARTIES IN WRITING, AND TO THE FULL EXTENT PERMITTED BY APPLICABLE LAW, LICENSOR OFFERS THE WORK "AS-IS" AND MAKES NO REPRESENTATIONS ~~OR~~ WARRANTIES OR CONDITIONS OF ANY KIND ~~CONCERNING THE MATERIALS~~, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY REPRESENTATIONS, WARRANTIES OR CONDITIONS REGARDING THE CONTENTS OR ACCURACY OF THE WORK, OR OF TITLE, ~~MERCHANTIBILITY~~ MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, ~~OR~~ THE ABSENCE OF LATENT OR OTHER DEFECTS, ~~ACCURACY,~~ OR THE PRESENCE ~~OF~~ OR ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE.

~~a. EXCEPT AS EXPRESSLY STATED IN THIS LICENSE OR OTHERWISE AGREED IN WRITING OR REQUIRED BY APPLICABLE LAW, THE WORK IS LICENSED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES REGARDING THE CONTENTS OR ACCURACY OF THE WORK.~~

## **6. Limitation on Liability. ~~EXCEPT~~**

TO THE FULL EXTENT ~~REQUIRED~~ PERMITTED BY APPLICABLE LAW, AND EXCEPT FOR ~~DAMAGES ARISING FROM ANY~~ LIABILITY ~~TO A THIRD PARTY RESULTING~~ ARISING FROM ~~BREACH OF THE WARRANTIES~~ CONTRARY WRITTEN SPECIFICATION AS REFERRED TO IN SECTION 5, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) FOR ANY LOSS OR DAMAGE WHATSOEVER, INCLUDING (WITHOUT LIMITATION) LOSS OF PRODUCTION OR OPERATION TIME, LOSS, DAMAGE OR CORRUPTION OF DATA OR RECORDS; OR LOSS OF ANTICIPATED SAVINGS, OPPORTUNITY, REVENUE, PROFIT OR GOODWILL, OR OTHER ECONOMIC LOSS; OR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF OR IN CONNECTION WITH THIS LICENSE LICENCE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

If applicable legislation implies warranties or conditions, or impose obligations or liability on the Licensor in respect of this Licence that cannot be wholly or partly excluded, restricted or modified, the Licensor's liability is limited, to the full extent permitted by the applicable legislation, at its option, to:

a. in the case of goods, any one or more of the following:

i. the replacement of the goods or the supply of equivalent goods;

ii. the repair of the goods;

iii. the payment of the cost of replacing the goods or of acquiring equivalent goods;

iv. the payment of the cost of having the goods repaired; or

b. in the case of services:

i. the supplying of the services again; or

ii. the payment of the cost of having the services supplied again.

## 7. Termination

a-a. This LicenseLicence and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this LicenseLicence. Individuals or entities who have received Derivative Works or Collective Works from You under this LicenseLicence, however, will not have their licenselicences terminated provided such individuals or entities remain in full compliance with those licenselicences. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this LicenseLicence.

b-b. Subject to the above terms and conditions, the licenselicence granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different licenselicence terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this LicenseLicence (or any other licenselicence that has been, or is required to be, granted under the terms of this LicenseLicence), and this LicenseLicence will continue in full force and effect unless terminated as stated above.

## 8. Miscellaneous

a-a. Each time You publish, communicate to the public, distribute or publicly digitally perform the Work or a Collective Work, the Licensor offers to the recipient a licenselicence to the Work on the same terms and conditions as the licenselicence granted to You under this LicenseLicence.

b-b. Each time You publish, communicate to the public, distribute or publicly digitally perform a Derivative Work, Licensor offers to the recipient a licenselicence to the original Work on the same terms and conditions as the licenselicence granted to You under this LicenseLicence.

e-c. If any provision of this LicenseLicence is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this LicenseLicence, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

d-d. No term or provision of this LicenseLicence shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.

e-e. This LicenseLicence constitutes the entire agreement between the parties with respect to the Work licensed here. ~~There~~To the full extent permitted by applicable law, there are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This LicenseLicence may not be modified without the mutual written agreement of the Licensor and You.

f. The construction, validity and performance of this Licence shall be governed by the laws in force in New South Wales.

Creative Commons is not a party to this ~~License, and~~Licence, and, to the full extent permitted by applicable law, makes no representation or warranty whatsoever in connection with the Work. To the full extent permitted by applicable law, Creative Commons will not be liable to You or any party on any legal theory (including, without limitation, negligence) for any damages whatsoever, including without limitation any general, special, incidental or consequential damages arising in connection to this licenselicence.

Notwithstanding the foregoing two (2) sentences, if Creative Commons has expressly identified itself as the Licensor hereunder, it shall have all rights and obligations of Licensor.

Except for the limited purpose of indicating to the public that the Work is licensed under the CCPL, neither party will use the trademark "Creative Commons" or any related trademark or logo of Creative Commons without the prior written consent of Creative Commons. Any permitted use will be in compliance with Creative Commons' then-current trademark usage guidelines, as may be published on its website or otherwise made available upon request from time to time.

Creative Commons may be contacted at <http://creativecommons.org/>.