## Adomoc® Artisan Licence 1.4

The Adomoc<sup>(R)MD</sup> Artisan Licence (AAL) is intended for use by small, independent game-makers (artisans and crafts-people) that wish to produce Adomoc games for sale in limited quantities. Commercial use of the Adomoc trademark, designs, game, or instructions in mass produced quantities (or in ways not specified by this licence) must be arranged through an alternate agreement with Joshua Chalifour operating as Adomoc International (AI). Adomoc is a registered trademark of Joshua Chalifour.

# Licence

An artisan that wishes to manufacture (by hand or otherwise) one hundred (100) or fewer complete physical sets, boards, or complete collections of playing pieces of the Adomoc game per year, for his or her own commercial intentions or purposes, may do so provided he or she complies with all of the following terms and conditions in the Adomoc Artisan Licence (AAL).

Note that the AAL includes some text that was copied from Creative Commons licences and modified, however the AAL is not a Creative Commons licence, is not upheld by nor affiliated with the Creative Commons, and has no endorsement from the Creative Commons.

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS ADOMOC ARTISAN LICENCE (HEREAFTER "AAL"). THE WORK IS PROTECTED BY COPYRIGHT, TRADEMARK, AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK FOR COMMERCIAL PURPOSES OTHER THAN AS AUTHORIZED UNDER THIS LICENCE IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENCE. LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

DISTRIBUTION OR USE OF THIS LICENCE DOES NOT CREATE A SOLICITOR-CLIENT RELATIONSHIP. THIS INFORMATION IS PROVIDED ON AN "AS-IS" BASIS. THERE ARE NO WARRANTIES REGARDING THE INFORMATION PROVIDED, AND LICENSOR DISCLAIMS ANY LIABILITY FOR DAMAGES RESULTING FROM ITS USE.

### 1. Definitions.

- a."Artisan" means a person that produces individually crafted board games in small quantities, ideally (though not necessarily) using hand-made methods.
- b. "Complete Set" means the whole collection of components, designs, and rules that constitute the Adomoc game. These components include but are not limited to the Adomoc playing board, Adomoc playing pieces, and the Adomoc Instructions.
- c."Board" means the Adomoc game board design, which is used for playing Adomoc games.
- d. "Playing Pieces" or "Pieces" means the individual pawn, token, or card designs. Game players move and manipulate these in relation to the board on which Adomoc games are played.
- e."Adomoc Instructions" or "Instructions" means the official instruction manual, which details the rules for playing the game of Adomoc. The official Adomoc Instruction manual must be obtained from the official Adomoc Web site (www.adomoc.com).
- f."the Work" means the complete set of an Adomoc game, its designs, or any of its constituent parts and components (for example, the board, pieces, and instructions described above).
- g."Small-Run Production" means physical games produced in a small enough quantity that they do not exceed the total quantity set by this licence and cannot be considered mass-produced.
- h. "Collective Work" means a work produced in distinct parts by different artisans, or in which works or parts of works of different artisans are incorporated. A work that constitutes a Collective Work will not be considered a Derivative Work (as defined below) for the purposes of this licence.

- i."Derivative Work" means a work that produces or reproduces the Work or any substantial part thereof in any material form. A work that constitutes a Collective Work will not be considered a Derivative Work for the purpose of this Licence.
- j."Licensor" means Joshua Chalifour, which is the entity offering the Work under the terms of this Licence.
- k."Moral Rights" means rights that an individual who creates a Work protected by copyright has concerning the integrity of the work, the attribution (or anonymity) of authorship, and the right not to be associated with a product, service, cause or institution, or rights of similar nature in the Work anywhere in the world.
- I."Original Author" means the individual who created the Work.
- m.**"Use"** means to exercise one or more of the rights set out below as granted by the Licence and includes the title thereof when such title is original and distinctive.
  - i.to produce or reproduce the work in any material form;
- n."work" means the distinctive and original work of authorship offered under the terms of this Licence.
- o."You" means an individual or entity exercising rights under this Licence who has not previously violated the terms of this Licence with respect to the Work, or who has received express permission from the Licensor to exercise rights under this Licence despite a previous violation.
- 2. **Commercial Intention.** The AAL grants certain rights that may be exercised in a manner that is primarily intended for or directed toward commercial advantage or private monetary compensation through small-run production.
- 3. **Fair Dealing Rights.** Nothing in this licence is intended to reduce, limit, or restrict any rights accruing to fair dealing, and those exemptions afforded to individuals, educational institutions, libraries, archives, museums, computer programs, incidental inclusions and ephemeral recordings, or other limitations on the exclusive rights of the copyright owner under the Copyright Act.
- 4. **Licence Grant.** Subject to the terms and conditions of this Licence, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) Licence to exercise the rights in the Work as stated below:
  - a. Use the Work, to incorporate the Work into one or more Collective Works, and to Use the Work as incorporated in the Collective Works.
  - b. To create and sell physical manifestations of the Work or provide those manifestations for sale through a third party retailer; namely the small-run production of instances of the Work for use with commercial intent.

The above rights include the right to make such modifications as are technically necessary to exercise the rights in applicable media and formats. The above rights also include the right to make such modifications to the Adomoc design as You desire for the sake of your creative craft.

All rights not expressly granted by Licensor are hereby reserved.

Except as otherwise agreed by the Original Author, if You Use a Work or any Derivative Works or Collective Works in any material form, You must not do anything that would offend the Moral Rights of the Original Author, including but not limited to:

c. You must not falsely attribute the Work to someone other than the Original Author.

All other moral rights are waived. This means the Original Author is not reserving the ability to prevent downstream creators from engaging in material distortion or modification of the work, including, but limited to, associating the Work with a particular product, service, cause or institution.

5. **Restrictions and Requirements.** The licence granted in Section 4 above is expressly made subject to and limited by the following restrictions and requirements:

- a. The above rights are exercised in physical formats whether now known or hereafter devised (examples of physical formats include but are not limited to wood, ceramic, textile/cloth, metal, and plastic).
- b. Your commercial Use of the Work must not be manifested in electronic mediums or formats, including but not limited to Internet-based applications, or programs installed on computers or electronic devices.
- c. You must include the following information with each instance of the product distributed:
  - Notice clearly indicating the official Adomoc Web site, namely "www.adomoc.com"
  - II. Notice clearly indicating the Adomoc registered trademark, namely "Adomoc<sup>(R)</sup> is a registered trademark of Joshua Chalifour".

    III. A copy of the complete, official Adomoc Instructions or a notice clearly indicating how to obtain them (for example, the URI to download them from the official Adomoc Web site).
- d.You may Use the Work with commercial intention only under the terms of this Licence. You may not offer or impose any terms on the Work that alter or restrict the terms of this or the recipients' exercise of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this Licence and to the disclaimer of warranties. You may not Use the Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this Licence Agreement. The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this Licence.
- e.If you Use the Work or Collective Works, You must keep intact all copyright notices for the Work and give the Original Author credit reasonable to the medium or means You are utilizing to the (i) Original Author by using his, her or its name (or pseudonym) if supplied; and/or (ii) if the Original Author and/or Licensor designate another party or parties (eg. a sponsor institution, publishing entity, journal) for attribution in Licensor's copyright notice or terms of service or by other reasonable means, then to such party or parties; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work. Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Collective Work, at a minimum such credit will appear where any other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.
- 6. Representations, Warranties and Disclaimer. UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTIBILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.
- 7. Limitation on Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, AND EXCEPT FOR DAMAGES ARISING FROM LIABILITY TO A THIRD PARTY RESULTING FROM BREACH OF THE WARRANTIES IN SECTION 6, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENCE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

# 8. Termination.

a. This Licence and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this Licence. Sections 1, 3, 6, 7, and 8 will survive any termination of this Licence. b. Subject to the above terms and conditions, the licence granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different licence terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this Licence (or any other licence that has been, or is required to be, granted under the terms of this Licence), and this Licence will continue in full force and effect unless terminated as stated above.

#### 9. Miscellaneous.

- a.If any provision of this Licence is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Licence, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.
- b.No term or provision of this Licence shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent
- c.This Licence constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This Licence may not be modified without the mutual written agreement of the Licensor and You.
- d. You must abide the Licence during its term despite the expiry, initial invalidity or later invalidation of any intellectual property rights.
- e.The construction, validity and performance of this Licence shall be governed by the laws in force in Quebec, Canada.