DEPOSITOR License Agreement

THIS LICENCE AGREEMENT is made on .................................................................

BETWEEN:

(1) THE UNIVERSITY OF SOUTHAMPTON, as represented by the National Centre for Research Methods, whose administrative office is at George Thomas Building, University Road, Highfield, Southampton (“the Licensee”) and

(2) >>>>>>>>>>>>>>>>>>>>>>>>, as represented by >>>>>>>>>>>>>>>whose registered or administrative office is at >>>>>>>>>>>>>>>(“the Licensor”)  

WHEREAS  

(A) The Licensor has completed a research project funded by the ESRC to undertake research into research methodology under a project entitled >>>>>>>>>>>>>>>>>> (“Licensor Project”) one of the outputs of which was the website <<insert url>> (“Licensor Website”); and

(B) The Licensee is the Co-ordinating Hub for the National Centre for Research Methods (“NCRM”) and has been tasked by the ESRC to pilot a digital repository of research methods websites under the project “ReStore”. The aims of the ReStore project are (i) to establish a service to sustain on-line resources in the field of research methods, (ii) to enable this service to be tested as a prototype for possible similar services in other fields and (iii) to provide leadership in the development of a long-term strategy for ESRC in sustaining on-line resources; and

(C) The Licensor is willing to grant a license to all materials developed by it under the Licensor Project and made available on the Licensor Website to the Licensee to ensure as far as possible preservation of the work in the Repository (as defined below); and

(D) The parties agree to do this on the terms set out below:-

1. Definitions

1.1 In these Conditions unless the context otherwise requires the following words shall have the following meanings:

“Commercial Use” means use of the Work for the purpose of monetary reward by means of the sale, resale, loan, transfer, hire or other form of exploitation of the Work.
“Database Rights” shall be given the same meaning as that contained within s3(A) of the Copyright, Designs and Patents Act 1988 and the Database Directive 96/9/EC and the Copyright and Related Rights in Databases Regulations 1997.

“Educational Purposes” means for the purpose of education, teaching, learning, private study and/or research.

“ESRC” means the Economic and Social Research Council.

“Intellectual Property” means all Intellectual Property Rights pertaining to and subsisting in any country throughout the world including but not limited to patents, trade marks and/or service marks, designs (whether registered or unregistered), utility models, all applications for any of the foregoing, copyrights, design rights, trade or business names and confidential know-how including any licences in connections with the same.

“NCRM” means National Centre for Research Methods, a national data centre hosted by the Licensor.

“Non-Commercial Purposes” means the use of the whole or parts of the Work for any reason not primarily intended for or directed towards commercial advantage or for private monetary compensation.

“Licensor Project” means the programme of research undertaken by the Licensor under sponsorship by the ESRC and entitled >>>>>>>>>>>>>>.

“Licensor Website” means website resource containing the outputs from the Licensor Project and found at <<insert URL>>.

“Permitted Uses” means the uses by third parties of another person’s copyright materials permitted within the Copyright, Designs and Patents Act 1988 or such subsequent legislation that may come into force governing the same.

“Repository” means the ReStore Digital Repository, a collection of digital materials held in an online repository designed by the Licensee for the purpose of establishing a service to sustain on-line resources in the field of research methods for students, teaching staff and researchers in UK Further and Higher Education Institutions.

“Repository Site” means the website where the Work will be made available to Users and which can be located at www.restore.ac.uk.

"Users" means any person who is able to access and use the Repository.

"Work" means the materials contained in and on the Licensor Website and any other such materials provided by the Licensor to the Licensee and any Intellectual Property in the same.
1.2 Words in the singular shall include the plural and vice versa, references to any
gender shall include the others and references to legal persons shall include
natural persons and vice versa.

1.3 The headings in these conditions are intended for reference only and shall not
affect their construction.

1.4 Any reference to a clause, schedule or appendix shall be deemed to refer to
that clause, schedule or appendix of this Agreement.

2. **Grant of Licence**

2.1 The Licensor hereby grants to the Licensee a non-exclusive, worldwide,
perpetual, royalty free, sub-licensable licence to use, disseminate in any
medium, copy, make available, archive and otherwise use the Work in
accordance with the terms and conditions of this Agreement.

3. **Scope of License**

3.1 The Licensor named above gives permission to the Licensee to:

(a) make any editorial changes that are necessary to place the Work in the
Repository but will consult with the Licensor over substantial alterations
to the Work;

(b) incorporate the whole or part of the Work into joint publications
containing contributions by other authors, or in consultation of the
Licensor to divide the Work into two or more publications;

(c) communicate, make available and distribute the Work in a variety of
formats and media;

(d) make copies of the Work, including additional electronic and paper copies
of the Work as are necessary to ensure efficient access by Users of the
Repository and for archival purposes;

(e) archive the Work or allow authorised third party organisations to archive
the Work;

(f) create and display static screen shots of the Work on a publicly available
web site or network for publicity and demonstration purposes;

(g) catalogue, enhance, incorporate and modify metadata, and re-format the
Work in any way to ensure its future preservation and accessibility;

(h) sub-licence the Work to the Users of the Repository in accordance with
the licence as attached at Schedule 1 to this agreement (“ReStore User
Licence”) or on equivalent terms and which comply with the provisions of
clauses 3.2-3.4 below;
(i) display and use the Licensor’s logo or trademark only in connection with
the use of the Work in accordance with this agreement.

3.2 Except where provided for in this Agreement the Licensor and Users of the
Work may not:

3.2.1 sell or resell the Work and/or modifications;

3.2.2 remove, obscure or modify copyright notices, text acknowledging or
other means of identification or disclaimers as they may appear
without prior written permission of the Licensor;

3.2 use all or any part of the Work for any Commercial Use or for any
purpose other than Educational Purposes and Non-Commercial
Purposes unless with the consent of the Licensor.

3.3 The Licensee and all Users shall comply with the terms of the Copyright,
Designs and Patents Act 1988 and in particular, but without limitation, shall
recognise the rights, including moral right and the rights of attribution, of the
original author. Each use or adaptation of the Licensor’s Work shall make
appropriate acknowledgement of the source, title, and copyright owner.

3.4 Nothing contained herein shall constitute a waiver of any statutory rights
available and held by the Licensor from time to time under the Copyright,

3.5 Nothing in this Agreement shall oblige the Licensee to include or retain the
Works on the Repository and/or to continue to maintain the Repository.

4. **Licensor’s Warranties**

4.1 The Licensor warrants that to the best of its, and any employees involved in
the Licensor Project, knowledge and belief:

4.1.1 all relevant consents and/or permissions required so as not to infringe
the rights of any third party whose material is comprised within the
Work have been obtained or have otherwise been notified to the
Licensee as absent;

4.1.2 it has appropriately referenced and acknowledged the author of any
third party content contained in the Work;

4.1.3 it is entitled to grant the rights contained in this Agreement; and

4.1.4 it has responded truthfully to any questions asked by the Licensee and
recorded on the Author Reviewer Form, and as attached at Schedule 2,
in the process of carrying out its due diligence in respect of including the Works in the Repository.

4.2 The warranties provided for this Clause 4 do not apply to modifications of the Work by the Licensee and other works created by Users as a result of the permitted uses provided for in this Agreement.

5. **Intellectual Property**

5.1 The Licensee acknowledges that all Intellectual Property Rights relating to the Work, are the property of the Licensor or duly licensed to the Licensor and that this Agreement does not assign or transfer to the Licensee or any User any right, title or interest therein except for the right to use the Work in accordance with the terms and conditions of this Agreement.

5.2 Any database rights in the Repository shall be the property of the Licensee.

5.3 Intellectual Property Rights in the metadata created by the Licensee or by a third party on its behalf, including but not limited to metadata supplied by the Licensor, shall be the property of the Licensee.

5.4 Intellectual Property Rights in any additional data or intellectual property added by the Licensee to the Work to assist Users in using the Work will belong to the Licensee and/or any other parties that the Licensee may choose to enter into an agreement with to produce such materials.

5.5 The Licensor will not be entitled to use any trade marks or register any domain names, associated with the Repository without the prior consent of the Licensee.

6. **Responsibilities**

6.1 The Licensor shall be responsible for any reasonable and direct costs, claims, damages or expenses that the Licensee incurs to third parties in connection with the Licensor’s breach of this agreement and any deliberate or wrongful acts, omissions & defaults of the Licensor with respect to the inclusion of the Works in the Repository.

6.2 Nothing in this Agreement shall make the Licensee liable to the Licensor for any User’s infringement of the Licensor’s intellectual property rights or breach of the ReStore User Licence provided that the Licensee did not cause, knowingly assist or condone the continuation of such breach after becoming aware of an actual breach having occurred.

6.3 Nothing in this Agreement shall oblige the Licensee to pursue any enforcement action on behalf of the Licensor against any User or other third party in respect of any infringement by them of the Licensor’s Intellectual Property Rights.
6.4 Both Parties shall notify the other Party in the event that it becomes aware that a third party’s intellectual property rights could be infringed or a third party claims its intellectual property rights have been infringed by their inclusion in the Works. As soon as it becomes aware of such claim the Licensee shall immediately take down the third party material from the Repository until the Licensor and Licensee have agreed the course of action to take or until the third party has given its consent for the material to remain.

6.5 The Licensee shall be wholly responsible for any claim with respect to any ongoing intellectual property infringement if it fails to comply with Clause 6.4.

7. **Limitation of Liability**

7.1 Neither party shall be liable to the other for any costs, claims, damages or expenses arising out of any act or omission or any breach of contract or statutory duty or in tort calculated by reference to profits, income, production or accruals or loss of such profits, income, production or accruals or by reference to accrual or such costs, claims, damages or expenses calculated on a time basis which shall include indirect and consequential losses.

8. **Term and Termination**

8.1 This Agreement shall commence upon the signature by both parties and shall remain in full force and effect in perpetuity. For the avoidance of doubt, the parties agree that both the Licensee’s right to retain the Work and the perpetual licenses granted by the Licensor to the Licensee in Clause 3 are irrevocable and will survive any termination or repudiation of this Agreement.

9. **Notices**

9.1 All notices (including all other documents) to be served under this Agreement shall be in writing and shall be delivered or sent:

In the case of the Licensee, to the:

<<Name>>
ReStore Project Manager
National Centre for Research Methods
The University of Southampton
University Road
Highfield
Southampton
Southampton
SO17 1BJ

In the case of the Licensor, to The Registrar or University Secretary or other equivalent person at the address specified at the beginning of this Agreement.
or to such other address as it may have notified in writing to the other party.

9.2 A notice shall be delivered by hand or sent by prepaid first class recorded delivery.

9.3 A notice shall be deemed to have been received:

(a) if delivered by hand between 9.00 am and 5.00 pm (such time period being referred to in this as "Business Hours") on Monday to Friday (to be known as the “Business Day” and shall exclude statutory public holidays and the official closure periods of the Licensee) when so delivered or, if delivered by hand outside Business Hours, at the next start of Business Hours;

(b) if sent by first class recorded delivery post on a Business Day, at 9.00 am on the second Business Day after posting; or, if the notice was not posted on a Business Day, at 9.00 am on the third Business Day after posting.

9.4 In proving service of a notice, it shall be sufficient to prove that delivery was made or that the envelope containing the notice was properly addressed and posted.

9.5 E-mail and fax notice between the parties shall not be valid for the purposes of this Agreement.

10. Governing Law

10.1 This Agreement is governed by, and shall be interpreted in accordance with, English law and each party irrevocably submits to the non-exclusive jurisdiction of the English Courts in relation to all matters arising out of or in connection with this Agreement.

11. General

11.1 Delay in exercising, or a failure to exercise, any right or remedy in connection with this Agreement shall not operate as a subsequent waiver of that right or remedy. A single or partial exercise of any right or remedy shall not preclude any other or further exercise of that right or remedy, or the exercise of any other right or remedy. A waiver of a breach of this Agreement shall not constitute a waiver of any subsequent breach.

11.2 No person who is not a party to this Agreement is entitled to enforce any of its terms, whether under the Contracts (Rights of Third Parties) Act 1999 or otherwise.

11.3 The parties intend each provision of this Agreement to be severable and distinct from the others. If a provision of this Agreement is held to be illegal, invalid or unenforceable, in whole or in part, the parties intend that the
legality, validity and enforceability of the remainder of this Agreement shall not be affected.

11.4 The Licensee shall be entitled to assign its rights in or novate this agreement to any third party successor who takes on the responsibility of the ReStore Project and Repository.

11.5 This Agreement sets out the entire agreement between the parties relating to its subject matter and overrides any prior correspondence or representations and any previous agreements (if any) between the Licensor and the Licensee.

AS WITNESS the hands of the duly authorised representatives of the parties the day and year first before written:

An authorised representative } 
for and on behalf of } 
the Licensor } .................................................

Name: ........................................................................
Position: ........................................................................
Telephone Number: ........................................................................
Email: ........................................................................

An authorised representative } 
for and on behalf of } 
the Licensee } ......................................................

Name: ........................................................................
Position: ........................................................................
Telephone Number: .................................................................

Email: ..............................................................................
Schedule 1 – User Licence

The terms and conditions of the ReStore website shall apply as may be amended from time to time but which will contain provisions in respect of the following:

- **Disclaimer on behalf of Licensor & Licensee with respect to use of Works** – (to include virus provision)
- **Restriction of rights to use materials in any Work unless otherwise specifically provided on particular materials**
- **Requirement to duly acknowledge author, copyright owner**
- **Instruction to seek further licence from Licensor for Licensor Works**
- **Restriction on use of Licensor & Licensee Trademarks**

The current terms & conditions of use can be found at http://www.restore.ac.uk/terms.php
Schedule 2 – Authors Review Form

Completed form to be attached