



Au Village, 1453 MAUBORGET, Switzerland

Tel. +41 24 436 22 32

STUDIES

Edited and published by
G. Peter Winnington

To
authors preparing
to submit articles
for publication in
Peake STUDIES —

Licence to publish

Dear Author,

For your article to appear in the Open Source edition of *Peake* STUDIES, you need to agree to the standard terms of the Creative Commons Licence.

This agreement serves two purposes: to protect your rights as author,* and *Peake* STUDIES as the article's publisher. As the author of the article, you retain:

- copyright in it, and any other proprietary rights arising from it;
- the right to re-use the substance of the article in future works, including lectures and books;
- the right to reproduce the article for your own purposes, such as course material for students, provided that the copies are not offered for sale;
- the right to retain copies of the article for yourself.

In signing this agreement, you are giving *Peake* STUDIES permission to make your article available to readers free of charge, and you declare that you renounce any payment for the publication of your article. (*Peake* STUDIES has in any case never paid its contributors.)

This agreement should be signed by all authors who own the copyright in their writing – in other words, practically every author – and by authors whose employer owns the copyright in the article and agrees to its publication.

On the other hand, if you are employed by the government of either the United Kingdom or the United States and if the copyright in your article belongs to your employer, then you should not sign this agreement, but ask *Peake* STUDIES for a different version of it.

If the copyright in any of the text or images in your article belongs to a third party, please make sure that you obtain that party's permission to publish before submitting your article. Permission is not required for brief quotations for the purposes of study or review, but you should acknowledge the source and/or ownership of the quotations you make.

Before you submit your article for publication, please print out a copy of the agreement, complete it as required, initial pages 1–2, sign page 3, scan them all, and send them as just one file attached to an email to peakestudies@gmail.com. Please send the signed original by post to G. Peter Winnington, 2 ch. du Collège, 1453 MAUBORGET, Switzerland. Thank you.

* If you have one or more co-authors, you must get their permission to sign on their behalf.

Home page <http://peakestudies.com>
email peakestudies@gmail.com

LICENCE TO PUBLISH

I, [insert your name; if you use a different name when writing, add “writing as” and your pen name]

.....

and co-author(s) [if any, with the same proviso regarding pseudonyms names as above]

.....

agree as follows with respect to an article titled:

.....

submitted for publication by *Peake* STUDIES, owned by G. Peter Winnington (Journal Owner):

1. Licence

The non-commercial use of the article will be governed by the Creative Commons Attribution-NonCommercial-NoDerivs licence as currently displayed on <http://creativecommons.org/licenses/by-nc-nd/3.0/>, except that sections 2 through 8 below will apply and prevail over all conflicting provisions of the said licence model. Without prejudice to the foregoing, I hereby grant the Journal Owner exclusive licence for commercial use of the article according to section 2 below, and sections 4 through 9 below, throughout the world, in any form, in any language, for the full term of copyright, effective upon acceptance for publication.

2. Author’s Warranties

I warrant that the article is original, written by me/us, has not been published before, contains no unlawful statements, does not infringe the rights of others, is subject to copyright that is vested exclusively in the Author(s) and free of any third party rights, and that I/we have obtained any necessary written permissions to quote from other sources.

3. User Rights

Under the Creative Commons Attribution-NonCommercial-NoDerivs licence, the Journal and users are free to share, copy, distribute and transmit the article under the following conditions:

- a. They must attribute authorship of the article in the manner specified above by me.
- b. They may not use this article for commercial purposes.
- c. They may not alter the article, transform it, or build upon it to create another work.

4. Rights of Authors

I (and any co-authors) retain the following rights:

- a. copyright, and other proprietary rights relating to the article, such as patent rights;
- b. the right to use the substance of the article in future works, including lectures and books;
3. the right to reproduce the article for our own purposes, provided the copies are not offered for sale; and
- c. the right to keep copies of the article for ourselves (self-archive).

5. Co-Authorship

I warrant that I have been authorized by all co-authors to sign this agreement on their behalf, and agree to inform my co-authors of the terms of this agreement.

6. Termination

If either party to this agreement materially breaches this agreement and fails to remedy such breach within 30 days of being given notice to do so, this agreement can be terminated by the Author or the Journal Owner upon 60 days' notice. No breach or violation of this agreement will cause this agreement or any licence granted in it to terminate automatically or affect the definition of the Journal Owner. After the lapse of 40 years from the date of this agreement, this agreement can be terminated without cause by the Author or the Journal Owner, or their successors or assigns, upon 2 years' notice. On the other hand, the Author and the Journal Owner may agree to terminate this agreement at any time. This agreement or any licence granted in it cannot be terminated otherwise than in accordance with this section 6.

7. Royalties

This agreement entitles the Author to no royalties or other fees. To such extent as legally permissible, the Author waives his or her right to collect royalties relative to the article in respect of any use of the article by the Journal Owner or its sub-licencee.

8. Miscellaneous

- a. The Journal Owner will publish the article (or have it published) in the Journal, when the article's editorial process is successfully completed and the Journal Owner or its sub-licencee has become obligated to have the article published. Where such obligation depends on the payment of a fee, it shall not be deemed to exist until such time as that fee is paid.
- b. The Journal Owner may edit the article for style, punctuation, spelling, capitalization and usage that he deems appropriate.
- c. I acknowledge that the article may be made publicly accessible and that such access will be free of charge for the readers.
- d. The Journal Owner may sub-licence the rights that are licenced to it under this agreement.
- e. This agreement shall be governed by the laws of Switzerland.

9. Scope of the Commercial Licence

The exclusive right and licence granted under this agreement to the Journal Owner for commercial use is as follows:

- a. to prepare, reproduce, manufacture, publish, distribute, exhibit, advertise, promote, licence and sub-licence printed and electronic copies of the article, through the Internet and other means of data transmission now known or later to be developed; the foregoing will include abstracts, bibliographic information, illustrations, pictures, indexes, subject headings and other proprietary materials contained in the article,
- b. to exercise, licence, and sub-licence others to exercise subsidiary and other rights in the article, including the right to photocopy, scan or reproduce copies thereof; to reproduce excerpts from the article in other works, and to reproduce copies of the article as part of compilations with other works, including collections of materials made for use in class for instructional purposes, customized works, electronic databases, document delivery, and other information services; and publish, distribute, exhibit and licence the same.

Where this agreement refers to an exclusive licence granted to the Journal Owner, I undertake to refrain from granting any such licence to a third party and also to refrain from exercising the right that is the subject of such licence otherwise than by performing this agreement.

The Journal Owner shall be entitled to enforce in respect of third parties, to such extent as permitted by law, the rights licenced to it under this agreement.

Signature:

.....

Name in capital letters:

.....

Place and date:

.....