

LICENCE TO USE R.I.B.S.

1. This is an agreement ('The Agreement') between you, a paying business or non-charged, non-business individual ('The End User') and Mr. Peter James Trapani ('The Author').
2. With reference to the Author's General End User Licence Agreement (G-EULA) provided, the End User business or individual, agrees to the following Terms of the use of terminology and models found in the RIBS ELICIT software tool or 'ebook'.
3. If the End User is not a registered charity in the UK or USA or any other democratic State *and* not a non-business entity (individual(s)), you agree to pay the Author the cost price denoted in the Product Description at the time of purchase, to cover:
 - a) business use of the RIBS terminology and/or models where used in conjunction with the activities of elicitation of procedure and/or systems analysis involved in the creation of publications containing technical documentation and or representation of direction and/or procedure;
 - b) use if the End User so wishes, of the software tool also, which is activated in the way directed through the Production Description's web links.
4. This Agreement licenses the End User to use within the operations internal to an End User business or charity, or within the home or place of study of a domestic user:-
 - a) RIBS terminology including acronym and decomposed meaning and the processes extending from the acronym 'RIBS';
 - b) RIBS forms in conjunction with authorised RIBS models or in conjunction with any other form of eliciting procedural direction and structuring it for recording and/or documentation purposes;
 - c) paper-based hardcopy of authorised RIBS forms;
 - d) the models within a process of computerisation in order to create a computer database system which is:-
 - i) initiated and built by the End User company or charity to which its employees doing the actual building, have wavered the copyright in that 'building' or development work to the End User and where said employees or hired sub-contracted person(s) do not intend to sell on the resulting computer code or software themselves to others;
 - ii) for the explicit internal use of the End User company.
5. The licence does not provide you with any right to use the design and structure of the RIBS Elicitation form and layout and literary copyright of the forms, and/or supplied models and other materials for use in the training of third parties which are made up of persons who are *not* employed by the End User. The intention is to assign RIBS 'methodologists' through a separate mechanism.
6. The *start date* of the licence period is the digital purchase time accounted for through at least two digital accounts:
 - a) the account of the purchaser and
 - b) the account of the seller.
7. The *end date* of the licence period is the *digital purchase time* plus (+) the *licence period*. The transaction must be initiated through the designated web link within the Author's web site or a site authorised by the Author. If there is no licence period defined in the authorised Product Description, the licence can be deemed 'lifetime' unless it is revoked by the Author due to a breach of this Agreement. The Author's moral rights under copyright law, are understood to not be transferred to the End User or given up.
8. The End User is under no obligation to continue using or keep installed, RIBS software tool(s) for the duration of licence. Purchase of the licence to use RIBS in the ways herein, include provision of the software to assist in filing of a legal transaction record to which both parties can refer in future, and to further provide a convenient tangible means of having all the information 'bundled' together digitally, from which to practically start applying RIBS in the eliciting process, and which can be referenced by multiple persons in the knowledge that they are 'looking at the same things'.
9. Any 'exemption of fee' opportunity is denoted on the RIBS page of the web site below. A charity End User takes the responsibility of gaining free use of RIBS, by liaising with a business End User which can then legally provide you a copy of the forms.
10. The licence fee is understood to be non-refundable.
11. All charity users must be charities registered under law in a country operating a democratic political system.
12. The licence does not provide a licence holder any right to:-
 - a) sell on hard copies of the printed RIBS forms or any equivalent forms using the same terminology, unless their customer is also a licensed RIBS End User¹.
 - b) create software which through its operation and/or structure and/or design, uses the RIBS terminology and copyright works in conjunction with the same process and/or way of eliciting and structuring procedural direction, unless that software is to be solely used 'internal' to the End User company, to facilitate the End User company's operational activities and not delivered to another as a commercial product, unless their customer is also a licensed RIBS End User.
13. The End User accepts that tutoring of the RIBS process and view and terminology in conjunction, to third parties, relates to an entirely separate set of Terms between the Author and a set of specific End User, and is not permitted within this Agreement.
14. The End User accepts that RIBS is provided 'as is' and that the Author accepts no liability for any damage which the End User may claim has been caused them through use of RIBS as a way of working or through use of any of the authorised RIBS software made available by the Author.
15. The End User recognises that they have the option to evaluate the system through feasibility study and impact analysis, before relying on it entirely in any aspect of its business. The Author would not expect anyone to just implement RIBS without thinking first.
16. The Author takes no responsibility for any third party mis-communicating of RIBS or the concepts behind it, to a charity or business or any individual(s).
17. The Author reserves the right to update these Terms and make them accessible clearly beside the relevant Product Description on the Author's designated web site, for reference at least prior to any purchase of licence which occurs after said update of said web site.

End of Terms of License.

¹ This can be traced through financial account records.