CBCSECostToolKitLicenseAgreement

BY CHECKING THE ACCEPTANCE BOX OR USING ALL OR ANY PORTION OF THE CBCSE COST TOOL KIT, YOU ARE ACCEPTING ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. YOU AGREE THAT THIS AGREEMENT IS ENFORCEABLE LIKE ANY WRITTEN AGREEMENT SIGNED BY YOU AND LEGALLY BINDING BETWEEN YOU AND TEACHERS COLLEGE, COLUMBIA UNIVERSITY. IF YOU DO NOT AGREE TO ALL OF THESE TERMS AND CONDITIONS, DO NOT USE THE CBCSE COST TOOL KIT. IF YOU ARE USING THE CBCSE COST TOOL KIT AS AN EMPLOYEE, CONTRACTOR, OR AGENT OF AN ORGANIZATION SUCH AS A COLLEGE, UNIVERSITY, NON-PROFIT ENTITY, CORPORATION, PARTNERSHIP OR SIMILAR ENTITY, THEN YOU MUST BE AUTHORIZED TO SIGN FOR AND BIND THE ENTITY IN ORDER TO ACCEPT THE TERMS OF THIS AGREEMENT.

RECITALS:

- A. Licensorownsandistheproprietorofacertaincosttoolkitentitled,CBCSECostToolKitandaccompanyingdocumentation and other material,referredtocollectivelyas"ToolKit;"and
- B. LicenseedesirestoobtainfromLicensoranon-exclusiveLicensetousetheToolKit;

TERMS

In consideration of the mutual covenants and promises in this Agreement, Licensor and License eagree as follows:

- 1.1 LicenseGranted;DeliveryandInstallation.
- 1.2 Licensorgrants, and Licensee accepts, anon-transferable, nonexclusive license ("License") to use the Tool Kitforthesole purpose of determining costs and/or cost-effectiveness of educational or other programs for the purposes of administration, research, training, or resource allocation decisions internal to Licensee's organization, under the terms and conditions set for thherein.
- 1.3 PromptlyuponexecutionofthisAgreementLicensorshallgrant Licenseeonline accesstotheToolKitforoperationonLicensee'scomputersystems.UnderthisAgreement,Licensee is entitled access to the Tool Kit byonlyoneregistered user oftheTool Kit.Additionalusers may register and execute further License AgreementswithoutadditionalcosttoLicensee.
- 1.4 SuchToolKitanddocumentationshallbeavailable onlineasisandLicensorshallnotberequiredtoloadorotherwiseinstalltheToolKitonLicensee'smachinery.

The term of this Agreement shall be for two (2) years to commence on _[date]___and will terminate without further notice two years later unless sooner terminated as set forth in this Agreement.

3.1 Consideration.

The parties agree that no money or other thing of value shall change hands in connection with and in consideration of the license granted to the Licensee hereunder, it being understood and acknowledged that the sole consideration being provided the Licensor is that in all use the appropriate credit is given to the Licensor, as follows, including in each instance in which the results obtained using the Tool Kit are reported and/or published: CBCSE Cost Tool Kit (2015)developed by the Center for Benefit-Cost Studies of Education, Teachers College, Columbia University.

The sufficiency of the aforementioned consideration is hereby acknowledged by the College.

- 4.1 Warranties, Representations, and Undertakings.
- 4.2 Licensorwarrants and represents that it has full title and ownership of the Tool Kit, that the Tool Kit is original and owned by Licensor, or that Licensor has acquired legally valid rights, title or interests for purposes of this Agreement and that this Agreement does not violate any right, title, or interest of anythird person rorentity.
- 4.3 Licensorwarrantsandrepresentsthattothebestofitsknowledgeand beliefitis notcurrentlyboundbyanyotheragreements,restrictionsorobligations,norwillLicensorassumeanysucho bligationsorrestrictionswhichdoorwouldinany way interfereorbeinconsistentwiththisAgreement.
- 4.4 Licensee agreestoacceptTool Kit "asis"andagreesthatLicensorhasnoliabilitytoprovidesupportservicesforToolKit.
- 4.4.1 LicenseemustnotifyLicensorinwriting to cbcse@tc.columbia.edu, within14daysofbeing granted access totheToolKit, ofanyknowndeficiency/defectintheToolKit.
- 4.4.2 IftheToolKitisfounddeficientordefectivebyLicensor,Licensorisundernoobliga tiontocuresuchdefect.
- 4.5 Exceptasprovided in this clause, Licensor makes now arranties, either expressor implied, a stoanymatter, including without limitation, the condition of the Tool Kit, its merchantability or its fitness for a ny particular purpose, except that the Tool Kit is intended to be used to conduct cost and cost-effectiveness analyses.
- 4.6 Licensorshallnotbeliablefor,andLicenseeagreestoindemnify,defend,andholdharmless andwillreleaseandforeverdischargeLicensor,itsagents,officers,assistantsandemployeesthereofeitherint heirindividualcapacitiesorby reasonoftheirrelationshiptoLicensoranditssuccessors,inrespecttoanyexpense,claim,liability,lossorda mage(includingany

incidental, special, or consequential damage) either director indirect, whether incurred, made or suffered by Licensee or by third parties, inconnection with or in anywayarising out of the furnishing, performance or use of the Tool Kit.

4.7 Data that you enter in the CBCSE Cost Tool Kit will be stored on servers maintained by an external contractor on behalf of Teachers College, Columbia University. Teachers College, Columbia University will gather a limited amount of data on users including information entered on the registration page such as user name, name of organization, and position. We will also collect meta-data such as the frequency of use of the CBCSE Cost Tool Kit, and the frequency of analysis type chosen (cost analysis vs. cost-effectiveness analysis). We will use these data to understand the audience for the tool and how it is being used.

Data that you enter about programs, effectiveness, ingredients, prices, distribution of costs, transfers/subsidies/fees and cost information will not be accessed by Teachers College, Columbia University without your express permission. While the servers on which the data will be stored will be secure, Teachers College, Columbia University is not responsible for any loss of data, inability to access the web site at any time, or failure of security mechanisms.

5.1 Restrictions on Use.

- 5.2 LicenseeagreesthattheToolKitshallbeheldinconfidence,thatsuchlicensedmaterialispro videdfortheexclusiveuseofLicenseeonitscomputersystems or other electronic devices.
 - 5.3 The Tool Kitshall not be duplicated.
- 5.4 LicenseeshallnotdisclosetheToolKittoothersinwholeorinpartwithouttheexpresswritte npermissionofLicensor.SuchprohibitionsondisclosureshallnotapplytodisclosurebyLicenseetoitsempl oyeesandconsultantstotheextentthatsuchdisclosureisreasonablynecessarytoLicensee'suseoftheToolKitandprovidedthatLicenseeshalltakeallreasonablesteps(including,butnotlimitedto,allstepsthatLicensee takeswithrespecttoinformation,data,andothertangibleandintangiblepropertyofitsownthatitregardsasc onfidentialorproprietary) toensurethattheTool Kit isnot disclosed orduplicated in contravention oftheprovisionsoftheAgreementbysuchemployeesorconsultants.

6.1 CopyrightandTrademarkProtection.

- 6.2 AllownershiprightsintheToolKit,includingbutnotlimitedtocopyrightandtrademarkrig htsintheToolKitand anyassociated documentation furnished hereunder are retainedbyLicensor.LicenseeshallnotreproduceanycopiesoftheToolKitcode,documentationorimprove mentsnoranyportionthereofwithouttheexpresswrittenconsentofLicensorandwithoutincludingLicensor 'scopyrightnoticethereon.
- 6.3 ShouldLicenseefailtofollowthiscondition, it shall be responsible for indemnifying Licens or for anyloss of royalties, cost of copyrighten forcement, and other damages or loss sessustained by Licenson.

7.1 ProprietaryInformation.

7.2 LicenseeunderstandsthattheToolKitcontainsconfidentialproprietarymaterialandcoven

antsnottodisclosethismaterial.

7.3 LicenseewarrantsthatallthoseindividualshavingaccesstotheToolKitshallbeinformedof theconfidentialityoftheToolKit.

8.1 Title; Reservation of Rights.

- 8.2 LicenseeagreesthattheToolKitis,andshallatalltimesremain,thepropertyofLicensor.Lic enseeshallhavenoright,titleorinterestintheToolKit,exceptforthelicenseoutlinedinthisAgreement.
- 8.3 LicensorreservestherighttograntanyrightstotheToolKittootherpersonsorentitiesupons uchtermsandconditionsasLicensorshallaccept.

9.0 <u>Inspection</u>.

Onceperyear, Licensor, inits sole discretions hall have the right upon 48 hours notice to inspect the premises of Licensee, subject to Licensee's security rules then in effect, in order to determine and verify Licensee's compliance with this Agreement.

10.0 Alterations and Modifications.

Licensee, for Licensee's own internal purposes, may make any alterations, variations, modifications, additions or improvements to the Tool Kit, and merge it into other program material to form an updated or derivative work at its own risk and expense provided that such changes are reported to CBCSE with an explanation of the motivation for the change and the consequences this change has for the cost or cost-effectiveness analysis. Both parties agree that any alterations, variations, modifications, additions or improvements will be considered "derivative work" as that term is defined in the U.S. Copyright Act (17 U.S.C. 101, et seq.). In addition, upon discontinuance of this License for such use of the Tool Kit, the licensed material supplied by Licensor will be completely removed from the updated work and destroyed. Any portion of the Tool Kit included in an updated work shall be used only on the Licensee's computer equipment or other electronic devices and shall remain subject to all other terms of this Agreement..

11.0 LimitationsofRemediesandLoss.

Shouldthis Agreement beterminated by Licensee, pursuant to this clause concerning Licensor default, Licensee shall refrain from using the Tool Kit.

12.1 <u>Termination</u>.

- 12.2 Uponterminationofthelicense, all Tool Kit, modifications of the Tool Kit, and any portions or copies thereof, shall be destroyed.
- 12.3 Licenseeshallpromptly,uponrequestbyLicensor,certifyinwritingthatallothercopiesinLicensee'spossession,whethermadeinwholeorinpart,andinanyform,havebeenerasedordestroyed.
- 12.4 Terminationorexpirationofthelicenseperiodshallnotbeconstruedtoreleaseeitherpartyfr omanyrightorobligationwhichmaturedpriortothedateofsuchterminationorexpiration.

Non-UseofNames.

Neitherpartyshallusetheotherparty's name without the written consent of Licensor, in each instance prior to such use, except to give credit to Licensor for development of the Tool Kitas described in 3.0 above.

14.0 Notice.

Anynoticetoeitherpartyhereundermustbeinwritingsignedbythepartygivingit,andshallbedeeme dgivenwhenmailedpostageprepaidbyU.S.PostalServicefirstclass,certified,orexpressmail,orotherover nightmailservice,orhanddelivered,whenaddressedasfollows:

ToLicensor:
TeachersCollege,ColumbiaUniversityCenterf orBenefitCostStudiesofEducation525West120thStreet
NewYork,NY10027Attention:
FionaHollands

ToLicensee:		
[User	name]	
[name	e of organization]	
[addre	ess]	

or to such other addressee as may be here after design at ed by written notice. All such notices shall be effective only when received by the addressee.

15.0 GoverningLaw.

This Agreements hall be governed by and construed under the laws of the Licensee's State, as Licensee is a Public Institution, which shall be the forum for any laws uits arising under or incident to this Agreement.

16.0 <u>DisputeResolution</u>.

The parties shall work with their senior management to resolve all disputes. Any controversy, claim, or dispute arising out of or relating to this Agreement or the breach thereof, that the parties cannot a micably resolves hall be submitted to arbitration in the Licensee's State, in accordance with the rules of the American Arbitration Association then in effect and judgment upon the award rendered by the arbitrator (s) may be entered in any court having jurisdiction thereof. The provisions hall not impair or be in lieu of the rights of either party

heretotoseekinjunctivereliefinacourtofcompetentjurisdictionintheLicensee's State.

17.0Non-Waiver.

The delayor failure of either party to exercise any of its rights under this Agreement for a breach there of shall not be deemed to be a waiver of such rights, nor shall the same be deemed to be a waiver of any subsequent breach, either of the same provision or otherwise.

18.0 <u>Severability</u>.

The terms of this Agreement are severable such that if any term or provision is declared by a court of competent jurisdiction to be illegal, void, or unenforceable, the remainder of the provisions shall continue to be valid and enforceable.

19.0 ParagraphHeadings.

The paragraph headings in this Agreement are inserted for convenience only and shall not be construed to limit or modify the scope of any provision of this Agreement.

20.0 EntireAgreement; Modification.

This Agreement (and its attachments, if any) constitutes the entire understanding between the parties with respect to the subject matter here of and supersedes any and all prior understandings and agreements, or all and written, relating here to. This Agreement may be a mended at any time only upon mutual agreement in a writing signed by the parties.