

Dyscas Seytek Lesson Seventeen Gallus - To be able to do things

Gallus (to be able to do)

Me a yl	<i>I can</i>
Te a yl	<i>You can (sing)</i>
Ef a yl	<i>He can</i>
Hy a yl	<i>She can</i>
Ny a yl	<i>We can</i>
Why a yl	<i>You can (pl)</i>
Ynjy a yl	<i>They can</i>

Ensomplow:

Me a yl crambla warnans an leder	<i>I can climb down the cliff</i>	Ny a yl gwary rugby hedro wronjy	<i>We can play rugby whilst they do</i>
Te na yl gul pastys	<i>You cannot make pasties</i>	Why a yl tyly ortho	<i>You can pay for it</i>
Ef na yl y wul war y honen	<i>He cannot do it by himself</i>	Ynjy na yl dewrosa der an gwylfos	<i>They cannot ride through the (wild) forest</i>
Hy a yl bos mam	<i>She can be mother</i>	Te a yl debry henna mar menta	<i>You can eat that if you want to</i>

The following are the question forms for Gallus (to be able to):

A allam vy / A allaf vy ...	<i>Can I ... ?</i>
A ylta / A yllyth ta ...	<i>Can you ... ?</i>
A yl ef ...	<i>Can he ... ?</i>
A yl hy ...	<i>Can she ... ?</i>
A yllyn ny ...	<i>Can we ... ?</i>
A yllough why ...	<i>Can you ... ?</i>
A yllonjy ...	<i>Can they ... ?</i>

Answer the following:

A allam vy dos dhe'n scol avorrow ¹ ?	
A yl ta eva Gynnys ha du ² ?	
A yl ef clowes an bagas ow quarry ³ ?	
A yl hy ry dhodho an ro ⁴ lemmyn ?	
A yllyn ny senjy an fer an vledhen ma ⁵ ?	
A yllough why kemeres an gwara ⁶ hedhyw ?	
A yllonjy ladra ⁷ pubtra ?	

¹ **Avorrow**, tomorrow.

² **Gynnys ha du**, Guinness and Blackcurrant.

³ **Ow quarry**, playing (**ow** = ing, **gwary** = to play).

⁴ **Ry**, to give. **Ro**, gift/present.

⁵ **Senjy an fer an vledhen ma**. to hold the fair this year.

⁶ **Gwara**, wares or goods.

⁷ **Ladra**, to steal.

Dyscas Seytek pesyes
Lesson Seventeen continued
Gallus, Ea/Na - To be able to, Yes/No

The following shows the way to say 'Yes' and 'No' for 'to be able to':

Question	Yes.	Can ...	No.	Cannot ...
A allam vy ... ?	Gallam.	Me a yl	Nag allam.	Me na yl
A ylta ... ?	Gylta.	Te a yl	Nag ylta.	Te na yl
A yl ef ... ?	Gyl.	Ef a yl	Nag yl.	Ef na yl
A yl hy ... ?	Gyl.	Hy a yl	Nag yl.	Hy na yl
A yllyn ny ... ?	Gyllyn.	Ny a yl	Nag yllyn.	Ny na yl
A yllough why ... ?	Gyllough.	Why a yl	Nag yllough.	Why na yl
A yllonjy ... ?	Gyllons.	Ynjy a yl	Nag yllons.	Ynjy na yl

Gorthebeugh an re ma:

Govyn	Ea	... a yl ...	Na	... na yl ...
A allam vy ostya omma haneth ¹ ?	Gylta	Te a yl ostya omma haneth	Na gylta	Te na yl ostya omma haneth
A ylta y weles ?				
A yl ef agan cafus ² ?				
A yl hy cuska lemmyn ³ ?				
A yllyn ny debry hemma?				
A yllough why pellgows orthyf ⁴ ?				
A yllonjy cows Kernuak?				
A allam vy clappya dhedhy ⁵ ?				
A ylta redya heb ⁶ spectacles ?				
A yl hy squardya ⁷ an re ma ?				
A yllyn ny cafus seneth ⁸ lemmyn ?				

¹ **Ostya omma haneth**, to stay here tonight.

² **Cafus**, means not only to have, but to find or get.

³ **Cuska**, to sleep.

⁴ **Pellgows**, to telephone. **Orthyf**, at me or by me. **Pellgows ortho**, to phone him.

⁵ **Dhedhy**, to her.

⁶ **Heb**, without.

⁷ **Squardya**, to break.

⁸ **Seneth**, parliament or assembly.

Gorthebow Seytek
Answers Seventeen
Gallus - To be able to do things

Answer the following:

A allam vy dos dhe'n scol avarrow ?	Me a yl dos dhe'n scol avorrow
A yl ta eva Gynnys ha du ?	Te a yl eva Gynnys ha du
A yl ef clowes an bagas ow quarry ?	Ef a yl clowes an bagas ow quarry ¹
A yl hy ry dhodho an ro lemmyn?	Hy a yl ry dhodho an ro lemmyn
A yllyn ny senjy an fer an vledhen ma ?	Ny a yl senjy an fer an vledhen ma
A yllough why kemeres an gwara hedhyw ?	Why a yl kemeres an gwara hedhyw
A yllonjy ladra pubtra ?	Ynjy a yl ladra pubtra

Gorthebeugh an re ma:

Govyn	Ea	... a yl ...	Na	... na yl ...
A allam vy ostya omma haneth ?	Gylta	Te a yl ostya omma haneth.	Na gylta	Te na yl ostya omma haneth.
A ylta y weles ?	Gallam	Me a yl y weles.	Na gallam	Me na yl y weles.
A yl ef agan cafus ?	Gyl	Ef a yl agan cafus.	Nag yl	Ef na yl agan cafus.
A yl hy cuska lemmyn ?	Gyl	Hy a yl cuska lemmyn.	Nag yl	Hy na yl cuska lemmyn.
A yllyn ny debry hemma ?	Gyllyn	Ny a yl debry hemma.	Nag yllyn	Ny na yl debry hemma.
A yllough why pellgows orthyf ?	Gallam	Me a yl pellgows orthyf.	Na gallam	Me na yl pellgows orthyf.
A yllonjy cows Kernuak?	Gyllons	Ynjy a yl cows Kernuak.	Nag yllons	Ynjy na yl cows Kernuak.
A allam vy clappya dhedhy ?	Gylta	Te a yl clappya dhedhy.	Na gylta	Te na yl clappya dhedhy.
A ylta redya heb spectacles ?	Gallam	Me a yl redya heb spectacles.	Na gallam	Me na yl redya heb spectacles.
A yl hy squardya an re ma ?	Gyl	Hy a yl squardya an re ma.	Nag yl	Hy na yl squardya an re ma.
A yllyn ny cafus seneth lemmyn ?	Gyllyn	Ny a yl cafus seneth lemmyn.	Nag yllyn	Ny na yl cafus seneth lemmyn.

¹ Note that playing is **ow quarry**, not *ow gwary*. This is because the '-ing' part (ow) forces the following word to be 'hardened' if it is a soft sound.

General Public Licence

Table of Contents

- KERNUAK ES GENERAL PUBLIC LICENCE
- PREAMBLE
- TERMS AND CONDITIONS FOR COPYING and DISTRIBUTION

KERNUAK ES GENERAL PUBLIC LICENCE

Version 1.0, November 1999, Version 2.0 September 2000

Copyright © 1999, 2000, A R Climo-Thompson
PO Box 39, Penzans, Kernow, TR18 5YA, United Kingdom.

Everyone is permitted to copy and distribute verbatim copies of this licence document, but changing it is not allowed.

PREAMBLE

This General Public Licence is intended to guarantee your freedom to share this computerised Publication (The Publication) and to make sure the Publication is free for all its users. This General Public Licence is similar to licences for free software available on the Internet. We commend this approach to others.

When we speak of free Publication, we are referring to freedom, not price. This General Public Licence is designed to make sure that you have the freedom to distribute copies of the free Publication (and charge for this service if you wish); and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the Publication.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive the Publication in the same format. The format of the Publication has been specifically chosen because the Adobe Acrobat Readers (The Distribution Software) are widely available. You must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the Publication, and (2) offer you this licence which gives you legal permission to copy, and distribute the Publication.

Also, for every distributor's protection and ours, we want to make certain that everyone understands that there is no warranty for this free Publication.

Finally, any free Publication is threatened constantly by the desire to modify it so that it can become a proprietary product. To prevent this, we have made it clear that any copying must not change the content; to do so will be a breach of copyright and action will be taken.

The precise terms and conditions for copying and distribution follow.

TERMS AND CONDITIONS FOR COPYING and DISTRIBUTION

This Licence applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public Licence. The "Publication", below, refers to the Publication as supplied or any portion of it,

Each licensee is addressed as "you".

Activities other than copying or distribution are not covered by this Licence; they are outside its scope. The act of copying the Publication without change is not restricted.

1. You may copy and distribute verbatim copies of the Publication as you receive it, through any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this Licence and to the absence of any warranty; and give any other recipients of the Publication a copy of this Licence along with the Publication.

General Public Licence

Table of Contents

- KERNUAK ES GENERAL PUBLIC LICENCE
- PREAMBLE
- TERMS AND CONDITIONS FOR COPYING and DISTRIBUTION

KERNUAK ES GENERAL PUBLIC LICENCE

Version 1.0, November 1999, Version 2.0 September 2000

Copyright © 1999, 2000, A R Climo-Thompson
PO Box 39, Penzans, Kernow, TR18 5YA, United Kingdom.

Everyone is permitted to copy and distribute verbatim copies of this licence document, but changing it is not allowed.

PREAMBLE

This General Public Licence is intended to guarantee your freedom to share this computerised Publication (The Publication) and to make sure the Publication is free for all its users. This General Public Licence is similar to licences for free software available on the Internet. We commend this approach to others.

When we speak of free Publication, we are referring to freedom, not price. This General Public Licence is designed to make sure that you have the freedom to distribute copies of the free Publication (and charge for this service if you wish); and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the Publication.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive the Publication in the same format. The format of the Publication has been specifically chosen because the Adobe Acrobat Readers (The Distribution Software) are widely available. You must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the Publication, and (2) offer you this licence which gives you legal permission to copy, and distribute the Publication.

Also, for every distributor's protection and ours, we want to make certain that everyone understands that there is no warranty for this free Publication.

Finally, any free Publication is threatened constantly by the desire to modify it so that it can become a proprietary product. To prevent this, we have made it clear that any copying must not change the content; to do so will be a breach of copyright and action will be taken.

The precise terms and conditions for copying and distribution follow.

TERMS AND CONDITIONS FOR COPYING and DISTRIBUTION

This Licence applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public Licence. The "Publication", below, refers to the Publication as supplied or any portion of it,

Each licensee is addressed as "you".

Activities other than copying or distribution are not covered by this Licence; they are outside its scope. The act of copying the Publication without change is not restricted.

1. You may copy and distribute verbatim copies of the Publication as you receive it, through any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this Licence and to the absence of any warranty; and give any other recipients of the Publication a copy of this Licence along with the Publication.

General Public Licence

Table of Contents

- KERNUAK ES GENERAL PUBLIC LICENCE
- PREAMBLE
- TERMS AND CONDITIONS FOR COPYING and DISTRIBUTION

KERNUAK ES GENERAL PUBLIC LICENCE

Version 1.0, November 1999, Version 2.0 September 2000

Copyright © 1999, 2000, A R Climo-Thompson
PO Box 39, Penzans, Kernow, TR18 5YA, United Kingdom.

Everyone is permitted to copy and distribute verbatim copies of this licence document, but changing it is not allowed.

PREAMBLE

This General Public Licence is intended to guarantee your freedom to share this computerised Publication (The Publication) and to make sure the Publication is free for all its users. This General Public Licence is similar to licences for free software available on the Internet. We commend this approach to others.

When we speak of free Publication, we are referring to freedom, not price. This General Public Licence is designed to make sure that you have the freedom to distribute copies of the free Publication (and charge for this service if you wish); and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the Publication.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive the Publication in the same format. The format of the Publication has been specifically chosen because the Adobe Acrobat Readers (The Distribution Software) are widely available. You must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the Publication, and (2) offer you this licence which gives you legal permission to copy, and distribute the Publication.

Also, for every distributor's protection and ours, we want to make certain that everyone understands that there is no warranty for this free Publication.

Finally, any free Publication is threatened constantly by the desire to modify it so that it can become a proprietary product. To prevent this, we have made it clear that any copying must not change the content; to do so will be a breach of copyright and action will be taken.

The precise terms and conditions for copying and distribution follow.

TERMS AND CONDITIONS FOR COPYING and DISTRIBUTION

This Licence applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public Licence. The "Publication", below, refers to the Publication as supplied or any portion of it,

Each licensee is addressed as "you".

Activities other than copying or distribution are not covered by this Licence; they are outside its scope. The act of copying the Publication without change is not restricted.

1. You may copy and distribute verbatim copies of the Publication as you receive it, through any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this Licence and to the absence of any warranty; and give any other recipients of the Publication a copy of this Licence along with the Publication.

General Public Licence

Table of Contents

- KERNUAK ES GENERAL PUBLIC LICENCE
- PREAMBLE
- TERMS AND CONDITIONS FOR COPYING and DISTRIBUTION

KERNUAK ES GENERAL PUBLIC LICENCE

Version 1.0, November 1999, Version 2.0 September 2000

Copyright © 1999, 2000, A R Climo-Thompson
PO Box 39, Penzans, Kernow, TR18 5YA, United Kingdom.

Everyone is permitted to copy and distribute verbatim copies of this licence document, but changing it is not allowed.

PREAMBLE

This General Public Licence is intended to guarantee your freedom to share this computerised Publication (The Publication) and to make sure the Publication is free for all its users. This General Public Licence is similar to licences for free software available on the Internet. We commend this approach to others.

When we speak of free Publication, we are referring to freedom, not price. This General Public Licence is designed to make sure that you have the freedom to distribute copies of the free Publication (and charge for this service if you wish); and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the Publication.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive the Publication in the same format. The format of the Publication has been specifically chosen because the Adobe Acrobat Readers (The Distribution Software) are widely available. You must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the Publication, and (2) offer you this licence which gives you legal permission to copy, and distribute the Publication.

Also, for every distributor's protection and ours, we want to make certain that everyone understands that there is no warranty for this free Publication.

Finally, any free Publication is threatened constantly by the desire to modify it so that it can become a proprietary product. To prevent this, we have made it clear that any copying must not change the content; to do so will be a breach of copyright and action will be taken.

The precise terms and conditions for copying and distribution follow.

TERMS AND CONDITIONS FOR COPYING and DISTRIBUTION

This Licence applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public Licence. The "Publication", below, refers to the Publication as supplied or any portion of it,

Each licensee is addressed as "you".

Activities other than copying or distribution are not covered by this Licence; they are outside its scope. The act of copying the Publication without change is not restricted.

1. You may copy and distribute verbatim copies of the Publication as you receive it, through any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this Licence and to the absence of any warranty; and give any other recipients of the Publication a copy of this Licence along with the Publication.

General Public Licence

Table of Contents

- KERNUAK ES GENERAL PUBLIC LICENCE
- PREAMBLE
- TERMS AND CONDITIONS FOR COPYING and DISTRIBUTION

KERNUAK ES GENERAL PUBLIC LICENCE

Version 1.0, November 1999, Version 2.0 September 2000

Copyright © 1999, 2000, A R Climo-Thompson
PO Box 39, Penzans, Kernow, TR18 5YA, United Kingdom.

Everyone is permitted to copy and distribute verbatim copies of this licence document, but changing it is not allowed.

PREAMBLE

This General Public Licence is intended to guarantee your freedom to share this computerised Publication (The Publication) and to make sure the Publication is free for all its users. This General Public Licence is similar to licences for free software available on the Internet. We commend this approach to others.

When we speak of free Publication, we are referring to freedom, not price. This General Public Licence is designed to make sure that you have the freedom to distribute copies of the free Publication (and charge for this service if you wish); and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the Publication.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive the Publication in the same format. The format of the Publication has been specifically chosen because the Adobe Acrobat Readers (The Distribution Software) are widely available. You must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the Publication, and (2) offer you this licence which gives you legal permission to copy, and distribute the Publication.

Also, for every distributor's protection and ours, we want to make certain that everyone understands that there is no warranty for this free Publication.

Finally, any free Publication is threatened constantly by the desire to modify it so that it can become a proprietary product. To prevent this, we have made it clear that any copying must not change the content; to do so will be a breach of copyright and action will be taken.

The precise terms and conditions for copying and distribution follow.

TERMS AND CONDITIONS FOR COPYING and DISTRIBUTION

This Licence applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public Licence. The "Publication", below, refers to the Publication as supplied or any portion of it,

Each licensee is addressed as "you".

Activities other than copying or distribution are not covered by this Licence; they are outside its scope. The act of copying the Publication without change is not restricted.

1. You may copy and distribute verbatim copies of the Publication as you receive it, through any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this Licence and to the absence of any warranty; and give any other recipients of the Publication a copy of this Licence along with the Publication.

General Public Licence

Table of Contents

- KERNUAK ES GENERAL PUBLIC LICENCE
- PREAMBLE
- TERMS AND CONDITIONS FOR COPYING and DISTRIBUTION

KERNUAK ES GENERAL PUBLIC LICENCE

Version 1.0, November 1999, Version 2.0 September 2000

Copyright © 1999, 2000, A R Climo-Thompson
PO Box 39, Penzans, Kernow, TR18 5YA, United Kingdom.

Everyone is permitted to copy and distribute verbatim copies of this licence document, but changing it is not allowed.

PREAMBLE

This General Public Licence is intended to guarantee your freedom to share this computerised Publication (The Publication) and to make sure the Publication is free for all its users. This General Public Licence is similar to licences for free software available on the Internet. We commend this approach to others.

When we speak of free Publication, we are referring to freedom, not price. This General Public Licence is designed to make sure that you have the freedom to distribute copies of the free Publication (and charge for this service if you wish); and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the Publication.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive the Publication in the same format. The format of the Publication has been specifically chosen because the Adobe Acrobat Readers (The Distribution Software) are widely available. You must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the Publication, and (2) offer you this licence which gives you legal permission to copy, and distribute the Publication.

Also, for every distributor's protection and ours, we want to make certain that everyone understands that there is no warranty for this free Publication.

Finally, any free Publication is threatened constantly by the desire to modify it so that it can become a proprietary product. To prevent this, we have made it clear that any copying must not change the content; to do so will be a breach of copyright and action will be taken.

The precise terms and conditions for copying and distribution follow.

TERMS AND CONDITIONS FOR COPYING and DISTRIBUTION

This Licence applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public Licence. The "Publication", below, refers to the Publication as supplied or any portion of it,

Each licensee is addressed as "you".

Activities other than copying or distribution are not covered by this Licence; they are outside its scope. The act of copying the Publication without change is not restricted.

1. You may copy and distribute verbatim copies of the Publication as you receive it, through any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this Licence and to the absence of any warranty; and give any other recipients of the Publication a copy of this Licence along with the Publication.

2. You may charge a fee for the physical act of transferring a copy.
3. You may aggregate this Publication with other works only on the condition that the entire work is available under the same licence conditions as the Publication itself. This is not intended to restrict what you do, but only to protect the rights of others.
4. You may not copy, modify, sublicense, or distribute the Publication except as expressly provided under this Licence. Any attempt otherwise to copy, sublicense or distribute the Publication is void, and will automatically terminate your rights under this Licence. However, parties who have received copies, or rights, from you under this Licence will not have their licences terminated so long as such parties remain in full compliance.
5. You are not required to accept this Licence, since you have not signed it. However, nothing else grants you permission to modify or distribute the Publication or its derivative works. These actions are prohibited by law if you do not accept this Licence. Therefore, by copying or distributing the Publication, you indicate your acceptance of this Licence to do so, and all its terms and conditions for copying or distributing the Publication.
6. Each time you redistribute the Publication, the recipient automatically receives a licence from the original licensor to copy or distribute the Publication subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this Licence.
7. If, as a consequence of a court judgment or allegation of copyright infringement or for any other reason, conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this Licence, they do not excuse you from the conditions of this Licence. If you cannot distribute so as to satisfy simultaneously your obligations under this Licence and any other pertinent obligations, then as a consequence you may not distribute the Publication at all.
8. If the distribution and/or use of the Publication is restricted in certain countries by local copyright law, the original copyright holder who places the Publication under this Licence may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this Licence incorporates the limitation as if written in the body of this Licence.
9. If you wish to incorporate parts of the Publication into other free publications whose distribution conditions are different, write to the author to ask for permission.

NO WARRANTY

10. BECAUSE THE PUBLICATION IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA USED TO DELIVER IT, TO THE EXTENT PERMITTED BY APPLICABLE LAW. THE PUBLICATION IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY OF THE PUBLICATION AND PERFORMANCE OF THE DISTRIBUTION SOFTWARE AND MEDIA IS WITH YOU. SHOULD THE PUBLICATION OF DISTRIBUTION SOFTWARE OR MEDIA PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

11. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PUBLICATION AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA TO OPERATE WITH ANY OTHER PUBLICATIONS OF SOFTWARE PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

2. You may charge a fee for the physical act of transferring a copy.
3. You may aggregate this Publication with other works only on the condition that the entire work is available under the same licence conditions as the Publication itself. This is not intended to restrict what you do, but only to protect the rights of others.
4. You may not copy, modify, sublicense, or distribute the Publication except as expressly provided under this Licence. Any attempt otherwise to copy, sublicense or distribute the Publication is void, and will automatically terminate your rights under this Licence. However, parties who have received copies, or rights, from you under this Licence will not have their licences terminated so long as such parties remain in full compliance.
5. You are not required to accept this Licence, since you have not signed it. However, nothing else grants you permission to modify or distribute the Publication or its derivative works. These actions are prohibited by law if you do not accept this Licence. Therefore, by copying or distributing the Publication, you indicate your acceptance of this Licence to do so, and all its terms and conditions for copying or distributing the Publication.
6. Each time you redistribute the Publication, the recipient automatically receives a licence from the original licensor to copy or distribute the Publication subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this Licence.
7. If, as a consequence of a court judgment or allegation of copyright infringement or for any other reason, conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this Licence, they do not excuse you from the conditions of this Licence. If you cannot distribute so as to satisfy simultaneously your obligations under this Licence and any other pertinent obligations, then as a consequence you may not distribute the Publication at all.
8. If the distribution and/or use of the Publication is restricted in certain countries by local copyright law, the original copyright holder who places the Publication under this Licence may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this Licence incorporates the limitation as if written in the body of this Licence.
9. If you wish to incorporate parts of the Publication into other free publications whose distribution conditions are different, write to the author to ask for permission.

NO WARRANTY

10. BECAUSE THE PUBLICATION IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA USED TO DELIVER IT, TO THE EXTENT PERMITTED BY APPLICABLE LAW. THE PUBLICATION IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY OF THE PUBLICATION AND PERFORMANCE OF THE DISTRIBUTION SOFTWARE AND MEDIA IS WITH YOU. SHOULD THE PUBLICATION OF DISTRIBUTION SOFTWARE OR MEDIA PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

11. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PUBLICATION AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA TO OPERATE WITH ANY OTHER PUBLICATIONS OF SOFTWARE PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

2. You may charge a fee for the physical act of transferring a copy.
3. You may aggregate this Publication with other works only on the condition that the entire work is available under the same licence conditions as the Publication itself. This is not intended to restrict what you do, but only to protect the rights of others.
4. You may not copy, modify, sublicense, or distribute the Publication except as expressly provided under this Licence. Any attempt otherwise to copy, sublicense or distribute the Publication is void, and will automatically terminate your rights under this Licence. However, parties who have received copies, or rights, from you under this Licence will not have their licences terminated so long as such parties remain in full compliance.
5. You are not required to accept this Licence, since you have not signed it. However, nothing else grants you permission to modify or distribute the Publication or its derivative works. These actions are prohibited by law if you do not accept this Licence. Therefore, by copying or distributing the Publication, you indicate your acceptance of this Licence to do so, and all its terms and conditions for copying or distributing the Publication.
6. Each time you redistribute the Publication, the recipient automatically receives a licence from the original licensor to copy or distribute the Publication subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this Licence.
7. If, as a consequence of a court judgment or allegation of copyright infringement or for any other reason, conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this Licence, they do not excuse you from the conditions of this Licence. If you cannot distribute so as to satisfy simultaneously your obligations under this Licence and any other pertinent obligations, then as a consequence you may not distribute the Publication at all.
8. If the distribution and/or use of the Publication is restricted in certain countries by local copyright law, the original copyright holder who places the Publication under this Licence may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this Licence incorporates the limitation as if written in the body of this Licence.
9. If you wish to incorporate parts of the Publication into other free publications whose distribution conditions are different, write to the author to ask for permission.

NO WARRANTY

10. BECAUSE THE PUBLICATION IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA USED TO DELIVER IT, TO THE EXTENT PERMITTED BY APPLICABLE LAW. THE PUBLICATION IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY OF THE PUBLICATION AND PERFORMANCE OF THE DISTRIBUTION SOFTWARE AND MEDIA IS WITH YOU. SHOULD THE PUBLICATION OF DISTRIBUTION SOFTWARE OR MEDIA PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

11. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PUBLICATION AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA TO OPERATE WITH ANY OTHER PUBLICATIONS OF SOFTWARE PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

2. You may charge a fee for the physical act of transferring a copy.
3. You may aggregate this Publication with other works only on the condition that the entire work is available under the same licence conditions as the Publication itself. This is not intended to restrict what you do, but only to protect the rights of others.
4. You may not copy, modify, sublicense, or distribute the Publication except as expressly provided under this Licence. Any attempt otherwise to copy, sublicense or distribute the Publication is void, and will automatically terminate your rights under this Licence. However, parties who have received copies, or rights, from you under this Licence will not have their licences terminated so long as such parties remain in full compliance.
5. You are not required to accept this Licence, since you have not signed it. However, nothing else grants you permission to modify or distribute the Publication or its derivative works. These actions are prohibited by law if you do not accept this Licence. Therefore, by copying or distributing the Publication, you indicate your acceptance of this Licence to do so, and all its terms and conditions for copying or distributing the Publication.
6. Each time you redistribute the Publication, the recipient automatically receives a licence from the original licensor to copy or distribute the Publication subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this Licence.
7. If, as a consequence of a court judgment or allegation of copyright infringement or for any other reason, conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this Licence, they do not excuse you from the conditions of this Licence. If you cannot distribute so as to satisfy simultaneously your obligations under this Licence and any other pertinent obligations, then as a consequence you may not distribute the Publication at all.
8. If the distribution and/or use of the Publication is restricted in certain countries by local copyright law, the original copyright holder who places the Publication under this Licence may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this Licence incorporates the limitation as if written in the body of this Licence.
9. If you wish to incorporate parts of the Publication into other free publications whose distribution conditions are different, write to the author to ask for permission.

NO WARRANTY

10. BECAUSE THE PUBLICATION IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA USED TO DELIVER IT, TO THE EXTENT PERMITTED BY APPLICABLE LAW. THE PUBLICATION IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY OF THE PUBLICATION AND PERFORMANCE OF THE DISTRIBUTION SOFTWARE AND MEDIA IS WITH YOU. SHOULD THE PUBLICATION OF DISTRIBUTION SOFTWARE OR MEDIA PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

11. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PUBLICATION AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA TO OPERATE WITH ANY OTHER PUBLICATIONS OF SOFTWARE PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

2. You may charge a fee for the physical act of transferring a copy.
3. You may aggregate this Publication with other works only on the condition that the entire work is available under the same licence conditions as the Publication itself. This is not intended to restrict what you do, but only to protect the rights of others.
4. You may not copy, modify, sublicense, or distribute the Publication except as expressly provided under this Licence. Any attempt otherwise to copy, sublicense or distribute the Publication is void, and will automatically terminate your rights under this Licence. However, parties who have received copies, or rights, from you under this Licence will not have their licences terminated so long as such parties remain in full compliance.
5. You are not required to accept this Licence, since you have not signed it. However, nothing else grants you permission to modify or distribute the Publication or its derivative works. These actions are prohibited by law if you do not accept this Licence. Therefore, by copying or distributing the Publication, you indicate your acceptance of this Licence to do so, and all its terms and conditions for copying or distributing the Publication.
6. Each time you redistribute the Publication, the recipient automatically receives a licence from the original licensor to copy or distribute the Publication subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this Licence.
7. If, as a consequence of a court judgment or allegation of copyright infringement or for any other reason, conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this Licence, they do not excuse you from the conditions of this Licence. If you cannot distribute so as to satisfy simultaneously your obligations under this Licence and any other pertinent obligations, then as a consequence you may not distribute the Publication at all.
8. If the distribution and/or use of the Publication is restricted in certain countries by local copyright law, the original copyright holder who places the Publication under this Licence may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this Licence incorporates the limitation as if written in the body of this Licence.
9. If you wish to incorporate parts of the Publication into other free publications whose distribution conditions are different, write to the author to ask for permission.

NO WARRANTY

10. BECAUSE THE PUBLICATION IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA USED TO DELIVER IT, TO THE EXTENT PERMITTED BY APPLICABLE LAW. THE PUBLICATION IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY OF THE PUBLICATION AND PERFORMANCE OF THE DISTRIBUTION SOFTWARE AND MEDIA IS WITH YOU. SHOULD THE PUBLICATION OF DISTRIBUTION SOFTWARE OR MEDIA PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

11. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PUBLICATION AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA TO OPERATE WITH ANY OTHER PUBLICATIONS OF SOFTWARE PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

2. You may charge a fee for the physical act of transferring a copy.
3. You may aggregate this Publication with other works only on the condition that the entire work is available under the same licence conditions as the Publication itself. This is not intended to restrict what you do, but only to protect the rights of others.
4. You may not copy, modify, sublicense, or distribute the Publication except as expressly provided under this Licence. Any attempt otherwise to copy, sublicense or distribute the Publication is void, and will automatically terminate your rights under this Licence. However, parties who have received copies, or rights, from you under this Licence will not have their licences terminated so long as such parties remain in full compliance.
5. You are not required to accept this Licence, since you have not signed it. However, nothing else grants you permission to modify or distribute the Publication or its derivative works. These actions are prohibited by law if you do not accept this Licence. Therefore, by copying or distributing the Publication, you indicate your acceptance of this Licence to do so, and all its terms and conditions for copying or distributing the Publication.
6. Each time you redistribute the Publication, the recipient automatically receives a licence from the original licensor to copy or distribute the Publication subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this Licence.
7. If, as a consequence of a court judgment or allegation of copyright infringement or for any other reason, conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this Licence, they do not excuse you from the conditions of this Licence. If you cannot distribute so as to satisfy simultaneously your obligations under this Licence and any other pertinent obligations, then as a consequence you may not distribute the Publication at all.
8. If the distribution and/or use of the Publication is restricted in certain countries by local copyright law, the original copyright holder who places the Publication under this Licence may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this Licence incorporates the limitation as if written in the body of this Licence.
9. If you wish to incorporate parts of the Publication into other free publications whose distribution conditions are different, write to the author to ask for permission.

NO WARRANTY

10. BECAUSE THE PUBLICATION IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA USED TO DELIVER IT, TO THE EXTENT PERMITTED BY APPLICABLE LAW. THE PUBLICATION IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY OF THE PUBLICATION AND PERFORMANCE OF THE DISTRIBUTION SOFTWARE AND MEDIA IS WITH YOU. SHOULD THE PUBLICATION OF DISTRIBUTION SOFTWARE OR MEDIA PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

11. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PUBLICATION AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PUBLICATION OR DISTRIBUTION SOFTWARE OR MEDIA TO OPERATE WITH ANY OTHER PUBLICATIONS OF SOFTWARE PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS