

ELECTRONIC NETWORK LICENCE AGREEMENT

FOR **QuickStart Computing: A CPD toolkit for primary teachers CD SOFTWARE** published by Computing At School.

THIS IS A CONTRACT. BY USING THE ACCOMPANYING SOFTWARE YOU AND OTHERS TO WHOM YOU ALLOW ACCESS TO THE SOFTWARE ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT.

This End User Licence Agreement refers to the accompanying **QuickStart Computing: A CPD toolkit for primary teachers CD** software on this disc (the Software). Please read this Agreement carefully, as use of the Software denotes acceptance of the Agreement. If you do not accept this Agreement, you may not run the Software.

Upon your acceptance of this Agreement, Computing At School grants to you a licence to run and use the Software, subject to the following:

1. Use of the Software. You may install the Software on a hard disk or other storage device connected to one or more single computers or to a file server for use on a local area network. You may allow users to install individual copies to PCs. You may also make back-up copies of the Software. You may not make or distribute any copies of the Software, or use it in any way not specified in this Agreement.

2. Copyright. © Crown Copyright 2015. This content is free to use under the Open Government Licence c3.0. Note this copyright excludes third party materials that have been included under separate licensing arrangements. Except as stated above, this Agreement does not grant you any intellectual property rights in the contents of this disc as sold. All moral rights of artists and all other contributors to the Software are hereby asserted.

3. Restrictions. You assume full responsibility for the use of the Software and agree to use the Software legally and responsibly. You agree that you or any other person shall NOT: use or copy the Software otherwise than as specified in clause 1; transfer, distribute, rent, loan, lease, sub-lease or otherwise deal in the Software or any part of it; alter, adapt, merge, modify or translate the whole or any part of the Software for any purpose; or permit the whole or any part of the Software to be combined with or incorporated in any other product or program.

4. No Warranty. The Software is being delivered to you AS IS and Computing At School makes no warranty as to its use or performance except that the Software will perform substantially as specified. COMPUTING AT SCHOOL CANNOT GIVE ANY WARRANTY REGARDING THE PERFORMANCE OR RESULTS YOU MAY OBTAIN BY USING THE SOFTWARE OR ACCOMPANYING OR DERIVED DOCUMENTATION. COMPUTING AT SCHOOL MAKES NO WARRANTIES, EXPRESS OR IMPLIED, AS TO NON-INFRINGEMENT OF THIRD PARTY RIGHTS, THE CONTENT OF THE SOFTWARE, MERCHANTABILITY, OR FITNESS FOR ANY PARTICULAR PURPOSE. IN NO EVENT WILL COMPUTING AT SCHOOL BE LIABLE TO YOU FOR ANY CONSEQUENTIAL, INCIDENTAL, SPECIAL OR OTHER DAMAGES, OR FOR ANY CLAIM BY ANY THIRD PARTY (INCLUDING PERSONS WITH WHOM YOU HAVE USED THE SOFTWARE TO PROVIDE LEARNING SUPPORT) ARISING OUT OF YOUR USE OF THE SOFTWARE.

5. Entire liability. All liabilities of Computing At School including, without limitation, indirect, consequential and economic loss and loss of profits, together with all warranties, are hereby excluded to the fullest extent permitted by law.

6. Governing Law and General Provisions. This Agreement shall be governed by the laws of England and any actions arising shall be brought before the courts of England. If any part of this Agreement is found void and unenforceable, it will not affect the validity of the balance of the Agreement, which shall remain wholly valid and enforceable according to its terms. All rights not specifically licensed to you under this Agreement are reserved to Computing At School. This Agreement shall automatically terminate upon failure by you to comply with its terms. This Agreement is the entire and only agreement between the parties relating to its subject matter. It supersedes any and all previous agreements and understandings (whether written or oral) relating to its subject matter and may only be amended in writing, signed on behalf of both parties.

7. All content (including images) supplied by third-party copyright holders is licensed for use within the Software. Use of the content is restricted under the same terms and conditions pertaining to the Software as outlined in this Agreement. By accepting its terms you agree to ensure that all third-party copyright content must not be used for distribution, given to any other party or used for commercial gain. Failure to comply with this requirement may result in legal action under copyright law. For the avoidance of doubt, some third-party copyright content that has been included in this disc cannot be saved to the user's computer as individual files. Saved resources may only be used for the purposes of the purchasing institution's learning and may not be distributed wider by any user of the Software.