

SHIFT OPEN LICENCE



The **SHIFT Open License** allows you to build new games, supplements and World Sparks that incorporate the SHIFT Core Rulebook. If you are looking to create something that doesn't fit under the guidelines below, please reach out to us at sol@rpgshift.com to discuss it. If you create something using this license, please drop us a line, we would love to hear about it!

This license does not permit you to create or to distribute merchandise based on any of our games or artwork. If you wish to discuss licensed merchandise, please email sol@rpgshift.com with more details.

We also expressly forbid the use of our games, writing and art in the training of generative AI tools.

If you have a licensing request that is not covered here, please contact sol@rpgshift.com with details.

WANT TO MAKE CONTENT FOR SHIFT?

YOU CAN...

create World Sparks, supplements and new games that are compatible with the core game, either for free or monetised – this includes modules for virtual tabletop platforms

AND YOU CAN...

reference and reuse the mechanics and game rules of the SHIFT Core Rulebook

AS LONG AS YOU...

credit Hit Point Press and include a link to our website (as set out under "You must include this...")

AND AS LONG AS YOU DON'T...

- ✗ use or translate writing or art from our games,
- ✗ use our company or game logos,
- ✗ claim that your product is "official" or "licenced" unless we've given you permission,
- ✗ incorporate the product into any NFTs
- ✗ use generative AI
- ✗ or do anything to bring the game into disrepute (for instance, making something illegal, racist, sexist, or otherwise discriminatory)

YOU SHOULD USE THESE



Logo files can be found here: rpgshift.com/sol

You can recolour or resize the logo to fit your needs, with considerations to visibility, accessibility and WCAG standards, but you may not substantially alter the logo other than that.

YOU MUST INCLUDE THIS ENTIRE TEXT...

"This work was created using Hit Point Press' SHIFT Open License v1.0, © copyright 2026 Hit Point Press inc. SHIFT Roleplaying Game is © copyright 2026 Hit Point Press inc. You can find out more and support SHIFT at rpgshift.com. [Your product name] is an independent production by [Author or Publisher of your product] and is not affiliated with Hit Point Press."

AND THIS...

a copy of the full SHIFT Open License detailed on the following pages

YOU CAN ALSO...

live stream, podcast, create actual plays, make written or video reviews, and generally have fun with the game online and in public

AS LONG AS YOU...

credit Hit Point Press and include a link to our website (as described in the relevant sections above), and credit our artists and writers if you use excerpts of their work directly

AS LONG AS YOU DON'T...

- ✗ use all or a substantial part of the writing or art from our games in your product without permission,
- ✗ use our company logo except as part of crediting us,
- ✗ claim that your product is "official" or "licenced" unless we've given you permission,
- ✗ or do anything to bring the game into disrepute (for instance, making something illegal, racist, sexist, or otherwise discriminatory)

YOU CAN CAN USE THESE ASSETS ON STREAMS

Streaming assets can be found here: rpgshift.com/stream

PLEASE REVIEW...

the full SHIFT Open Licence on the following pages

SHIFT OPEN LICENCE V1.0

SHIFT OPEN LICENSE VERSION 1.0

The text of the SHIFT OPEN LICENSE ("SOL") itself is not Core Content (as herein defined). The SOL is the property of Hit Point Press Inc (together with its agents, successors, and assigns, the "Licensor"). All Rights Reserved.

1. DEFINITIONS:

(a) **"Collaborator"** means the intellectual property owners who have contributed to the Core Content, as may be identified from time to time.

(b) **"Core Content"** means the game mechanics and SOL System Reference Document, and includes the methods, procedures, processes, and routines to the extent such content: (i) does not include the Original Publication Content (as defined herein); (ii) is an enhancement over the prior-created works and any additional content clearly identified as Core Content by the Collaborator. Core Content further means any work covered by the SOL, including translations and Derivative Material under copyright law, but specifically excludes Original Publication Content.

(c) **"Derivative Material"** means copyrighted material including derivative works, localizations, porting, translations (including into programming languages), modifications, corrections, additions, extensions, upgrades, improvements, compilations, abridged versions, or other form in which an existing work may be recast, transformed, repackaged, or adapted;

(d) **"Distribute"** means to circulate or disseminate material through licensure, reproduction, rental, lease, sale, broadcast, public display, transmission, or other method of transfer or dispersal.

(e) **"Original Publication Content"** means Yours, Licensor's or third-party's product and product line names, logos and identifying marks including trade dress, traits, adversaries, vehicles, locations, techniques, artifacts, creatures, characters, stories, storylines, plots, thematic elements, dialogue, incidents, language, artwork, symbols, designs, depictions, likenesses, formats, poses, concepts, themes and graphic, photographic and other visual or audio representations; names and descriptions of characters, spells, enchantments, personalities, teams, personas, likenesses and special abilities; places, locations, environments, equipment, magical or supernatural abilities or effects, logos, symbols, or graphic designs; and any other trademark or registered trademark clearly identified as Original Publication Content by the owner of the Original Publication Content, and which specifically excludes the Core Content;

(f) **"Trademark"** means the logos, names, mascots, mark, sign, motto, designs, sounds, patterns, smells, and/or phrases that are used by a Collaborator to identify itself or its products or the associated products contributed to the SOL by the Collaborator, whether registered or unregistered.

(g) **"Use"** (and forms thereof) means to use, distribute, copy, edit, format, modify, translate and otherwise create Derivative Material of Core Content.

(h) **"You" or "Your"** means the licensee hereunder.

2. APPLICATION OF TERMS:

The SOL applies to any Use of Core Content, regardless of whether that Use contains a proper notice indicating that the Use is produced hereunder. No terms may be added to or removed from the SOL except as described by the SOL. No other terms or conditions may be applied to any Core Content distributed hereunder. If you distribute Core Content You must clearly indicate which parts of the work that you are distributing are Core Content.

3. AFFIXATION REQUIREMENT:

As a material obligation under the SOL, you must affix a complete copy of the SOL to any Use of the Core Content, including with Original Publication Content, and clearly and conspicuously include the Copyright Notice detailed in Section 8 in all appropriate locations.

4. ACCEPTANCE OF LICENSE:

By Using the Core Content, You indicate Your acceptance of the terms of the SOL and agree to strictly adhere to the same.

5. GRANT AND CONSIDERATION:

In consideration for agreeing to use the SOL pursuant to Section 4, the Collaborators grant You a perpetual, irrevocable (except as otherwise provided herein) worldwide, royalty-free, non-exclusive license to Use the Core Content.

6. REPRESENTATIONS AND WARRANTIES:

If You are contributing original material as Core Content, You represent and warrant that Your Contributions are Your original creation and/or You have sufficient rights to grant the rights conveyed by the SOL. You further represent and warrant that: 1) You will not engage or participate in any activity or course of action that could diminish or tarnish the image or reputation of the Core Content or Licensor, or cause confusion as to the ownership of the SOL or Core Content; and 2) Your Use of the Core Content will not infringe, misappropriate, or otherwise violate the intellectual property or other rights of any third party or violate any applicable regulation or law.

7. DISCLAIMER:

LICENSOR MAKES NO REPRESENTATIONS OR WARRANTIES AS TO THE MERCHANTABILITY OF THE CORE CONTENT OR FITNESS FOR ANY PARTICULAR PURPOSE. YOU AGREE THAT YOU ARE RELEASING LICENSOR FROM ANY LIABILITY THAT LICENSOR MAY OTHERWISE HAVE TO YOU IN RELATION TO OR ARISING FROM THE SOL OR LICENSORS SERVICES, FOR REASONS INCLUDING, BUT NOT LIMITED TO, FAILURE OF OUR SERVICE, NEGLIGENCE, OR ANY OTHER TORT. TO THE EXTENT THAT APPLICABLE LAW RESTRICTS THIS RELEASE OF LIABILITY, YOU AGREE THAT LICENSOR IS ONLY LIABLE TO YOU FOR THE MINIMUM AMOUNT OF DAMAGES THAT THE LAW RESTRICTS LICENSOR'S LIABILITY TO, IF SUCH A MINIMUM EXISTS. YOU AGREE THAT LICENSOR IS NOT RESPONSIBLE IN ANY WAY FOR DAMAGES CAUSED BY THIRD PARTIES WHO MAY USE THE CORE CONTENT, INCLUDING BUT NOT LIMITED TO PEOPLE WHO COMMIT INTELLECTUAL PROPERTY INFRINGEMENT, DEFAMATION, TORTIOUS INTERFERENCE WITH ECONOMIC RELATIONS, OR ANY OTHER ACTIONABLE CONDUCT TOWARDS YOU.

8. COPYRIGHT NOTICE:

You must update the Copyright Notice portion of the SOL to include the then-current version of the Copyright Notice of any Core Content You are copying, modifying or distributing, including the title, the copyright date, and the Licensor's name: "This work was created using Hit Point Press' SHIFT Open License v1.0, © copyright 2026 Hit Point Press inc. SHIFT Roleplaying Game is © copyright 2026 Hit Point Press inc. You can find out more and support SHIFT at rpgshift.com. [Your product name] is an independent production by [Author or Publisher of your product] and is not affiliated with Hit Point Press."

9. USE OF ORIGINAL PUBLICATION CONTENT:

You agree not to Use any Original Publication Content, including as an indication as to compatibility, except as expressly licensed in another, independent Agreement with the owner of each element of that Original Publication Content. You agree not to indicate compatibility or co-adaptability with any trademark (registered or unregistered) in conjunction with a work containing Core Content except as expressly licensed in another, independent Agreement with the owner of such trademark. Your Use of any Original Publication Content in Core Content does and may not constitute a challenge to the ownership of that Original Publication Content, and all goodwill associated therewith shall accrue to the benefit of the owner of such Original Publication Content. The owner of any Original Publication Content used in conjunction with Core Content shall retain all rights, title and interest in and to that Original Publication Content, provided, however, that the owner shall not gain any right, title, or interest to the Core Content.

10. UPDATING THE SOL:

Licensor may publish updated versions of the SOL. You may use any authorized version of the SOL to copy, modify and distribute any Core Content originally distributed under any version of the SOL.

11. LIMITED REVOCATION RIGHT:

In the event that You engage or participate in any activity or course of action that could diminish or tarnish the image or reputation of the Core Content (or Licensor), or cause confusion as to the ownership of the SOL or Core Content (in each case, as determined by Licensor in its sole and absolute good-faith discretion), Licensor may revoke any rights granted to You (including Your right to Use the Core Content) and require you to remove all Uses and of the Core Content, without any liability to you under any form or theory of law.

12. USE OF COLLABORATOR CREDITS:

You may not market or advertise the Core Content using the name of any Collaborator unless You have written permission from the Collaborator to do so.

13. INABILITY TO COMPLY:

If it is impossible for You to comply with any of the terms of the SOL with respect to some or all of the Core Content due to statute, judicial order, or governmental regulation then You may not Use any Core Content so affected.

14. TERMINATION:

The SOL will terminate automatically if You fail to comply with all terms herein and fail to cure such breach within thirty (30) days of becoming aware of the breach. All validly issued sublicenses shall survive the termination of the SOL.

15. MISCELLANEOUS TERMS:

The SOL is intended to be construed without regard to any presumption or rule requiring construction or interpretation against the party drafting an instrument or causing any instrument to be drafted. If any term or provision of the SOL is invalid, illegal, or unenforceable in any jurisdiction, such invalidity, illegality, or unenforceability will not affect the enforceability of any other term or provision of the SOL, or invalidate or render unenforceable such term or provision in any other jurisdiction. Licensor may freely assign or otherwise transfer any of its rights or delegate any of its obligations under the SOL. This Agreement is binding upon You (and Your successors and assigns) and inures to the benefit of the Licensor. The SOL and all matters arising out of or relating to this Agreement are governed by the laws of Commonwealth of Virginia, without giving effect to any conflict of laws provisions thereof that would result in the application of the laws of a different jurisdiction. Either party shall institute any legal suit, action, or proceeding arising out of or relating to the SOL in the federal or local courts in each case located in Ontario, Canada, and each party irrevocably submits to the exclusive jurisdiction of such courts in any legal suit, action, or proceeding. The relationship between the parties is that of independent contractors. Nothing contained in the SOL will be construed as creating any agency, partnership, joint venture, or other form of joint enterprise, employment, or fiduciary relationship between the parties, and neither party has authority to contract for nor bind the other party in any manner whatsoever. No waiver by Licensor of any of the provisions hereof will be effective unless explicitly set forth in writing and signed by Licensor. Except as otherwise set forth in the SOL, no failure to exercise, or delay in exercising, any right, remedy, power, or privilege arising from the SOL will operate or be construed as a waiver thereof; nor will any single or partial exercise of any right, remedy, power, or privilege hereunder preclude any other or further exercise thereof, or the exercise of any other right, remedy, power, or privilege. Licensor shall be entitled to recover its reasonable attorney's fees arising from any claim, suit, action, or proceeding is instituted or commenced by any party hereto.