

The Locus Open License: A Summary

The Locus Open Licence allows for the creation and distribution of unofficial supplemental content for, or modifications to, the Locus Rules System under certain terms and conditions.

In summary, you *must*:

1. Make any modifications to the original rules clear
2. Include the following text in your work:
 - The Locus Rules System is Copyright © CobblePath Games Ltd. The use of the Locus Rules System to develop derivative works is covered by the conditions of the Locus Open License. The Locus Rules System can be found on Itch.io. CobblePath Games Ltd accepts no liability or responsibility for any derivative works as per Section 5 of the Locus Open License.

Two major conditions for qualifying for this Open Licence are that you *must not*:

1. Reproduce the Locus Rules System. We recognise that you may wish to share portions of the book within reason (for example, whilst discussing the rules) and, in fact, we hope that people will enjoy discussing our system. It's our intent to apply a common sense approach.
2. Use the CobblePath Games Ltd logo

The Locus Open License

For the use of Locus rulesets and intellectual property to create and publish content for the Locus Rules System independent from the copyright holders (CobblePath Games Ltd).

This Licence Agreement (the “Open Licence”) is made effective as of the 3rd of February 2021 by and between CobblePath Games Ltd, a company organized and existing in England (“Licensor”) and any independent table-top role-playing game content creators who wish to create unofficial content for the Locus Games System (“Creators”). This License Agreement governs the copying, modifying and distribution of the Locus Rules System.

1. Definitions

1.1 “Distribute” and “Distributing” mean to make available to the public, by any media and in any form, whether for free or for a fee.

1.2 “Locus Rules System” refers to the game rules and mechanics as expressed in the Locus Director’s Guide and Locus Player Guide as well as any intrinsically linked Locus material published by the Licensor.

1.3 “Official Locus Creator Content” refers to any supplemental content downloadable explicitly for the Locus Rules System released by Licensor on their website.

1.3 “Derivative Works” means means any supplemental, unofficial material subject to Copyright and Similar Rights that uses, is derived from or based upon the Locus Rules System and/or in which the Locus Rules System is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor.

1.4 “Creators” refers to any individual exercising the Licensed Rights under this Open License to create and Distribute their own Derivative Works.

1.5 “Licensed rights” means the rights granted to Creators subject to the terms and conditions of this Open License, which are limited to all Copyright and Similar Rights that apply to use of the Locus Rules System and that the Licensor has authority to license.

2. Acceptance

2.1. By exercising the Licensed Rights defined in Section 3, Creators accept and agree to be bound by the terms and conditions of this Open License. To the extent this Open License may be interpreted as a contract, Creators are granted the Licensed Rights in consideration of Creators’ acceptance of these terms and conditions, and the Licensor grants Creators such rights in consideration of benefits the Licensor receives from making the Locus Rules System available under these terms and conditions.

3. Licenced Rights

3.1. Subject to the exceptions and limitations of this Open License as defined in Section 3.2, and as long as Creators fulfil the Conditions laid out in Section 4, the Licensor grants Creators license to do the following:

- a. Create and Distribute Derivative Works
- b. Make full use of and Distribute any Official Locus Creator Content as part of their Derivative Works

3.2. Exceptions and Limitations:

- a. This Open Licence does not grant Creators permission to redistribute or reproduce any substantial part of the source material
- b. This Open Licence is non-exclusive
- c. You may not sublicense under this Open Licence
- d. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights;
- e. Patent and trademark rights are not licensed under this Open License.

- f. Derivative Works may not contain or otherwise utilise the Licensor's logo.
- g. To the extent possible, the Licensor waives any right to collect royalties from Creators for exercising the Licensed Rights, whether directly or through a collecting society under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

3.3. Term:

- a. The Term of this Open License is as specified in Section 6.

4. License Conditions

4.1 Creators exercising the Licensed Rights are expressly made subject to the following conditions: Creators must:

- a. Make all reasonable efforts to obtain the information required for compliance with section 4.1(b)
- b. Retain or include the following :
 - i. identification of the creator(s) of the Locus Rules System and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if designated);
 - ii. the copyright notice
 - ii. a notice that refers to this Open License;
 - iv. a notice that refers to the disclaimer of warranties; and
 - v. reference to where the Locus Rules System can be obtained.
- c. Clearly indicate any modifications made to the Locus Rules System and retain an indication of any such modifications;
- d. indicate the Locus Rules System is licensed under this Open License

4.2. The obligations contained in section 4(1) should be fulfilled in a reasonable manner based on the medium, means, and context in which the Derivative Works are produced and Distributed

4.3. If requested by the Licensor, Creators must remove any of the information required by Section 4(1)(a) to the extent reasonably practicable and in a timely manner.

5. Disclaimer of warranties and limitation of liability

5.1 The Licensor does not accept any liability or responsibility for Derivative Works made in accordance with this Open Licence. This Open Licence does not affect the legal rights of liabilities of the Licensor except those explicitly held within the scope of this Open Licence.

6. Term and Termination

6.1. This Open License applies for the duration of the term of Copyright and Similar Rights licensed here. However, if any Creators fail to comply with this Open Licence, then their individual rights as a Creator under this Open License terminate automatically.

6.2 If a Creator has Distributed Derivative Works which have failed to comply with this Open Licence, they must:

- a. Make alterations to any Derivative Work(s) to make it compliant with the Conditions of this Open Licence; OR
- b. Remove the Derivative Work(s) from Distribution and, if possible, inform any customer in receipt of the Derivative Work(s) why the Derivative Work(s) have been removed.

6.3. Where a Creator's Licensed Rights to use the Locus Rules System as per this Open License has terminated under Section 6.1, it reinstates:

- a. automatically as of the date the violation is cured, provided it is cured within 30 days of the Creator's discovery of the violation; or

- b. upon express reinstatement by the Licensor. For the avoidance of doubt, this Section 6.2 does not affect any right the Licensor may have to seek remedies for a Creator's violations of this Open License
- c. The Licensor reserves the right to offer the Locus Rules System under separate terms or conditions to this contract, or to stop distributing the Locus Rules System at any time. However, doing so will not automatically terminate this Open Licence.

7. Other terms and conditions

7.1. The terms applying under this contract may not be modified except by express written agreement between the Licensor and a specific, named Creator. The Licensor shall not be bound by any additional or different terms or conditions communicated by Creators unless expressly agreed.

7.2 Any arrangements, understandings, or agreements regarding the Locus Rules System not stated herein are separate from and independent of the terms and conditions of this Open License.

7.3. Nothing in this Open License constitutes or may be construed as permission to assert or imply that Creators or their use of the Locus Rules System is, connected with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 4.1(i)

8. Interpretation

8.1. For the avoidance of doubt, this Open License does not, and shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Locus Rules System that could lawfully be made without permission under this Open License.

8.2. To the extent possible, if any provision of this Open License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Open License without affecting the enforceability of the remaining terms and conditions.

8.4 Nothing in this Open License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or Creators, including from the legal processes of any jurisdiction or authority.