

SLQ Terms and Conditions to be a Centre for the Primary Leaders Licence

1. The Agreement

The agreement is between the British Sports Trust (trading as Sports Leaders UK/SLQ) company number 04567192 and the Primary Leaders Centre. These Terms and Conditions once agreed enable a Centre to deliver the SLQ Primary Leaders Offer.

2. Term

The agreement between SLQ and the Centre shall start on the date the Centre agrees to these Terms and Conditions and shall continue in force until SLQ terminates the agreement or the Centre terminates the agreement.

3. Fees

- 3.1 SLQ reserves the right to review the fees and shall inform Centres in writing of any changes.
- 3.2 The Centre understands that failure to pay SLQ in accordance with the invoice and refund policy may result in services being suspended and/or Centre approval being terminated.

4. Renewal

- 4.1 Every June SLQ will raise a renewal invoice for the Primary Leaders Licence.
- 4.2 If the Centre is not planning to continue with the Primary Leaders Licence, they must inform SLQ in writing to contact@sportsleaders.org by the 31st May for following year.
- 4.3 The renewal invoice for the licence will not be subject to the invoice and refund policy.

For example: A Centre who wishes to withdraw during the 2019-20 academic year must notify SLQ by 31st May 2019. If this date is met, the Centre will be withdrawn. If a Centre notifies SLQ after 31st May 2019, they will still be expected to pay the renewal invoice for the following year (2019/20). The withdrawal process for Award Centre licences is outlined in the SLQ Requested Award Licence Withdrawal Policy and procedure.

5. How SLQ communicates with the Centre

The Centre will:

- 5.1 Allow electronic communications regarding the management of the Centre and relevant Licence updates.
- 5.2 Be able to opt out of any marketing or promotional communications from Sports Leaders UK/SLQ.

6. Use of SLQ branding and Intellectual Property

- 6.1 All rights (including ownership and copyright) in any specifications, instructions, Scheme of Work, plans, or other material furnished to or made available to the Centres by SLQ shall

remain vested solely as Sports Leaders UK/SLQ's and the Centre shall not, without prior written consent of Sports Leaders UK/SLQ, use or disclose to a third party.

The Centre will:

- 6.2 Acknowledge and agree that it has no right, title or interest in the SLQ brand other than expressly by these terms and conditions, and that all such right, title or interest in the SLQ logos shall be owned exclusively by Sports Leaders UK/SLQ
- 6.3 Acknowledge and agree that nothing in these terms and conditions shall be construed as an assignment or grant of any right, title or interest in or to the SLQ logos or in any copyright or trade mark of SLQ save for the limited right granted under these terms and conditions.
- 6.4 Accept that SLQ and the officers, directors, employees or agents of any of them, exclude, to the maximum extent permitted by law, all liability and responsibility for any amount or kind of loss or damage that may result to you or a third party, (including without limitation, any direct, indirect, punitive or consequential loss or damages, or any loss of income, profits, goodwill, data, contracts, use of money, or loss or damages) arising from or connected in any way to the download and/or use, inability to download and/or use or the results of the download and/or use of the SLQ logos. This shall not affect your statutory rights or any liability, damage or remedy that cannot be excluded under applicable law.
- 6.5 Accept that SLQ reserves the right to request you to immediately stop any use of the SLQ logos if you fail to comply with any of these Terms and Conditions or for any other reason. Upon such request, you shall immediately stop your use of the SLQ logos and immediately destroy all non-published copies of the SLQ logos.

7. General

The Centre will:

- 7.1 Ensure that each establishment the Licence is purchased for has insurance cover for a minimum of £5 million against public liability or similar liability arising from activities as a Centre.
- 7.2 Accept that agreement with these Terms and Conditions forms a contract between the Centre and SLQ and the terms specified in this agreement will be referred to where there is any dispute or disagreement relating to the role and responsibilities of the Centre.
- 7.3 Ensure that a Licence is purchased for each primary school where the Primary Leader Licence is delivered.

8. Declaration

The Centre hereby warrants and undertakes to SLQ that:

- 8.1 It is free to enter into this agreement and is not bound by, and not aware of, any circumstances which would prevent the Centre from complying with the Terms and Conditions.
- 8.2 All information supplied by the Centre is genuine and correct.
- 8.3 It shall perform its obligations under this agreement with due care, skill and diligence and ensure its personnel shall have the necessary professional capabilities, qualifications and experience, skills and expertise required.