

DISTRIBUTION LICENSE AGREEMENT FOR EDUCATIONAL ORGANIZATIONS

Moving Up! Literacy™, Moving Up! Mathematics™, ¡Avanzando! Lectura™ and ¡Avanzando! Matemáticas™ for Downloadable PDF Products

The University of Oregon, a public institution of higher education (“UO”) and Institution (“Licensee”) agree as follows: UO has developed, through efforts in its Center on Teaching and Learning (“CTL”), instructional materials for mathematics, reading and scientific literacy for students in kindergarten through second grade. To further its educational outreach activities, UO wishes other parties to have access to and implement *Moving Up! Literacy* products including *Enhanced Core Reading Instruction*, *Read Aloud!: Developing Scientific Literacy - Small Group*, and *Read Aloud!: Developing Narrative and Scientific Literacy – Whole Group*; *Moving Up! Mathematics* products including *Early Learning in Mathematics*, *Whole Number Foundations Level K*, and *Whole Number Foundations Level 1*; and *¡Avanzando!* products including *Aprendizaje Temprano de las Matemáticas*, *Fundamentos de los Números Enteros: Nivel K*, and *Fundamentos de los Números Enteros: Nivel 1* (“Works”). Licensee is an education institution that desires access to the Work(s) for distribution and use of the Work(s) by its students, teachers, administrators, and employees.

1. Definitions: “Agreement” means this Distribution Agreement. “Authorized User” means Licensee’s current employees or students, whose purpose of access is only for Licensee’s benefit, and who have been given a copy of the Work(s) by Licensee. “Effective Date” means the date upon which Licensee pays the License Fee to UO. “License Fee” means the total amount due by Licensee under this Agreement for the number of copies Licensee may make and distribute to Authorized Users as set forth on the invoice provided by CTL to Licensee. “Work(s)” mean *Moving Up! Literacy: Enhanced Core Reading Instruction*, *Read Aloud!: Developing Scientific Literacy - Small Group*, and/or *Read Aloud!: Developing Narrative and Scientific Literacy – Whole Group*; *Moving Up! Mathematics: Early Learning in Mathematics*, *Whole Number Foundations Level K* and/or *Whole Number Foundations Level 1*; and/or *¡Avanzando! Matemáticas: Aprendizaje Temprano de las Matemáticas*, *Fundamentos de los Números Enteros: Nivel K*, and/or *Fundamentos de los Números Enteros: Nivel 1*.

2. License and Conditions: On the Effective Date, and provided that Licensee complies with the terms of this Agreement, UO hereby grants to Licensee, and Licensee accepts a limited, non-transferable, non-exclusive license to make the number of copies described below and distribute Work(s) to Authorized Users, solely for educational purposes. Unless otherwise specified below, authorized users may make the number of copies designated on the invoice provided by CTL to Licensee

Enhanced Core Reading Instruction: Authorized users may make unlimited copies of the “Enhanced Reading Instruction Observation and Feedback Form” (p. 269 – 275 in the Leadership Guide), and “Reproducible Master Copies” portions of the Work located in the Appendices of the Leadership Guide, Teacher Workbook, and Interventionist Workbook to use for educational purposes when implementing *Enhanced Core Reading Instruction*.

Read Aloud!: Developing Scientific Literacy – Small Group: Authorized users may make unlimited copies of “Reading Detective Clue Sheets”, “Question This!” gameboard and scorecards, “Word Wise Bingo!” gameboard, “Review the Clues!” gameboards and scorecards to use for educational purposes when implementing *Read Aloud!: Developing Scientific Literacy – Small Group*.

Read Aloud!: Developing Narrative and Scientific Literacy – Whole Group: Authorized users may make unlimited copies of the Story Retell Sheets, Information Retell Sheets, and KWL Chart to use for educational purposes when implementing *Read Aloud!: Developing Narrative and Scientific Literacy – Whole Group*.

Early Learning in Mathematics and Aprendizaje Temprano de las Matemáticas: Authorized users may make unlimited copies of the *Reproducible Quarterly Assessments*, *Program Support Materials*, and *Big Number Book* to use solely for educational purposes when implementing *Early Learning in Mathematics* and *Aprendizaje Temprano de las Matemáticas*. The number of copies of Math Practice worksheets is designated on the invoice provided by CTL to Licensee.

Whole Number Foundations Level K and Fundamentos de los Números Enteros: Nivel K: Authorized users may make



unlimited copies of the *Program Support Materials* to use solely for educational purposes when implementing *Whole Number Foundations Level K* and *Fundamentos de los Números Enteros: Nivel K*. The number of copies of Math Practice worksheets is designated on the invoice provided by CTL to Licensee.

Whole Number Foundations Level 1 and *Fundamentos de los Números Enteros: Nivel 1*. Authorized users may make unlimited copies of the *Program Support Materials* and *Worksheets* to use solely for educational purposes when implementing *Whole Number Foundations Level 1* and *Fundamentos de los Números Enteros: Nivel 1*.

Access to Work(s) cannot be granted for any third-party purpose. No redistribution of the Work(s) to a third party is permitted for commercial or non-commercial use. Licensee acquires no proprietary interest in Work(s). Licensee shall not remove or obscure rights management markings, such as copyright notices, from Work(s). Licensee shall not sublicense, sell, display, lend, rent, lease or otherwise transfer all or any of Work(s) except as allowed in this Agreement.

3. Payment: Licensee shall pay to UO the License Fee as set forth in the Invoice provided by CTL to Licensee, due and payable upon invoicing. Should payment not be received from Licensee within ninety (90) days of CTL invoicing Licensee, UO, at its sole discretion, may terminate this Agreement. Licensee shall be responsible for any charges, taxes and/or customs duties associated with payments made under this Agreement.

4. Term and Termination: The term of this Agreement is for the life of copyright in the Work(s). Licensee may terminate this Agreement at any time upon written notice to UO. UO shall not refund to Licensee any portion of the License Fee received by UO. UO may terminate this Agreement upon notice if Licensee is in breach of this Agreement and fails within thirty (30) days of a written demand for performance to cure such breach. After the notice period elapses, access to Work(s) will be immediately terminated. Termination of this Agreement shall terminate all rights and licenses granted to Licensee relating to Work(s).

5. Disclaimers and Indemnification: The Work(s) has been developed as part of research conducted at the University of Oregon. Work(s) is experimental in nature and is made available "AS IS," without obligation by UO to provide accompanying services or support except as specified in this Agreement. The entire risk as to the quality and performance of Work(s) is with Licensee. To the extent allowed by law, Licensee shall indemnify and hold harmless UO, and its officers, Work(s) developers, employees, students, and agents, against any and all claims, suits, losses, damages, costs, fees, and expenses resulting from Licensee's possession and/or use of Work(s), including but not limited to any damages, losses, or liabilities whatsoever with respect to death or injury to any person and damage to any property. This indemnification clause shall survive the termination of this Agreement.

6. General: This Agreement shall be construed in accordance with, and its performance shall be governed by, the laws of the State of Oregon. Any suit, action, or proceeding arising out of or relating to this Agreement shall be decided in Lane County, Oregon. Licensee accepts the venue and jurisdiction of the Federal District Court of Western Oregon, or the Circuit Courts. Headings are provided for convenience only. Failure of UO to perform or delay in the performance of UO's obligations under this Agreement due to any cause or event not reasonably within UO's control, including but not limited to casualty, labor disputes, failure of equipment, compliance with government authority or Act of God, shall not constitute a breach of this Agreement, and UO's performance shall be excused during such delay. This Agreement and the rights and benefits conferred upon Licensee hereunder may not be assigned or otherwise transferred by Licensee without the prior written consent of UO. This Agreement may be assigned by UO. This Agreement embodies the entire understanding of the parties and supersedes all previous communications, representations, or understandings, either oral or written, between the parties relating to the subject matter hereof. Further, UO will not be bound by any other terms and conditions contained in any purchase order, license, or any other document provided by Licensee relating to the subject matter hereof. Even if a UO employee agrees to any additional terms or conditions, Licensee acknowledges and agrees that those terms and conditions are null and void and are not binding on UO. Licensee acknowledges and agrees that the terms and conditions of this Agreement represent the entire agreement of the Parties for the Works provided under this Agreement.