

Text Liberation License

Beta Version 0.2

You are free to copy and distribute this license verbatim. However, you may not alter it in any way.

PREAMBLE

Civilization has historically progressed by the means of one generation freely building on the intellectual works of earlier generations. This Text Liberation License (“**License**”) is intended to help alleviate the problems associated with near-perpetual copyrights, which interfere with this process. The License allows the text from works that are released under it to be easily used by others under this License within a reasonable period of time, which is approximately equal to the span of time from one generation to the next. That is, an artistic creator is able create a new work that uses the text that has been released from earlier works under this license while retaining most rights to their new work. This allows the creator to license the work commercially with very few restrictions on what they may demand in exchange for their new work. The creator can therefore attempt to recover the expenses incurred from the creation of their new work and have sufficient time to generate profit from it. After the reasonable time period has passed, some of the rights shift from the creator of the new work so that others are free to extract and modify text from the new work to create further derivative works and profit from them.

Even after the reasonable time has passed, and the text from your creation has thus been liberated under this License, you will continue to retain all other rights in your work and you can continue to sell your work commercially if you would like.

In order to accomplish this goal, this License grants the recipient certain rights. In order to make sure these rights are preserved, we need to ensure others don’t deny them to you or ask you to give them up. Therefore, if you use text that has been liberated under this license to create your own artistic work, you have certain responsibilities to respect the rights of others. For example, if you extract text from the work and use the extracted text, you must pass on to the recipients of your work the same rights that you received, along with a copy of or a link to this License.

Because this License is intended to liberate text from the constraints of copyright after a reasonable amount of time, and because the License is therefore intended to be in use for the long term, the Homebrew Avenue organization was established to monitor the License through the passage of time and, when necessary due to changing laws or circumstances, to create any new versions of the License should the need arise. The Homebrew Avenue organization is limited to only issuing new versions of the License when reasonably necessary and to keeping the terms of any new versions of the License consistent with the terms of this initial version of the License to greatest extent as is reasonably possible.

DEFINITIONS

This section contains definitions of some terms used in this License.

Text: When in textual form, words, numbers, punctuation, and other terms, in written form, using letters, digits, and/or other symbols, spacing, line breaks, and basic formatting information; any effects that have been applied, including bold, highlight, italic, outline, strikethrough, subscript, superscript, and underlining; and information about whether the text is surrounded by borders (and on which sides), and any row and/or column information associated with the text if it is laid out in a tabular fashion. Specifically excluded from the definition of Text are the Exceptions as defined below. Text can be obtained by extracting it in its textual form from Verbiage.

Original Work: a work of authorship, other than Your Work, to which copyrights apply and which is subject to this or another Text Liberation License.

Exceptions: the exceptions to Verbiage and Text are computer code, legal notices, licenses, musical works, including sheet music, poetic lyrics, and advertisements.

Liberated Text: Any Text that has been liberated under this or another Text Liberation License and for which a term of copyright still exists.

Your Work: Any work that you create with Liberated Text which is not merely a reproduction or some de minimis change to the Liberated Text.

Works: Your Work and The Work.

Verbiage: words, numbers, punctuation, and other terms in either written or spoken form, except for the Exceptions.

Text Liberation Date: The date on which any Text of Your Work becomes Liberated Text.

Release Date: The date when the (Your Work or the Original Work as context dictates) is first sold, published, printed, recorded or otherwise prepared for distribution, sale or transfer.

The Original Text Liberation Date: the lesser of: a) 25 years from the Release Date of the Original Work; or b) an earlier liberation date that the author of the Original Work prescribes.

Your Text Liberation Date: the lesser of: a) 25 years from the Release Date of Your Work; or b) an earlier liberation date that you prescribe.

Common Term: A quantity of words comprising occurrences of not more than a few consecutive words within the Liberated Text, and which is repeatedly used within the Liberated Text.

TERMS AND CONDITIONS

By using or modifying any Liberated Text to create Your Work, you hereby accept and agree to comply with and be bound by all terms and conditions of this License.

This License is in no way meant to diminish any rights arising from fair use, first sale, or other rights that you may have.

Under this License, you may use any Liberated Text to create Your Work. Your Work can be any type of work for which one or more copyrights apply (i.e. any original work of authorship that is fixed in a tangible format and for which you have contributed a sufficient amount of creative authorship that would support a copyright registration).

This License grants you a world-wide, royalty-free, non-exclusive, non-revocable, perpetual license (for the duration of any applicable copyright and/or this License) to do the following with the Liberated Text **AFTER THE TEXT**

LIBERATION DATE:

- 1) Copy and/or extract Liberated Text from the Verbiage of the Original Work, thus disassociating the copied or extracted Text from Original Work's other components.
- 2) Create derivative works from Liberated Text, which can include but is not limited to embedding it into larger or smaller works to create Your Work.
- 3) Display, perform, or adapt the Liberated Text and/or Your Work publicly or privately.
- 4) Distribute the Liberated Text and/or the Your Work.

Versioning

To address issues that may arise in the legal landscape, this License may need to be updated by the Homebrew Avenue organization at various points in time. Each such update will be associated with a unique version number greater than those that preceded it. However, the creation of a new version does not invalidate earlier versions. And, if a new version has been issued, any new work from Liberated Text should be released under the latest version of the Text Liberation License. However, if you are using text that has been Liberated under a previous version of the License, you may use the text in a manner that is consistent with the version that the Original Work was released under, or under any subsequent version of the License. And, by releasing a work under this License, you agree that Your Work can be subject to the terms of the version of the License at the time that you release Your Work, or can be subject to the terms of any later version of the License and that any subsequent user of Your Liberated Text may choose which version of the License to rely on.

How Text Gets Liberated for You to Use:

This License only pertains to use of Liberated Text. That is, it pertains to the text of the written and/or spoken words (i.e. the Verbiage) in the Original Work. If the Original Work included Text accompanied by or embellished with other components, such as illustrations, trademarks, specialized fonts, music, or software, video, etc., only the Text is liberated from the Original Work on the Original Text Liberation Date and may be used under this License. The Text, however, can be extracted from any Verbiage in the Original Work. For example, if the Original Work was an audio-visual movie, the words that were spoken by the actors during the movie can be extracted by you in their textual form and will thus be Text if the Text Liberation date has passed. To be clear, the specific inflections and interpretations given to any words by actors and/or narrators do not themselves form any portion of Text and thus cannot be used under this License in creating Your Work. As a further example, if a video game is distributed which contains fictional characters, textual prose, images, fonts,

sound files, video files, executable files, and software, the Text, which can become Liberated Text, can only include the textual speech of the fictional characters, textual prose, and/or any other Text which can be extracted from the images or from the audio. But, because computer code is an exception to the definition of Text, the video game's software and any other elements that do not contain Text or from which Text cannot be extracted are not Text and are not released nor liberated by this License. Accordingly, because Text cannot be extracted from non-verbiage, these other portions of the Original Work may be covered by other licenses (such as commercial and/or Open-Source licenses) without interfering with the conditions of this License.

What You Can Do with Liberated Text:

You can Use Liberated Text in any manner, commercial or non-commercial, provided that when you do, Your Work will be subject to and shall carry this same Text Liberation License. So, after the Text has been liberated under this or another Text Liberation License, you have a great deal of freedom in what you may do with the Liberated Text. This freedom comes from knowing that under the terms of this License, the Liberated Text must necessarily be free from any other licenses, and you are therefore free to use it as you see fit. And, you may apply your own trademarks or other identifying marks, and any other licenses, provided those additional licenses do not conflict with this License in a way that would prevent you from meeting your obligations under this License. These restrictions protect both your rights to create derivative works from the Liberated Text and the integrity of the Original Work and its accompanying identifying marks and licenses.

Although you can use Liberated Text, including Text that you have extracted from Verbiage of an Original Work, in a text-based format, you are also free to use that Liberated Text in your own Verbiage. For example, you can create a video where the narrator recites the Text.

What You Cannot Do with Liberated Text:

Because you must allow the Text of Your Work to be Liberated on Your Text Liberation Date, you cannot take any action to circumvent this requirement. For example, you cannot attempt to circumvent the effect of this License by embedding Liberated Text that you have obtained or by embedding Your Work in a component to which this License does not apply or which is otherwise an Exception. For example, because computer software is an Exception, you cannot embed any Liberated Text or Your Work directly into computer software, as this would cause the Liberated Text and Your Work to be contained within an Exception, thus negating the effect of this License. However, that does not mean that the Liberated Text or Your Work cannot be used by a software component. One potential way that a software component could use the Liberated Text or Your Work would be if you placed Your Work as text in a computer text data file that is external to the software component that then reads in the text data for use. As such, the Text of the data file of this example would therefore not be an Exception and the text data file will continue to enjoy the public benefit of this License. You cannot use any Trademarks that were contained in the Liberated Text unless you receive explicit approval from the trademark owner for such use.

If you do not want a work that you create to have a text liberation date, do not use Liberated Text.

The Terms to Which You Agree When Using Liberated Text:

You must allow the Text of Your Work to be Liberated on Your Text Liberation Date. You must include a prominent, legible notice that Your Work is subject to the version of the Text Liberation License which was available as of your Release Date, or a later version, and you must set forth Your Text Liberation Date. You may prescribe a Text Liberation Date that is less than 25 years, but in no case can Your Text Liberation Date be greater than 25 years from the Release Date of Your Work. When you release each copy of Your Work, you must, simultaneously or immediately thereafter, provide the recipient with a legible copy of this License. This requirement is satisfied if you indicate that copies of all versions of the Text Liberation License can be obtained from the following internet address: homebrew-avenue.org. When providing this notice and website, it must be positioned immediately after your Text Liberation Date. For example, the following statement would be acceptable: "This work is licensed under the Text Liberation License (version 1.0 or later), with a Text Liberation Date of January 13, 2023. You can download all versions of the Text Liberation License from homebrew-avenue.org."

You represent and warrant that, aside from any Liberated Text that you have used, neither the Text of Your Work (including any Text which could be extracted from any Verbiage) infringes the copyrights or other intellectual property rights of another.

You must remove any trademarks from Liberated Text that you have used in creating Your Work, unless the owners of those trademarks have given explicit permission to use them.

You cannot take any action which subjects Your Work to any additional licenses or encumbrances that contradict the terms of this License.

When distributing Your Work, you waive any legal power to proscribe the use of any measures needed to exercise the rights granted to others by this License with respect to Your Work. For example, if you distribute Your Work using a form of Digital Rights Management (“DRM”), you give up any legal power to forbid others from circumventing the DRM after Your Text Liberation Date. Thus, they can, after Your Text Liberation Date, obtain or otherwise extract the Text of Your Work for use as allowed under this License.

Because the definition of Your Work specifically excludes merely a reproduction or some de minimis change to the Liberated Text, if you make and distribute copies of the Liberated Text or if you merely make some other minor changes to the Liberated Text, that is not sufficient to meet the definition of Your Work and thus, you have not created an original work of authorship with a sufficient amount of creative authorship that would support a copyright registration. In this case, you are welcome to sell the copies of what you have created, but you must include the same notice that the Text Liberation License applies, and you must include the same Text Liberation Date that was contained on the work from which you took the Liberated Text so others can know that the text of what you have created has already been liberated and is available for use.

Further, if you create a new work that only uses headings and/or Common Terms of Liberated Text, then your new work is not required to be released under this License (but with any work that you create, you are welcome to release it under this License if you would like). For example, suppose a book of generic role-playing game rules is written that adopts this License and the text of it subsequently becomes Liberated Text. Then, suppose a separate setting book is created which explains how to apply the generic game rules when playing a game within that setting. Assuming the setting book does not directly incorporate the game’s content beyond its Common Terms and/or heading references, it is not required to be released under this License (although the author may do so if he or she wishes). As a counter-example, suppose this License is applied to a story that describes the struggles of a young orphaned boy who must prove himself to a gang of thugs in order to survive. Then, a separate sequel story is written that describes how that same orphan character gains enough respect in his adopted gang to rise to become its leader and uses that power to create a safe haven for other orphans. In this case, the sequel story must also adopt this License, as it is a derivative work of the first story that incorporates the characters and setting of the earlier work, which is far in excess of merely referencing its headings and/or Common Terms.

If circumstances compel you to contradict the conditions of this License (whether by contract, court order, or otherwise), they do not excuse you from meeting the obligations of this License. Therefore, if you cannot produce or distribute Your Work in a manner that fulfills all of your obligations under this License, including the liberation of the text within the prescribed time period, you consequently cannot accept the terms and conditions of this License and therefore are not granted the rights under the License. Accordingly, you may not use Text that has been liberated by this License during the term of the original copyright of the Original Work, or any extension that may be recognized for it. Therefore, you may not copy, create derivative works, publish or otherwise perform any action which would result in infringement of any copyright of the Original Work. For example, if Your Work would also be subject to another license that does not allow a recipient of Your Work to disregard that license with respect to your Text, or Verbiage of Your Work from which Text may be extracted, immediately upon Your Text Liberation Date, then you cannot accept the terms of this License and you may not use Liberated Text until after any copyrights for the Liberated Text have passed and the Liberated Text has entered the public domain.

TERMINATION

If you breach the terms of this License, the License and the rights granted by it to you shall terminate automatically. If you have released Your Work and was thus required to be released under this License, the termination of this License with respect to you shall have no impact on any recipients of Your Work, as long as such recipients themselves remain in full compliance with this License. The License and its terms will be automatically reinstated after such automatic termination if you immediately take all of the necessary actions needed to comply with the terms of this license. If you fail to comply with the terms of this License, any attempt by you to use Liberated Text may be regarded as an act of copyright infringement by the Original Author.

DISCLAIMER OF WARRANTY AND RELEASE OF LIABILITY

THE ORIGINAL WORK AND ANY LIBERATED TEXT ARE PROVIDED “AS IS” WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED. THIS INCLUDES, BUT IS NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. NEITHER THE ORIGINAL AUTHOR NOR ANY COPYRIGHT HOLDER MAKE ANY REPRESENTATIONS OR GUARANTEE THAT THE LIBERATED TEXT OR ANY TEACHING OR STATEMENT THAT MAY BE CONTAINED THEREIN ARE ACCURATE. ANY RISK ASSOCIATED WITH THE QUALITY AND/OR PERFORMANCE OF THE ORIGINAL WORK OR ANY LIBERATED TEXT IS WITH YOU. IF THE ORIGINAL WORK OR ANY LIBERATED TEXT IS INACCURATE OR OTHERWISE DEFECTIVE, YOU HAVE NO RECOURSE UNDER THIS LICENSE NOR ANY CLAIM OF WARRANTY AGAINST THE

ORIGINAL AUTHOR OR THE COPYRIGHT HOLDER. BY USING LIBERATED TEXT, YOU HEREBY
RELEASE THE ORIGINAL AUTHOR AND THE COPYRIGHT HOLDER FROM ANY AND ALL CLAIMS
AND DEMANDS RELATED TO ANY INFORMATION OR TEACHING CONTAINED IN THE LIBERATED
TEXT THAT YOU MAY HAVE OTHERWISE BEEN ENTITLED TO.

DRAFT