## **Pharmaceutical Press**

# **MedicinesComplete Licence Agreement**

This agreement is made on the

between

The Royal Pharmaceutical Society of Great Britain having a principal business address at 66-68 East Smithfield, London E1W 1AW acting through its publishing division Pharmaceutical Press ("RPSGB") (Fax: +44 (0) XXX Email: XXX

And

The Licensee, whose details are set out in Schedule 1 ("Licensee")

#### **WHEREAS**

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"Licensee Email Address"	means the Licensee email address as specified in Schedule 1;
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a subscription to access (via the Website) the Publications (as may be updated by any agreed Renewal) for the Subscription Fee, and in accordance with the Subscription Particulars, and "Subscribe" shall be construed accordingly;

"Subscription Fee"

the fee specified in the Subscription Particulars;

"Subscription Particulars"

the document which RPSGB provides to Licensee containing details of the Number of Concurrent Users, Publications, and the Subscription Fee for that Subscription, as may be amended for any Subscription Renewal Period by any Renewal: the Subscription Particulars for the initial Subscription entered into under this Agreement are contained in Schedule 2;

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"Term"

Period"

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"Website" the site at <a href="http://www.medicinescomplete.com">http://www.medicinescomplete.com</a>

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- 8.1 Licensee shall pay RPSGB or its representatives the Subscription Fee due for each Subscription invoiced to the Licensee before being granted access to the Publications, unless otherwise agreed.
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- 8.4 The Subscription Fee and all other fees under this Agreement are exclusive of applicable state or local sales, ad valorem, personal property taxes or other taxes. The Licensee shall pay any such taxes, unless exempt. However, this section does not apply to, and the Licensee has no obligation under this Agreement or otherwise to pay or reimburse RPSGB for, any taxes

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8.5 All amounts hereunder are payable in the currency stated on the invoice. Invoices are payable within 30 days of the date of the invoice. Any amount not paid when due may be subject to a late payment fee accruing from day to day at equal to the lesser of 1½ % over the base rate for the time being of Barclays Bank Plc of the unpaid amount per month, or the maximum rate allowed by law, unless otherwise advised. Failure to pay the entire amount when due may also result in RPSGB or its representatives denying access to the Publications. RPSGB may use a third party to issue invoices and accept payment on its behalf. In so far as the terms and conditions of that third party apply and conflict with the terms and conditions set out herein, the terms and conditions of this Agreement shall prevail.

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- 9.1 RPSGB warrants that it is entitled to grant the rights granted herein and that the information contained in the Publications provided by it has been obtained from what it believes are reliable sources.
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- 9.3.3 that the Publications are complete, accurate or up to date.
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- (b) a modification of the Publications after access has been granted and for which RPSGB is not responsible

if the infringement would not have occurred without such combination, addition and/or modification.

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9.5 In no event will RPSGB or its representatives be liable (whether in compensation for any breach or pursuant to any indemnity and whether in contract, tort, for breach of statutory

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- 9.5.2 loss of anticipated savings;
- 9.5.3 loss of revenue;
- 9.5.4 loss of data;
- 9.5.5 loss of goodwill or reputation;
- 9.5.6 liability to third parties;
- 9.5.7 business interruption;
- 9.5.8 loss of management time;
- 9.5.9 loss of use of any asset; or
- 9.5.10 loss which procedures and precautions implemented by (or which would generally be implemented) by the Licensee exercising a degree of skill, diligence, prudence and foresight which would reasonably and ordinarily be expected from a reasonably and appropriately skilled and experienced person in the same or similar circumstances could have prevented or reduced, even if RPSGB or its representatives has been previously advised of the possibility of such damages or losses.
- 9.6 In any action against RPSGB arising out of, related to, or in any way connected with this Agreement or with respect to the Publications, services, or any other publications and/or services furnished to the Licensee under this Agreement or otherwise, the Licensee shall not be entitled to recover any sum as damages, reimbursement, contribution, indemnity or otherwise, in excess of the total of all payments made by Licensee to RPSGB or its

representatives under this Agreement during the 12 months immediately preceding the date on which the claim arose.

9.7 The Licensee agrees to indemnify RPSGB and hold it harmless against all claims and damages incurred by it including, without limitation, reasonable attorneys' fees, as a result of the Licensee combining the Publications with, or adding the Publications to, publications or material not supplied by RPSGB or its representatives or modifying the Publications without approval after access has been granted.

#### 10. Termination

- 10.1 This Agreement may be terminated by either party by giving to the other party 7 days' notice in writing if the other party commits any material or persistent breach of any term of this Agreement and (in the case of a breach capable of being remedied) shall have failed within 30 days after the receipt of a written request to remedy the same.
- 10.2 In the event of termination by either party, except as specifically provided otherwise herein, or for breach by RPSGB, no part of the Subscription Fee already paid will be repayable to the Licensee.
- 10.3 On termination or expiry of a Subscription the Licensee shall:
  - 10.3.1 immediately delete any downloaded copies of the Publications or part thereof made by the Licensee and if requested by RPSGB shall certify such deletion; and
  - 10.3.2 use all reasonable endeavours to ensure that all Authorised Users delete any downloaded copies of the Publications or part thereof made by them.
- 10.4 Termination of this Agreement shall not relieve either party of liability to the other in respect of the rights and remedies of the other party which have accrued prior to termination, and neither shall termination affect any provision of this Agreement which is expressed or intended to survive termination.

#### 11. Notice

- 11.1 Any notice required or permitted to be given under this Agreement shall not be binding unless in writing and sent to the party to be notified by pre-paid first class post for contracts in which the Licensee and the Licensor are based in the United Kingdom of Great Britain, or international courier for contracts in which one of the parties is based outside of the United Kingdom of Great Britain, or by electronic mail at its Email Address or as otherwise notified in accordance with this clause.
- 11.2 Notice sent by post or international courier shall be deemed given at the commencement of business of the recipient on the fifth Business Day following its posting.
- 11.3 Notice sent by electronic mail shall be deemed given at the time of its actual transmission to the recipient's Email Address provided that the sender does not receive any indication that the electronic mail message has not been successfully transmitted to the intended recipient.
- 11.4 In any event, and without affecting the validity of a notice provided in accordance with this clause, the recipient of the notice is required to promptly confirm receipt of the notice using the same method by which the notice was provided.

#### 12. Miscellaneous

- 12.1 RPSGB or its representatives may, from time to time, forward to the Licensee information about other publications. If the Licensee does not wish to receive such information in future it must give notice to RPSGB or its representatives accordingly.
- 12.2 The Licensee may not assign the benefit or burden of this Agreement or any part thereof without the written permission of RPSGB which shall not be unreasonably withheld or delayed.
- 12.3 If any part of Agreement is held to be invalid or unenforceable under any applicable statute or rule of law then it will be deemed to be replaced with something as near to the original intent of the clause as is allowable under the applicable law.

- 12.4 This Agreement constitutes the entire understanding between the parties with respect to the subject matter hereof and supersedes the terms of any purchase order, trial agreement or similar instrument relating to the Publications.
- 12.5 The failure of either party to give notice of non-performance, breach or termination, or to otherwise enforce any rights hereunder, shall not constitute a waiver of any terms or conditions of this Agreement.
- 12.6 A party shall not be in breach of this agreement, nor liable for any failure or delay in performance of any obligations under this agreement arising from or attributable to acts, events, omissions or accidents beyond its reasonable control ('Force Majeure' Event). If the Force Majeure Event prevails for a continuous period of more than 6 months, either party may terminate this agreement by giving not less than 14 days' written notice to the other party. On the expiry of this notice period, this Agreement will terminate. Such termination shall be without prejudice to the rights of the parties in respect of any breach of this agreement occurring prior to such termination.
- 12.7 A person who is not a party to this Agreement shall have no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any of its terms.

## 13. Governing Law and Jurisdiction

This Agreement is governed by and in accordance with the laws of England, and Wales and the courts of England and Wales shall have exclusive jurisdiction in any dispute which may arise in connection with this Agreement.

## AGREED by the Parties through their authorised signatories:

For and on behalf of	For and on behalf of
Charles University	Royal Pharmaceutical Society of Great Britain
signed	signed
print name	print name
job title	job title
date	date

### **SCHEDULE 1**

# **Licence Agreement Details**

## The Licensee:

Full Name of Academic Institution:	Charles University
Place of Incorporation:	Czech Republic
Registered Number:	
Office Address:	Akademika Heyrovského 1203, 500 05 Hradec
	Králové, Czech Republic

Licensee Email Address for Notices served	
under this Agreement	xxx
RPSGB Email Address for Notices served	
under this Agreement	xxx
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## **SCHEDULE 2**

# The initial Subscription Particulars

### The Licensee:

Full Name of Academic Institution:	Charles University
Place of Incorporation:	Czech Republic
Registered Number:	
Office Address:	Akademika Heyrovského 1203, 500 05 Hradec
	Králové, Czech Republic

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