

LICENCE TERMS FOR RM PASSWORD PLUS

Licences: as detailed on your LICENCE CONFIRMATION

WARNING: Your licence is not valid unless you are a Qualified Education User, and you have an associated LICENCE CONFIRMATION for this SOFTWARE PRODUCT.

END-USER LICENCE AGREEMENT FOR RM SOFTWARE

IMPORTANT-READ CAREFULLY: This End-User Licence Agreement (EULA) is a legal agreement between you and RM EDUCATION plc ("RM") for the software product(s) identified above ("SOFTWARE"). The SOFTWARE includes computer software, the associated media, any printed materials, and any associated "on-line" or electronic documentation. By installing, copying, accessing or otherwise utilising the SOFTWARE, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, do not use the SOFTWARE. You may, however, return it along with your original LICENCE CONFIRMATION to your place of purchase for a full refund.

RM SOFTWARE LICENCE

The SOFTWARE contains "SERVER SOFTWARE" that is installed on one or more computers acting as "SERVERS". The SOFTWARE is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The SOFTWARE is licensed, not sold.

- 1. GRANT OF LICENCE. RM grants you the right to install, copy and use the SOFTWARE: (i) unless specified to be a Site Licence on your licence confirmation(s), only with the number of Servers detailed on your licence confirmation(s); or (ii) where you have purchased a Site Licence (specified as such in your licence confirmation(s)), on all servers physically located at your site. Each server may be connected at any point in time to an unlimited number of workstations but, unless specified to be a Site Licence, you must acquire and dedicate a Server Licence to each SERVER on which the SOFTWARE is installed and used. Use of the SOFTWARE includes all instances where a workstation configuration is created or managed using the SOFTWARE or any of the policies provided as part of the SOFWTARE are applied to a workstation.
- 2. NO MULTIPLEXING OR POOLING. Use of software or hardware that reduces the number of users directly accessing or utilising the SOFTWARE (sometimes called "multiplexing" or "pooling" software or hardware) does not reduce the number of Licences required the required number of Licences would equal the number of distinct inputs to the multiplexing or pooling software or hardware front end.
- 3. SUPPORT. The SOFTWARE does not include any support. Support for the SOFTWARE is provided under a separate chargeable contract. This does not affect your statutory rights when buying the SOFTWARE.
- 4. COPYRIGHT. The SOFTWARE is licensed, not sold, and copyrights in and to the entire SOFTWARE are owned by RM or its suppliers. Therefore, you must treat the SOFTWARE like any other copyrighted material (e.g. a book or musical recording) except that you may (a) make copies of the SOFTWARE solely for backup or archival purposes, and (b) install the SOFTWARE on licensed computers provided you keep the original solely for backup or archival purposes. You must reproduce and include the copyright notice on any copy. You may not copy any written materials accompanying the SOFTWARE unless explicitly permitted by RM.
- 5. OTHER RESTRICTIONS. You may not rent, lease or assign the SOFTWARE, but you may transfer the SOFTWARE (complete with the qualifying licences for any upgrade licence) and accompanying written materials on a permanent basis to another Qualified Education User provided you retain no copies and the recipient agrees to the terms of this EULA. You may not reverse engineer, de-compile or disassemble the SOFTWARE. Contact RM to confirm which establishments can qualify as education users under this EULA.
- 6. YOU MAY NOT USE, COPY, MODIFY, OR TRANSFER THE SOFTWARE OR ANY COPY IN WHOLE OR IN PART, EXCEPT AS EXPRESSLY PROVIDED IN THIS LICENCE. ALL RIGHTS NOT EXPRESSLY GRANTED ARE RESERVED BY RM OR ITS SUPPLIERS.

LIMITED WARRANTY.

RM warrants that the SOFTWARE will perform substantially in accordance with the accompanying written materials for a period of ninety (90) days from the date of receipt. Any implied warranties on the SOFTWARE are limited to ninety (90) days.

DEATH OR PERSONAL INJURY. RM shall be liable for death or personal injury arising from the use of the SOFTWARE to the extent that it results from the negligence of RM or its employees. RM shall also be liable to you for any other direct loss of or damage to tangible property caused solely by the negligence of RM or its employees subject always to a maximum aggregate liability of £250,000 to include all similar loss under all other contracts with RM.

CUSTOMER REMEDIES. RM's entire liability and your exclusive remedy shall be, at RM's option, either (a) return of the price paid for SOFTWARE which is returned to RM along with the relevant licence confirmation, or (b) repair or replacement of the SOFTWARE or hardware that does not meet RM's Limited Warranty. This Limited Warranty is void if failure of the SOFTWARE or hardware has resulted from accident, abuse, or misapplication. Any replacement SOFTWARE will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer.

NO OTHER WARRANTIES. RM DISCLAIMS ALL OTHER WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO THE SOFTWARE, THE ACCOMPANYING WRITTEN MATERIALS, AND ANY ACCOMPANYING HARDWARE EXCEPT WITH REGARD TO CONSUMER TRANSACTIONS IN THE UNITED KINGDOM. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS.



NO LIABILITY FOR CONSEQUENTIAL DAMAGES. IN NO EVENT SHALL RM OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE THIS SOFTWARE, EVEN IF RM HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.