

END USER LICENCE AGREEMENT

These licence terms and conditions (“**Licence**”) govern your access to and use of Content (as defined below). By accessing or using any Content, you acknowledge that you have read, understood, and agreed to be bound by this Licence and any modifications that may be made to this Licence from time to time. If you do not agree to this Licence, you are not permitted to access or use any Content. This Licence constitutes a binding legal agreement between you and Listen Innovation, Inc, doing business as Listenwise. (“Listenwise,” “we,” “us,” and “our”). Certain of the Content is made available by our affiliated company, KnowledgeMotion Limited, doing business as Boclips (“**Boclips Content**”). In most cases we act as a reseller of the Boclips Content, but for certain Boclips Content we act as a commercial sales agent for Boclips. In relation to such Boclips Content, we simply provide the platform that helps you access and use such Boclips Content, and we take payment on behalf of Boclips. This Licence, to the extent it relates to your access to and use of such Boclips Content, is between you and Boclips and references to Listenwise in this Licence shall be replaced with Boclips. If you are accessing and/or using the Content on behalf of any entity, you represent and warrant that you are authorised to accept the terms and conditions of this Licence on such entity’s behalf, and that such entity agrees to indemnify Listenwise for violations of this Licence. Please read the terms and conditions of this Licence carefully before accessing or using any Content.

1. LICENSE TO USE THE CONTENT AND OUR ROLE

1.1 In consideration of timely payment of the subscription fees and your performance of your obligations in this Licence and subject to the restrictions in clause 3, Listenwise grants to you (“**you**”, “**your**”, “**Licensee**”), a limited, revocable, non-exclusive, non-sublicensable, non-transferable, limited license to:

(a) access and use the Content solely for Educational Use as part of Publications; and

(b) create and use promotional materials using a single thumbnail, image frame or GIF of the Content, that uses the lesser of 20 percent (20%); and ten (10%) seconds of any Clip content in an unedited or non-transformative work (so-called “teaser content”) in a related print product or in supporting ancillary materials of the primary Publication (e.g. teacher aides, student study guides, homework leaflets) for content promotional purposes.

1.2 Licensee acknowledges and agrees that it is permitted to access and use the Content only in accordance with the express terms and conditions of this Agreement and that all rights not expressly granted to Licensee in the content are reserved by Listenwise and its licensors.

1.3 Licensee is responsible for maintaining the confidentiality of its password and account for the Content and is fully responsible for any and all activities that occur under its password or account. Licensee shall (1) immediately notify Listenwise of any unauthorised use of its password or account or any other breach of security, and (2) ensure that it exits from its account at the end of each session when accessing the Content. Listenwise will not be liable for any loss or damage arising from Licensee’s failure to comply with this clause 1.3.

2. LICENSE RESTRICTIONS

2.1 Licensee shall ensure any Content (whether in whole or part):

(a) appearing in a Publication is accompanied with a prominent and adjacent credit line in the form of “Credit: Listenwise/ Content Partner”;

(b) is never used on a stand-alone basis outside of a Publication;

(c) is not manipulated to enable use separately from a Publication;

(d) is subject to effective copy protection security and file sharing deterrents in accordance with current industry standards for as long as a Publication is made accessible via any media which allows end users to store a copy;

(e) is not used in customized or customizable products or services or in a logo, corporate ID, trade/service mark or another branding;

(f) is not used in any way which the Licensee knows to be an infringement of any intellectual property rights or other rights of any person;

(g) is never used in any way which will, or is likely to, impair its meaning or damage or bring Listenwise or its licensors into disrepute. Without prejudice to the foregoing, Content must never be used in any way (whether directly or in context or juxtaposition with other material or subject matter) which (i) defames, libels or slanders any person; (ii) is pornographic, indecent or inappropriate, may cause religious or racial hatred or encourage or support extremist or unlawful acts; (iii) infringes any moral rights or rights of privacy or publicity of any person (or any similar, analogous or related personal rights); or (iv) breaches any other applicable laws, regulations, rules, codes or guidelines;

(h) is, subject to clause 2.1(b), never used in any advertising, promotional, endorsement, merchandising or other commercial material of a similar nature (whether for the Publication or otherwise including, in social media or online marketing); and/or

(i) featuring a model or property is used in connection with a subject which would be unflattering or controversial to a reasonable person must be accompanied with a statement that indicates the content is being used for illustrative purposes only and any person depicted is a model.

2.2 Licensee shall:

- (a) comply with all specific use restrictions and additional terms and conditions, including without limitation those appearing in commercial terms or in captions, headers, metadata or otherwise provided with individual items of Content; and
- (b) notify Listenwise immediately of any unauthorised use of any Content of which the Licensee becomes aware and provide full co-operation to Listenwise and its licensors in respect of any investigation and enforcement action.

2.3 Except as expressly set out in this Licence or as permitted by any local law, Licensee shall:

- (a) not copy the Content except where such copying is incidental to normal use of the Content, or where it is necessary for the purpose of back-up or operational security;
- (b) not rent, lease, sub-license, loan, translate, merge, adapt, vary or modify the Content;
- (c) not make alterations to, or modifications of, the whole or any part of any Content, nor permit the Content or any part of it to be combined with, or become incorporated in, any other programs;
- (d) not disassemble, decompile, reverse-engineer or create derivative works based on the whole or any part of the Content nor attempt to do any such thing;
- (e) keep all copies of the Content secure and to maintain accurate and up-to-date records of the number and locations of all copies of the Content;
- (f) not provide or otherwise make available the Content in whole or in part in any form to any person without prior written consent from Listenwise; and
- (g) comply with all applicable technology control or export laws and regulations.

3. INTELLECTUAL PROPERTY RIGHTS

Licensee acknowledges that all intellectual property rights in the Content anywhere in the world belong to Listenwise or its licensors, that rights in the Content are licensed (not sold) to Licensee, and that Licensee have no rights in, or to, the Content other than the right to use them in accordance with the terms of this Licence.

4. LIMITATION OF LIABILITY AND INDEMNITY

4.1 The Content is sourced from the third party creators of such Content, and is not independently verified by Listenwise. Licensee acknowledges and agrees that the Content is provided for general information purposes only and that Licensee should not rely solely on information and advice available in or through the Content. Except to the extent expressly provided otherwise in this Licence, Listenwise excludes all express and implied conditions, warranties (including any implied warranties of merchantability, fitness for a particular purpose, title or non-infringement), representations or other terms that may apply to the Content or this Licence to the fullest extent permitted by law. Listenwise does not warrant that the Content is accurate, true, or approved or verified by any person. To the fullest extent permitted by law, Listenwise will not be liable in any way for any

information, advice, content or materials of any third parties, including, but not limited to, for any errors or omissions in any Content, or for any loss or damage of any kind incurred as a result of the use of any such Content.

4.2 To the fullest extent permitted by law, the Content is provided on an "As is" and "As Available" basis, and in no event does Listenwise warrant, represent or guarantee that the Content will always be available or never be uninterrupted or that any specific level of service will be maintained, or that any minimum sub-licenses of Content will be made. Access to all or any of the Content may be suspended, restricted or terminated at any time. Listenwise will try to give Licensee reasonable notice of any such suspension, restriction or termination, but is under no obligation to give any such notice. Listenwise shall not be in breach of this Licence if it is unable to perform any obligation hereunder due to any reason beyond its reasonable control.

4.3 Licensee acknowledges that the Content has not been developed to meet its individual requirements, and that it is Licensee's responsibility to ensure that the Content meets its requirements.

4.4 Listenwise shall not in any circumstances whatever be liable, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, arising under or in connection with the Licence or the Content for: (a) loss of profits, sales, business, or revenue; business interruption; loss of anticipated savings; loss or corruption of data or information; or loss of business opportunity, goodwill or reputation (in each case whether direct or indirect); or (b) any special, indirect or consequential loss, damage, charges or expenses.

4.5 To the extent permitted by law, Listenwise's maximum aggregate liability under or in connection with this Licence and the Content whether in contract, tort (including negligence), breach of statutory duty, or otherwise, shall in all circumstances be limited to US\$100.

4.6 Nothing in this Licence shall limit or exclude either party's liability for:

- (a) death or personal injury resulting from such party's negligence;
- (b) fraud or fraudulent misrepresentation; or
- (c) any other liability that cannot be excluded or limited by law.

4.7 Licensee agrees to indemnify and hold Listenwise and its stockholders, directors, officers, employees, agents, representatives, partners, or affiliates harmless from any loss, liability, claim, or demand, including reasonable attorneys' fees, arising out of, resulting from or connected with any breach of this Licence by Licensee, and/or use, modification, misinterpretation, misuse, or reuse by Licensee of the Content.

5. MODIFICATIONS

Listenwise reserves the right to modify the terms and conditions of this Licence and to modify and/or update all or any of the Content at any time and in any manner at its sole discretion. Notice of any modification of the terms and conditions of this

Licence will be posted on our website, and any such modifications will be effective upon the posting of such notice. Your continued access to or use of the Content after such modifications are posted constitutes your binding acceptance of such modifications. Please check our website before accessing or using any Content to determine whether a change has been made to this Licence. If you do not agree to any modifications to this Licence as they may occur, please arrange to terminate your licence to the Content immediately and discontinue your access to and use of the Content. Licensee agrees that Listenwise is not liable to you or to any third party for any modification of this Licence or the Content.

6. TERMINATION

6.1 Listenwise may suspend or terminate this Licence immediately by written notice to Licensee if Licensee fails to pay the subscription fee or commits any other material or persistent breach of this Licence which Licensee fails to remedy (if remediable) within 14 days after the service of written notice requiring Licensee to do so.

6.2 On termination for any reason:

- (a) all rights granted to Licensee under this Licence shall automatically cease;
- (b) Licensee must immediately cease all activities authorised by this Licence; and
- (c) Licensee must immediately and permanently delete or remove the Content from all computer equipment in Licensee's possession, custody or control.

7. GENERAL

7.1 We may transfer our rights and obligations under this Licence in whole or in part to another organisation, but this will not affect your rights or our obligations under this Licence.

7.2 You may only transfer your rights or your obligations under this Licence to another person if we agree in writing.

7.3 This Licence constitutes the entire agreement between Listenwise and Licensee and supersedes and extinguishes all previous agreements, promises, assurances, warranties, representations and understandings between Listenwise and Licensee, whether written or oral, relating to its subject matter. You agree that Licensee shall have no remedies in respect of any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in this Licence. Licensee agrees that it shall have no claim for innocent or negligent misrepresentation or negligent misstatement based on any statement in this Licence.

7.4 If Listenwise fails to insist that Licensee performs any of its obligations under this Licence, or if Listenwise does not enforce its rights against Licensee, or if Listenwise delays in doing so, that will not mean that Listenwise has waived its rights against Licensee and will not mean that Licensee does not have to comply with those obligations. If Listenwise does waive a default by Licensee, it will only do so in writing signed by Listenwise and that will not mean that Listenwise will automatically waive any later default by Licensee.

7.5 Each of the conditions of this Licence operates separately. If any court or competent authority decides that any of them are unlawful or unenforceable, the remaining conditions will remain in full force and effect.

7.6 This Licence, its subject matter and its formation (and any non-contractual disputes or claims) are governed by English law. We both irrevocably agree to the exclusive jurisdiction of the courts of England and Wales.

8. DEFINED TERMS

Capitalised terms used in this Licence have the meanings given to them below:

"Content" means video, audio and podcast content (with its associated metadata, materials/deliverables) made available to Licensee by Listenwise from time to time via the Streaming Portal, which can be comprised of a single piece of footage or a collection of footage/ animations and sounds edited to make up a video, audio content and podcast content;

"Educational Use" means use of Content (including without limitation to copy, communicate, publicly perform, edit and incorporate) in Publications for the purposes of a learning outcome;

"Publications" means digital products such as a digital textbook, DVD, or closed network e.g. password-protected website, intranet or a digital delivery platform such as a Learning Management System accessed by end users.

KNOWLEDGEMOTION LTD

Name:.....

Title:.....

Date:.....
("Commencement Date")