



Agreement Date:
PARTIES: Licensor: xrefer.com Ltd, Macmillan House, Paddington Station, London W2 1FT, United Kingdom This is an institutional License Agreement for access to the xreferplus service ("xreferplus"), entered into by and between xrefer.com Limited ("Licensor") and Tallahassee Community College, on behalf of the College Center for Library Automation and the institutions identified in Appendix A ("Licensee"). The License Agreement must be signed by an officer of the Licensee's Institution
LICENSED MATERIAL: The xreferplus collection and component titles available for access on the Internet at www.xreferplus.com together with any additional material that may be agreed between the Licensor and the Licensee. The following licensed packages are available as specified for each Licensee identified in Appendix A: a. xreferplus100 - Pick and Mix your favorite 100 titles b. xreferplus Unlimited - All titles live today and additions throughout term
COMMENCEMENT DATE: January 1, 2005 or as specified in future renewals.
TERM: 1 year
LICENSE DETAILS: Annual Subscription Rate: \$ Subscription Currency: US Dollars Site: IP Address(es) of Licensee Network: Special Terms:
CONTACTS: xrefer: Jeffrey LaPlante, Sr. VP of Sales Tel: +1 617 426 2654 Fax: +1 617 426 3103 Email: jeffrey.laplante@xrefer.com Licensee Contact: Tel: Fax: Email:
The parties each agree to the terms of this Agreement (which expression includes this Schedule and the attached terms). Signed by:  For and on behalf of xrefer.com Ltd Signed by:  For and on behalf of the licensee.

**XREFER INSTITUTIONAL SUBSCRIPTION AGREEMENT
TERMS AND CONDITIONS OF USE**

This is an institutional License Agreement for access to the xreferplus service ("xreferplus"). The License Agreement must be signed by an officer of the Licensee's institution.

Through this Subscriber Agreement, xrefer.com Limited. ("xrefer") will allow access to and use of certain licensed reference works, including the reference works listed at www.xrefer.com/allplusbooks.jsp, and such other additional works as and xrefer may include in the service (collectively the "Licensed Works"), under the terms and conditions set forth herein.

The Licensee's authorized users may use xreferplus for the term of the subscription. 'Authorized users' are (a) every member of staff employed by or otherwise accredited by the licensee (b) every student accredited to the licensee for the purpose of full-time or part-time attendance (c) individual members of the public registered as users of the Licensee's library or information service and walk in users; in each case who are permitted access to xreferplus by the Licensee.

FEES AND PAYMENTS

Upon receipt of the signed license, xrefer will activate a new subscription and invoice Licensee. Payment terms are net30 from the date of invoice. The Licensee agrees to pay all fees and charges incurred in connection with the Licensee's subscription, including applicable taxes at the rates in effect when the charges were incurred. User fees will be invoiced automatically to the Licensee at the start of each subscription period. Fees and charges are non-refundable, except as provided herein. xrefer may change subscription rates in the normal course of business. Xrefer shall make every effort to keep renewal pricing to reasonable levels. Renewal pricing for comparable content should not significantly increase over previous years' pricing, adjusting for inflation where necessary. When renewal pricing increases of more than 3% (three percent) are anticipated, xferer shall provide notices of increases to Licensee no later than 60 (sixty) days prior to the renewal date.

USAGE RIGHTS

Throughout the Term xrefer grants the Licensee and Authorized Users the non-exclusive and non-transferable rights to:

1. Access xreferplus through this Web site in order to search xreferplus and to view, retrieve, and display entries included in the service;
2. Electronically bookmark, download and save individual entries included in xreferplus; and
3. Print out single copies of individual entries of xreferplus for purposes of private study or research.
4. Staff at non-affiliated libraries who are participating in collaborative digital reference services may access the database in order to assist Authorized Users affiliated with the Participating Libraries (see Appendix A) who are legitimately allowed access to the database.

LIMITATIONS ON USE

The Licensee and Authorized Users may not:

1. Remove or alter the authors' names or xrefer's or third party copyright notices or other means of identification or disclaimers as they appear in xreferplus;
2. Systematically make printed or electronic copies of multiple entries of xreferplus for any purpose; and
3. Display or distribute any part of xreferplus on any electronic network, including, without limitation, the Internet and the World Wide Web.

The Licensee or Authorized Users must obtain the written permission of xrefer in order to:

1. Use all or any part of xreferplus for any commercial use, meaning any use of xreferplus for the purposes of monetary reward (whether by the Licensee or any other person or entity) by means of sale, resale, loan, transfer, hire, or other form of exploitation;
2. Intentionally distribute the whole or any part of xreferplus, except as permitted under the USAGE RIGHTS section of this agreement;
3. Publish, distribute, or make available works based upon xreferplus, or works which combine xreferplus with any other material; or
4. Alter, abridge, adapt, or modify xreferplus.

Nothing in this Agreement shall limit the Licensee's rights to make fair use of xreferplus, as that term is defined by the courts.

The Licensee shall use all reasonable efforts to only permit remote access by authorized users.

The Licensee shall use all reasonable efforts to ensure that all Authorized Users are appropriately notified of the importance of respecting the intellectual property rights relating to xreferplus

The Licensee shall use all reasonable efforts to notify Authorized Users of the terms and conditions of this License and to protect xrefer from any use that is not permitted under this Agreement, and shall notify xrefer of any such use of which the Licensee becomes aware. In the event of any breach of the terms of this agreement, xrefer shall have the right to terminate the Licensee's access to xreferplus with seven (7) days written notice to Licensee. Any failure to fulfill the Licensee's obligations under this Section shall be considered a material breach of this Agreement.

ACKNOWLEDGMENT AND PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

The Licensee acknowledges that all copyrights, patent rights, trademarks, services marks, trade secrets and other intellectual property rights relating to xreferplus (collectively the "xrefer Intellectual Property"), are the sole and exclusive property of xrefer and the Third Party Publishers who have licensed their Works to xrefer and that this Agreement does not convey to the Licensee any right, title, or interest therein except for the right to use xreferplus in accordance with the terms and conditions of this Agreement.

The provisions of this Section 4 shall survive the termination of this Agreement for any reason.

DISCLAIMER OF WARRANTIES AND FORCE MAJEURE

xrefer disclaims any and all responsibility or liability for the accuracy, content, completeness, legality, reliability, or operability or availability of information or material displayed in the xrefer Services results. xrefer disclaims any responsibility for the deletion, failure to store, misdelivery, or untimely delivery of any information or material. xrefer disclaims any responsibility for any harm resulting from downloading or accessing any information or material through the xrefer Services.

THE XREFER SERVICES ARE PROVIDED "AS IS," WITH NO WARRANTIES WHATSOEVER. XREFER EXPRESSLY DISCLAIMS TO THE FULLEST EXTENT PERMITTED BY LAW ALL EXPRESS, IMPLIED, AND STATUTORY WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE WARRANTIES OF SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF PROPRIETARY RIGHTS. XREFER DISCLAIMS ANY WARRANTIES REGARDING THE ACCURACY, SECURITY, RELIABILITY, TIMELINESS, AND PERFORMANCE OF THE XREFER SERVICES. XREFER DISCLAIMS ANY WARRANTIES FOR ANY INFORMATION OR ADVICE OBTAINED THROUGH THE XREFER SERVICES. XREFER DISCLAIMS ANY WARRANTIES FOR SERVICES OR GOODS RECEIVED THROUGH OR ADVERTISED ON THE XREFER SERVICES OR RECEIVED THROUGH ANY LINKS PROVIDED BY THE XREFER SERVICES, AS WELL AS FOR ANY INFORMATION OR ADVICE RECEIVED THROUGH ANY LINKS PROVIDED IN THE XREFER SERVICES.

YOU UNDERSTAND AND AGREE THAT YOU DOWNLOAD OR OTHERWISE OBTAIN MATERIAL OR DATA THROUGH THE USE OF THE XREFER SERVICES AT YOUR OWN DISCRETION AND RISK AND THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGES TO YOUR COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS IN THE DOWNLOAD OF SUCH MATERIAL OR DATA.

Limitation of Liability

IN THE EVENT THAT XREFER IS DEEMED LIABLE IN ANY MANNER, THEN SUCH LIABILITY, WHETHER ARISING FROM CONTRACT, WARRANTY, NEGLIGENCE OR OTHERWISE SHALL, IN NO EVENT, EXCEED THE AMOUNT YOU HAVE PAID FOR YOUR USE OF THE SERVICE DURING THE PRECEDING TWELVE (12) MONTH PERIOD. YOU FURTHER AGREE THAT NO ACTION, REGARDLESS OF FORM, ARISING FROM OR PERTAINING TO THE SERVICE MAY BE BROUGHT BY YOU AGAINST XREFER MORE THAN ONE (1) YEAR AFTER THE EVENT GIVING RISE TO SUCH ACTION HAS OCCURRED.

SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS AND EXCLUSIONS MAY NOT APPLY TO YOU.

xreferplus shall use commercially reasonable efforts to provide continuous availability of xreferplus, subject to periodic unavailability due to maintenance of servers, installation of testing of software, or loading of data. Scheduled downtime will be performed at a time and in a manner to minimize inconvenience to customers.

Without limiting the foregoing, under no circumstances shall xrefer be held liable for any delay or failure in performance resulting directly or indirectly from acts of nature, forces, or causes beyond its reasonable control

AUTHORIZATION TO NEGOTIATE

The signatory of this Agreement warrants that the institution's population of authorized users has been accurately represented to xrefer.

The signatory of this Agreement represents and warrants to xrefer that he has the power and authority to execute this Agreement on behalf of the institution, which agrees to be bound by all terms contained herein.

TERM, TERMINATION

This Agreement shall commence upon xrefer's receipt of the original, signed copy of this Agreement with the required payment, and shall remain in full force and effect for one (1) year. Thereafter, this Agreement may be renewed for successive one (1) year periods, in accordance with this Agreement and subject to the payment of all fees required thereby.

In the event that the Licensee commit a material breach of this Agreement xrefer may, at its election, terminate this Agreement, and/or exercise all rights and remedies which may be available to it in law or equity.

Either party may terminate this Agreement and the License granted hereunder at any time, with thirty (30) days notice. In the event that xrefer terminates this Agreement for reasons other than the Licensee's breach of this Agreement, or if Licensee terminates this Agreement due to xrefer's breach, the Licensee will be refunded the pro rata portion of any subscription fees the Licensee has paid.

Upon termination of this Agreement, the Licensee agrees to continue to adhere to the provisions of this Agreement relating to any xrefer Intellectual Property.

CHANGES TO AGREEMENT

No modification or claimed waiver of any provision of this Agreement shall be valid except by written amendment agreed to and signed by authorized representatives of xrefer and the Licensee.

Any written communication to Licensee shall be addressed to:

Glendon Forgey
Vice President, Administrative Services
Tallahassee Community College
444 Appleyard Drive, Tallahassee, FL 32304

With cc to:
College Center for Library Automation
Attention: Executive Director
1753 W. Paul Dirac Drive
Tallahassee, FL 32301"

LIMITATIONS ON ASSIGNMENT

This Agreement may not be assigned without the written consent of xrefer, and any such purported assignment shall be null and void.

JURISDICTION AND SEVERABILITY

If for any reason a court of competent jurisdiction finds any provision or portion of the Terms of Service to be unenforceable, the remainder of the Terms of Service will continue in full force and effect. These Terms of Service constitute the entire agreement between the parties with respect to the subject matter hereof and supersedes and replaces all prior or contemporaneous understandings or agreements, written or oral, regarding such subject matter. Any waiver of any provision of the Terms of Service will be effective only if in writing and signed by xrefer.

PRIVACY POLICY

xrefer will not share email addresses with anyone outside xrefer nor disclose user information to any third party, except as described below. xrefer may use the personal data the Licensee provides online to send the Licensee information about offers that we feel may be of interest to the Licensee. xrefer requires contractual obligations with third parties with which it exchanges information as necessary to conduct its business which ensure safeguards for the privacy of the information we may use. This is the same standard used for information supplied through other means. Only xrefer will send the Licensee these direct mailings. In addition, xrefer may provide aggregated, anonymous statistical data about use of the xreferplus service to other persons.

STATISTICS

xrefer confirms to Licensee that usage statistics covering the online usage of the resources and databases included in the license will be provided.