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## 🖉 Nature Reviews Immunology

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COMMENCEMENT DATE:

On or about November 26, 2001 THE TERM: 12 months from the Commancement Date

LICENCE DETAILS:

DEPARTMENTS: [Insert name of Departments]

Licensee Average number of Staff and Students (as defined in the attached Terms) in the Departments during the 12 month period prior to the Commencement Date: not more than [31,9 57 ].

LICENCE FEE	(Reviews Journals)
SPECIAL TER	MS: (Research Journals)
HELPDESK:	(e-mail/lelephone number)
CONTRACT	liconsor; Nature America Licensee:
MANAGERS:	Text, deleted]

The pr[Text deleted] the terms of third the structure of	ercement (while Text deleted]
Signer	Signed by
For nr	For and on DEMALL DI CHILTORMA YIGHTAN UNITY,
Natur	Licensee University of Cilifornia

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http://www.nature.com/nsb/j from	I lime to time together with any additional material that the
Licensor makes available to the	Licensee.

INTERPRETATION	
1.1 In these Terms, unless the context requires	
otherwise, the following expressions have the following	
meanings:	
"Authorized User": (a) every member of staff employed	
by or otherwise accredited by the Licensee; (b) every	
student accredited to the Licensee for the purposes of full-	
time or part-time attendance; (c) individual members of	1
the public who are users of the Licensee's library or	
Information service; and (d) individual members of the	
public permitted to use the Licensee's library or	
information services; in each case who are permitted	
general access to the Notwork by the Licensee.	
"Customer Support": the Helpdesk providing reasonable	
e-mail and telephone support.	
"Staff and Students": the students enrolled or accredited	NELSON response: We need to keep this
to the Licensee and the terming and weapers staff	clause in because Nature is allowing the
employed by or otherwise accredited to the Licensee.	teaching and research staff to have access to
Nothing in this definition shall in any way limit or	Nature.
otherwise affect the definition of Authorized User, above.	
	CDL Response: OK, but need to add "Nothing
(ITT)	in this definition shall in any way limit or
JEK	otherwise affect the definition of Authorized
JEK	User, above," in order to ensure that non-
Ailt	academic staff such as librarians are
[].[]	Authorized Users. This was OK'd for Nature
UUV	by Donna.
"Network": the Licensee's network system of connected	
computers at the Licensee's premises, the IP address for	
which is set out in the Schedule.	
1.2 The Agreement contains the entire agreement and	
undertaking between the parties relating to the Licensed	
Material and supersedes any prior agreement.	
1.3 The termination of this Agreement shall not	
prejudice the rights and remedies of either party against	
the other in respect of any prior breach of covenant, terms,	
werranty or condition.	
1.4 The failure of any party to enforce any provision	
of this Agreement on any one occasion shall not affects its	

right to enforce another provision or the same provision on another occasion.	
1.5 Nothing contained in this Agreement shall constitute or shall be construed as constituting a partnership, joint venture, or contract of employment between the parties.	
2. DELIVERY AND GRANT OF RIGHTS	
2.1 In consideration of the payments made by the Licensee, and subject to the Licensee observing its obligations under this Agreement, the Licensor grants to the Licensee for the Term the following non-exclusive rights ("the Rights"), to:	
(a) access via the Network at any time the Licensor's server, or as the case may be any service provided by an agent on its behalf, for the purpose of accessing the Licensed Material, for research, teaching, and private study purposes by means of workstations connected to the Network:	
(b) make the Licensed Material accessible via the Nerwork to the Authorized Users for their research, teaching and private study purposes;	
(c) permit Authorized Users to <u>display</u> , print and/or download individual articles and other individual items from searches of the Licensed Material for research teaching, and private study purposes by means of workstations connected to the Network;	
(d) permit waching staff accredited to the Licensee to reproduce individual articles from the Licensed Material for distribution during the zerm of this Agreement to students accredited to the Licensee for the purpose of including such individual articles in course study packs or in reserveds.	2.1(d) Nature's Site Licensing policy does not currently allow electronic reserves that involve the making of electronic copies of licensed material that your users can then access without going through our servers for authentication. The current policy does, however, allow for the posting of links to the licensed material on reserve lists that, when clicked on, take the user to Nature's server for authentication. We can accept your proposed change if CDL deletes the term "electronic." This policy is currently under review, but for now this remains a rather inflexible stipulation of the current agreement.
	<u>CDL Response: The deletion of "electronic"</u> is acceptable, since posting of links on reserve hsis will suffice for UC's purposes currently.
	NELSON response: We need to keep "teaching" in the clause. It would read "permit teaching staff accredited to the Ligensee to

	reproduce individual articles from the
	Licensed Material for distribution during the
	term of this Agreement to students accredited
	to the Licensee for the purpose of including
	such individual articles in course study packs
	or in reserves."
	CDL Response: OK, We can accept these
	terms
(2) copy data from the electronic journal volumes for	2.1(c) Nature's Licensing policy does not
the patnese of preservation and in for the creation of a	currently allow the licensee to create their
mentile sectors.	own archive of the Licensed material. Clause
	4.5 of this agreement strictly prohibits such
	archiving of electronic material upon
	termination of this agreement by either party.
	This policy is currently being reviewed, but
	for the time being, we are not able to bend on
	this issue. CDL Response: The CDL will
	continue to address this issue, which is related
	to perpetual access, with Donna Namorato.
	We are under the understanding that the
	perpetual access issue is currently under
	review by Nature's Board.
]	
	NELSON response: We understand your
	concerns over perpetual access and this issue
1 Ta-	will continue to be reviewed by the Board of
Juil	Directors. At this time, we cannot include
	CDL's proposed clause 2.1e.
ſ	COL 3 propused ciados 2.10.
1	CDL Response: OK, we can accept removing
$\cap I$	
11/1	this clause until Nature's Board approves
	perpetual access for its customers.
(f) permy Licensse to provide electronic links to the	2.1(f) Some clarification on this Clause is
Licensed Material from Licensee's web page(s), and is	necessary before we can comment. The
encourseed to do so in ways that will increase the	creation of links to Licensed Material located
usefulness of the Licensed Marcial to Authorized Users.	on Nature's servers is fine. Can you be a bit
Licensor's staff will provide assistance to Licensee upon	more explicit about the type of assistance
request in creating such links offertively. I rounsed agrees	CDL would require in setting up these links
to make changes in the appearance of such harks as	and what type of modifications to the
reasonable manusted by Licensor Licensor will also	appearance of these links might be necessary?
provide means for Licensee to lack directly from records in Evenset's histographic computing systems to the content	Also, what is meant in laymen's terms by
or the Leepsed Material at the tide, as us and article	"means for Licensee to link directly from
(i) Hoy FACTORIAN STRUCTURE IN THE HACE ISSUES and Influence backs, insure standard Internet computingations and	records in Licensor's bibliographic computing
applications protocols and such other methods as may be	
agreed to by Licenson and Licensee. Other than the	systems to the content in the Licensed
greation of such holes. I a crise shall not modify.	Material at the title, issue, and article levels"
manipulate, or yeate a Derivative Work of the Licensed	Does this mean simply that you would like to
HIMPOPULAR, ST STATE & FOR A CONTRACT OF AN AND AND AND AND AND AND AND AND AND	be able to provide a link that will take the user

Material without the prior written permission of Licensor.	be able to provide a link that will take the user
	to a specific article in a specific issue? Please
	delete or clarify.
	CD Response. In order to effect these links,
	our bechnical staff will need to consult with
	your technical statif, and typically, this
	requires about 30 minutes of your staff's time.
	Yes, we seek to link from our library catalog
	directly to specific articles in a specific issue.
	rather then sending the patron to a vendor
	websile or a journal title link. Please see
	Appendia II and W of the attached technical
	requirements document for more detail.
	a deserver and a first and mane becau.
	In terms of mudifications to the appearance of
	such links, this is not required by us and is
	rarely requested by Licenauts, but here we are
	agreene to do so if you request it. If this is an
	important issue for Nature, we can allompt to
	provide an example of a situation in which a
- I wanted the	vendor requested such a shange
TECHNICAL requirements are being discussed and reviewed with COL	venden respested such a enginee.
are being discussed and	If you profee you apple apples
	If you prefer, we could replace this whire
reviewee with COL	section f. with the statement:
	"Number of the line of a start start
(1) [1] (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2	<u>"Nature agrees to follow the open URI.</u> standard for both linking into and out of the
JER (	beensed materials." Details about the open
	URL standard are listed in Appendix IV of the
	attached document.
	stractica abcument.
(g) permit Licensee to supply to the user of another	
library (whether by post or fax) for the purposes of	
research or private study, a single paper copy of an	
electronic original of an individual document, a practice	
commonly known as Interlibrary Loan.	
2.2 The Rights are personal to the Licensee (The	
Regents of the University of California) through which	
rights are extended to the ten UC campuses. Neither party	
may assign, sub-license, transfer, charge or otherwise	
dispose of its rights under this Agreement without the prior	
written consent of the other.	
2.2 Tills to and attraction of the first of the first	
2.3 Title to, and ownership of, the Licensed Material (including any copies made by the Licensee) is not	
(including any copies made by the Licensee) is not transferred to the Licensee and remains vested in the	
Licensor, subject to the Rights granted in Clause 2.1. The	
Licensice acknowledges that any rights not expressly	
granted in this License are reserved to the Licensor.	
President and and and and and the televisor.	

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	2.4 The Licensee is responsible for the provision of and payment for the computer equipment and telecommunication services necessary for access to the Licensed Material. The Licensor shall not issue credits or refunds against charges incurred by the Licensee in relation to such telecommunication services or those incurred contacting Customer Support. The Licensee accepts that the Licensor has no control over such telecommunication services and that the Licensor shall have no liability to the Licensee for the acts or omissions of providers of telecommunication services or for faults in or failures of their apparants.	
	The tree soil shall use reasonable efforts in <u>movice community service 7 days a week with an average</u> <u>all brittly estimate the period of the 10% down-time includes</u> <u>schedaled nain-tempre and repair. Scheduled down-time</u> <u>author reprint Scheduled down-ti</u>	<ul> <li>2.5 This issue is covered in Clause 7.4(d) of the Agreement. Therefore, its addition here is not necessary.</li> <li>(D1. Response. The screece quality described in 7.4(d) does not meet the minimum requirement that the CDL has specified for vendors in order to serve our clientele's needs. Please see "11 Fail-safe operations" in attuched technical document for further information. While we may be willing to surke the insertion of this clause here, resolution of the service quality issue at 7.4 (d), will require that Nature's hosting service incet our minimum requirements.</li> <li>NELSON response: Technical issues will be determined if legal changes are negotiated.</li> </ul>
-OV		
JEin	2.6 Nature shall make reasonable efforts to comply with the American with Disabilities Act (ADA).	
		0
	2.2. The parties shall cooperate in the minlementation of additional security procedures as they are developed.	2.7 Can you be a bit more specific about what CDA's concern is here? As it is, it is a bit vague. Please delete or clarify.
	Technical requirements are being reviewed and discussed with CDL.	CDL Response: We are referring to Public Key Infrastructore (PKI) authentication. Please see Appendix 11 of the attached technical document tota discussion of the issues. NELSON response: Technical issues will be determined if legal changes are megotiated.
		이 같은 방법이 있는 것은 것이 같은 것이라고 싶어야? 것이 같이 많이

2.8 . I non-eromation of this Action on Licensor shall provide Licenser with the content previously licenser by and accessible to Licensee as of the dire of such termination in a format usable by the Licensee and acceptable to both parties. Licensor by the Licensee and Licensee a non-exclusive, royalty-five, perpetual license, to use such content in accordance with the terms of this Acreenter, which terms shall survive any termination of this Autoement.	2.8 It is not currently Nature's site licensing policy to allow for this addition (see my comments on 2.1e). <u>CDL Response: In consonance with our</u> status as a research university. UC cannot forfit its significant investments in digital content by bending on this. The CDL will continue to address this issue with Donna Namorato. We are under the understanding that the perpetual access issue is currently under review by Nature's Board.
JEK UH	NELSON response: Again, we do understand your concern, but at this time we cannot include this additional clause,
3. USAGE RESTRICTIONS	
Except as expressly permitted in Clause 2.1, the Licensee warrants that it will not, nor will it knowingly license or permit others to, without the Licensor's prior written consent:	
<ul> <li>(a) soll, distribute, license, rent or otherwise exploit the Licensed Material, or any element of it, for any commercial purpose;</li> </ul>	
(b) make the Licensed Material, or any element of it, available by any means to persons other than Authorized Users;	
(c) make the Licensed Material, or any element of it, available on, or by, electronic bulletin boards, news groups, Web sites, FTP or any other means of posting or transmitting material on the Internet, an on-line service or wide area network;	
(d) remove or obscure the Licensor's copyright notice from the Licensed Material including hard-copy print-outs;	
(e) use the Licensed Material to create any derivative work, product or service, or merge the Licensed Material with any other product, database, or service;	

(g) undertake any activity which may have a duringing effect on the Licenson's ability to achieve amenue through celling and mailesting the Licensed Material. (Note: As an educational institution, we cannot anticipate which activities would be detrimental to Nature's bottomillae, not can we be held tesponsible for it. However, we do intend to abide by the agreement and to inform our users of their responsibilities.)	3(g) We suggest the following alternate language: "undertake any activity which would directly compete with the Licensor's efforts to sell and market the Licensed Material" CDL Response: While this language is better.
	isn't this addressed in 3.(a) which prohibits commercial use? As mentioned oreviously, since the reducted license serves as the CDL's way of informing staff and other users of their obligations, both Nature and the CDI have an interest in the license being as clear and succinct as possible.
JEK	NELSON response: While we understand that your redacted license serves as CDL's way of informing staff, and other users of their obligation, we cannot delete 3G in its entirety.
JEK UV	CDL Response: OK, we can accept replacing with "undertake any activity which would directly compete with the Licensor's efforts to sell and market the Licensed Material."
(h) otherwise use the Licensed Material supplied in accordance with this Agreement in a manner that would infringe the copyright er other proprietary rights contained within it; or	3(h) We cannot accept this change. Can you tell us why CDL wants to exclude proprietary rights from this clause?
	<u>CDL Response: What proprietary rights are</u> being referred to here? Please clurify your meaning by providing concrete examples.
JEK	NELSON response: By Proprietary rights, we mean any right of ownership of the licensor. Because of this, Legal counsel insist we leave it in.
Ű.O	CDL Response: OK, we can accept initial language.
(i) make the Licensed Material or any part of it available by remote access to any person other than Authorized Users.	
4. TERM AND TERMINATION	

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4.1 This Agreement shall begin on the Commencement Date and continue for an initial period the Term as defined in the Schedule. The Term may be renewed for additional one year periods, subject to payment of appropriate fees and acceptance thereof by the Licensor, in accordance with Clause 5.1.	
4.2 Either party may terminate this Agreement at any time upon written notice to the other if the other party defaults by failing to perform any obligation on its part. The termination will become effective thirty days after receipt of written notice unless, in the case of a remediable material default, during the relevant period of thirty days the defaulting party has remedied the default.	JEK UK
4.3 Either party may terminate this Agreement at any time upon thirty days' written notice.	
4.4 If termination of this Agreement occurs as a result of notice being given by the Licensce under Clause 4.2 or 4.7.6. or 7.7 by the Licensor under Clause 4.3, the Licensor shall repay the Licensee a rateable proportion of the License Fee as represents the paid but unexpired Term at the date of termination.	CDL Response The renumbering is acceptable. JEK
4.5 On termination of this Agreemon, the Licensee sprear to destroy, and will use its rescanable codea-our; to prear that all Authorized Licens derivery, all Licensed statestick stated on any digital information statege media, including, but not limited to, system ourses, hard disks, dictation, and back up tapes. (Note: The CDI, requires a perpetual license to use the material it has paid for to date at the time of termination. See Clause 2.8.)	<ul> <li>4.5 It is not currently Nature's Licensing policy to allow for a perpetual license to use the Licensed Material upon termination of the agreement, therefore we cannot delete this clause.</li> <li><u>CD1. Response: The CD1. will continue to address this issue with Donna Namorato. We are under the understanding that the perpetual access issue is currently under review by Nature's Boaro.</u></li> </ul>
JEK.	NELSON response: Through discussions with Donna and Kurt, at this time we can only use the following, "On termination of this Agreement, the Licensee agrees to destroy, and will use its reasonable endeavors to procure that all Authorized Users destroy, all Licensed Materials stored on any digital information storage media, including, but not limited to, system servers, hard disks, diskertes, and back up tapes."
Cut	this clause until Nature's Board approves perpetual access for its customers.

4.45 The Licensor may temporarily suspend the provision of the Licensed Material to only the Licensee's IP addresses from which unauthorized use is suspected with immediate effect on written notice without liability if the Licensor believes the Licensed Material is being used in a manner which contravenes the provisions of this Agreement.	CDL Response: The renumbering is acceptable. UNIEK
4.76 Bither party may terminate the Agreement forthwith on notice in writing to the other if the other party is unable to pay its debts or ceases or threatens to cease to carry on business, goes into administration, receivership or administrative receivership, or any event analogous to any of the foregoing occurs in any jurisdiction.	CDL Response: The renumbering is acceptable. JEK
5. LICENCE FEE	
5.1 The Licensee agrees to the pay the Licensor the Licence Fee within 60 days of the Commencement Date. Provided that the Licensor is satisfied with the manner in which the Licensee has performed its obligations under this Agreement the Licensee will receive, if possible 90 days but no later than 90 days before the end of the Term an involce for fees for renewal of the Agreement for a further period of one year. (Note: We prefer that notification by CDL Acquisitions representatives serve as official notice of whether we are renewing or not.)	
5.2 All amounts payable by the Licensee under this Agroement shall be exclusive of any sales, use, value added or similar taxes.	
5.3 The Licensee warrants that, to the best of its knowledge, its Staff and Students during the 12 months prior to the Commencement Date did not exceed the number of Staff and Students stated in the Schedule.	
5.4 The License Fee is assessed on the number of Licensre's Staff and Students during the 12 month period prior to the Commencement Date for the initial term and for subsequent 12 month periods for subsequent one year terms. The Licensree shall notify the Licensor if the number of Licensree Staff and Students ngnificantly exceeds or falls short of the number of Licensee Staff and Students stated in the Schedule. The parties acknowledge that in the event that such number of Licensee Staff and Students increases or decreases in any subsequent 12 month period after the Commencement Date, the Licensee Fee will be adjusted accordingly using the Licensee's then applicable charges for the one year period subsequent to such 12 month	
period, (Note: This clause is very away, and. Perhaps we	CDL Note: Any chance of making this

simply say that the license lee will be adjusted annually based on the actual FTE?)	clearer?
JEK	NELSON response: Nature has modified clause 5.4 and believes this reads clearer: "The License Fee is assess on the number of Licensee's Staff and Students during the 12 month period prior to the Commencement Date for the initial term and for subsequent 12 month periods for subsequent one year terms. The Licensee shall notify the Licensor on an annual basis of the number of Licensee Staff and Students as reported in Licensee's most recent published data of record. The License Fee will be adjusted in accordance with the Licensor's then applicable charges for the specified renewal period." CDL Response: The new language is acceptable.
6. LICENSEE'S UNDERTAKINGS	
6.1 The Licensee will take reasonable steps to ensure that the Licensed Material is used only in accordance with the terms and conditions of this Agreement and shall inform Authorized Users of the permitted use restrictions and other provisions set out in this Agreement.	
procedures to restrict access to the materials to Authorized Users and to inform them of the terms and conditions of this Agreement.	6.2 We cannot accept the deletion of this olause. Nature does not expect CDL to police the behavior of its authorized users. We do, however, ask that you have reasonable procedures in place to restrict access to Authorized Users, and to inform Authorized Users of the terms and conditions of this Agreement. This could take the form of postings on your intranet, or placing information by computer stations in your library. In essence, the same procedures that you normally use to inform your patrons of your library's services are sufficient. <u>CDL Response: The CDL has suggested new</u> <u>language which we believe more clearly</u> reflocts Nature's expectation regarding our scupe of responsibilities. Please see language
	at left. <u>NELSON response: Your change to clause 6.2</u> is accepted, but we are confused why you have added, "restrict access"?

UV JET	CDL Response: The renumbering is acceptable. A change to "The Licensee shall put into place reasonable procedures to restrict access only to the materials to Authorized Users and to inform them of the terms and conditions of this Agreement" would highlight our intention here.
6.32 The Licensee will notify the Licensor immediately of infringements that come to the Licensee's notice and the Licensee agrees to co-operate with the Licensor as appropriate to stop further abuse should it occur.	CDL Response: The renumbering is acceptable. JEK
6.4.3 Subject to Clause 4.5. Noothing in this Agreement shall make the Licensee liable for breach of the terms and conditions of this Agreement by any Authorized User as long as the Licensee complied with the terms of Clauses 6.1.6.2 and 6.3 did not intentionally cause, intentionally assist in or encourage such breach nor allowed it to continue after having received notice of such breach whether from the Licensor or otherwise. However, in the event of continuing abuse the Licensor shall be entitled to terminate this Agreement following a 30 day cure period as described in Clause 4.2.	6.4 the references to Clauses 4.5 and 6.3 should stay. Otherwise, your proposed modification is fine. <u>CD1. Response: We can accept keeping</u> clause 6.3 and have reinstated it at left. Since we are continuing to discuss the perpetual access issue, the final language for this clause will depend on the outcome of those discussions.
JEK	NELSON response: We are continually discussing perpetual access, however at this time clause 6.4 must read as follows: "Subject to clause 4.5, nothing in this agreement shall make the Licensee liable for breach of the terms and conditions of this agreement by any Authorized User as long as the Licensee complied with the terms of Clauses 6.1, 6.2 and 6.3, and did not intentionally cause, assist in or encourage such breach nor allowed it to continue after having received notice of such breach whether from the Licensor or otherwise. However, in the event of continuing abuse the Licensor shall be entitled to terminate this Agreement following a 30 day cure period as described in Clause 4.2." CDL Response: The new language, directly above, is acceptable until such time that Nature's Board approves perpetual access.
6.54 The Licensor shall be entitled to monitor the use of the Licensed Material through the Licensor's servers so as to frionitor compliance with this Agreement. Such Page 12 of	CDL Response: The renumbering is acceptable.

as to monitor compliance with this Agreement. Such	······
monitoring shall not compromise Authorized Users' right	
to privacy.	
7. WARRANTIES, UNDERTAKINGS AND	
INDEMINITIES	
7.1 The Licensor warrants to the Licensee that it has	
full rights and authority to grant the Rights to the Licensee	
and that the use by the Licensee of the Licensed Material	
in accordance with this Agreement will not infringe the	
rights of any third party.	•
7.2 The Licensor shall indemnify the Licensee for the	
amount of any award of damages against the Licensee by a	
court of competent jurisdiction as a result of any claim	
arising from a breach of the warranty in Clause 7.1	
provided that the Licensor shall be entitled to assume sole	
conduct of any defence and shall have the right at its	
option:	
(a) to procure the right for the Licensee to continue using the Licensed Material;	
(b) to make such alterations, modifications or	7.2(b) and 7.2(c)
adjustments to the Licensed Material that it becomes non-	We believe that your additions here are
infringing without incurring a material reduction in	unnecessary. These Clauses already guarance
performance or function. However, if such modification	that the stated alterations would not incur
adversely affects the value of the product, Licensee may	"material reduction in performance or
terminate this Agreement and be ontitled to a pro-rated	function" to the Licensed Materials. You will
retund off fees as outlined in Glause 7.7; or	additionally be protected from alterations that
	change the scope of the Licensed Material if
	you accept our proposed modification of
	Clause 7.7 (see below).
	Clause 1.7 (see velow).
	CDL Response: Should Nature accept our
	revised definition of "materially alter the
	scope" at Clause 7.7 below, we agree to delete
	our additions in 7.2 h and c.
	NELSON response: (b) The clause(s) must
	remain as it. "To make such alterations,
	modifications or adjustments to the Licensed
1FK	Materials that it becomes non-infringing
J Lo2	without incurring a material reduction in
JEX.	performance or function."
	CDL Response: OK, the initial language is
	acceptable.
(c) to replace the Licensed Material with non-	NELSON response; (c) The clause(s) must
infringing substitutes provided that such substitutes do not	remain as it is. "To replace the Licensed
entail a material reduction in performance or function	Material with non-infringing substitutes
However, it such modifie non adversaly affects the value	provided that such substitutes do not entail a
of the product. Licensee may terminate this Agreement	material reduction in performance or
Luch author a o pro tored whend off feer as outlined in	1

Nature Monthly Journals Online LICENCE AGREEMENT SCHEDULE

and be entitled to a pro-rated refund off fees as outlined in	ALL
Chuse 7.7.	function."
(d) NO LIMITATION OF LABULTS OF HOME	CDL Response: OK, the initial language is acceptable.
(d) NO LIMITATION OF LIABILITY SET FORTH ELSEWHERE IN THIS AGREEMENT IS APPLICABLE TO THIS INDEMINIFICATION.	
7.3 The Licenson shall not be lightly and by	
7.3 The Licensor shall not be liable to the Licensee for any loss or damage whatsoever resulting from	
onussions or inaccuracies in the Licensed Material	
regardless of how caused. In the event of a fault the	
Licensee shall notify Customer Support of the same by	
telephone, electronic mail or in writing.	
7.4 Without prejudice to the generality of the	
loregoing, the Licensor shall not be liable for any claim	
arising from:	
(a) any failure or malfunction resulting wholly or to	
any material extent from the Licensee's negligence, operator error, use other than in accordance with the user	
Documentation or any other misuse or abuse of the	
Licensed Product;	
(b) the failure by the Licensee to implement	
recommendations previously advised by the Licensor in respect of, or solutions for, faults in the Licensed Material;	
(c) the decompilation or modification of the Licensed	
Material or its morger with any other program or any	
maintenance repair adjustment alteration or enhancement	
of the Licensed Material by any person other than the Licensor it is authorized agent; or	
(d) the Licensee or any Authorized User being unable	7 4(4) 11/
to exercise the Rights due to the Licensed material being	7.4(d) We can only promise to deliver to the
unavailable as a result of any act or omission of the	Discusses what is guaranteed to us by our host, which is that no black-out or breakdown
Licensor provided that the period for which the Licensed	in service will exceed 50 hours (in aggregate)
Material is not available shall not exceed a period of <u>\$0.20</u> hours (in aggregate) in any continuous period of 1000	in any continuous period of 1000 hours. For
hours.	this reason, our original numbers in this
<b>)</b> -	section must stay
Technical requirements are being reviewed and	
are bring reviewed and	CDI Response: Uniorianaieiv, this level of
discussed which COL.	service does not meet the CDL required technical standards (see attached technical
	document, p. 3) to meet the expectations of
JEK N	our users. If you provide us with contact
TFK (1)	information for your best we would be
	willing to contact them directly to discuss this
	NELSON response: Technical issues will be
	determined if legal changes are negotiated.
7.5 The Licensee shall use it the manuable efforts	7.5 We have signed agreements with other
The level of the state of the s	1.5 WE have signed agreements with other

to safeguard the intellectual property, confidential	
information, and proprioticy rights of the Licensor	state run institutions and this Clause has not been an issue. Is there something specific to California state law that prevents you from being able to make promises as to confidentiality and protection of proprietary rights? In the past, when an issue with this clause has arisen, we have suggested the following alteration that has been accepted: "Either party shall use its best efforts to safeguard the intellectual property, confidential information, and proprietary rights of the other." <u>CDL Response: California has the Brown</u> <u>Sunshine Act which prohibits state agencies to guarantee the confidentiality of any public</u> records, which extends to such items as
TE K	confracts, prices, etc., should they be requested for review by the public. The CIDL can accept that we will use "reasonable efforts" to safeguard all three rights, with the understanding that we are limited in our ability to do so by California law. NELSON response: Nature will agree to the
JEX	following: "The Licensee shall use reasonable efforts to safeguard the intellectual property, confidential information, and proprietary rights of licensor." CDL Response: OK, the new language, directly above, is acceptable.
7.6 THE LICENSED MATERIAL IS PROVIDED "AS IS." NEITHER THE LICENSOR NOR ANYONE ELSE MAKES ANY WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, QUALITY, ACCURACY OR FITNESS FOR A PARTICULAR PURPOSE. EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THIS CLAUSE 7, ALL CONDITIONS, WARRANTIES, TERMS, REPRESENTATIONS, AND UNDERTAKINGS EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE IN RESPECT OF THE LICENSED MATERIAL ARE TO THE FULLEST EXTENT PERMITTED BY LAW EXPRESSLY EXCLUDED. NO ORAL OR WRITTEN INFORMATION OR	
NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY ANY REPRESENTATIVE OF THE LICENSOR OR BY ANYONE ELSE SHALL CREATE ANY WARRANTIES. SOME	

JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSIONS MAY NOT APPLY TO YOU AND YOU MAY HAVE OTHER LEGAL RIGHTS THAT VARY BY JURISDICTION.	
7.7 The content of the Licensed Material is subject to change without notice. However, Licensee has the right to terminate within 30 days as a result of any material changes that the Licensee, in its sole discretion, believes adversely affects the value of the product. In this event, the Licensee has the right to a pro-rated refund of the current subscription per the date of termination.	JEK U
7.8 The Licensor shall provide to the Licensee on a quarterly basis usage data indicating the number of arnoles from the Licensed Material downloaded by the Licensee and its Authorized Users on a monthly basis for the Licensee's private internal use only Provided That the Licensee's private internal use only Provided That the Licensee which it is prohibited from disclosing to the Licensee due to any legal or regulatory constraint imposed upon it, including without limitation any applicable privacy or data protection legislation or regulations or contractual obligations. The Licensee shall keep all usage data supplied by the Licensor confidential and shall not disclose it to any person other than selected staff within the Licensee's institution without the prior written consent of the Licensor.	
7.9 Licensor shall use reasonable efforts to ensate that the online content is equivalent to print journals, represents complete, faithful and timely replications of the print versions of such journals and will cooperate with the linease to identify and correct others or outissions.	7.9 While I believe I understand your concern here, we believe that the addition of this clause is unnecessary. While Nature Online does offer online access to the full content of the printed journal, it is essentially a separate product from Nature, the weekly printed journal. The Licensed Material is defined in the schedule as "the edition of Nature at the date of access and the editions of Electronic Nature published since 1 June 1997 in each case available for access on the internetfrom time to time together with any additional material that the Licensor makes available to the Licensee." Nature Online is not simply an electronic version of the printed edition; it is the printed edition PLUS any additional material that the Licensor makes available. This license agreement (prior to your addition of Clause 7.9) guarantees CDL online access to the most recent print edition of Nature at the date of access. Beyond this definition of the License Material in the schedule, CDL's interest in defining the licensed Material by

	the printed journal is covered if you accept our modification of 7.7 (see comments on 7.7 above).
M SEK	CDL's Response: Our suggested language, at left, addresses the CDL's concern that the online version contain at least as much editorial content as the print and that it represents a timely replication of such. We welcome Nature's suggestion for language that addresses such concern. <u>NELSON response: Nature cannot melode</u> <u>CDL's proposed change of 7.9.</u> CDL Response: CDL requires that this clause remain and Donna approved it on Sept. 13, 2001.
8. FORCE MAJEURE	
8.1 Either party's failure to perform any term or condition of this Agreement as a result of conditions beyond its control such as, but not limited to, war, strikes, floods, governmental restrictions, power failures, or damage or destruction of any network facilities or services, shall not be deemed a breach of this Agreement.	
8.2 If any event set out in Clause 8.1 shall continue for a period in excess of 30 days either party shall be entitled to terminate this Agreement forthwith by written notice to the other.	
9. NOTICE	
Any notice to be served on either party by the other made under this Agreement shall be in writing sent by prepaid recorded delivery or registered post to the address of the addressee as set out in the Schedule or to such other address as notified by either party to the other as its address for service of notices and all such notices shall be deemed to have been received within 48 hours after posting.	
10. LIABILITY	
10.1 Neither party excludes or limits liability to the other party for death or personal injury caused by its own negligence or any other liability the exclusion or limitation of which is expressly prohibited by law.	

10.2 Except as provided for in Clause 7.2 and 10.1	
above, the liability of the Licensor in respect of any and all	
claims (whether in contract or in tort) arising out of or in	
connection with this Agreement is limited in respect of	
each event or series of connected events to the greater of	
US\$10,000 or an amount equal to the fees paid under this	
Agreement.	
a perioditit	
10.3 Except as provided for in Clause 7.2 and 10.1,	
notwithstanding anything else contained in this Agreement	
in no event shall the Licensor be lieble to the Licensee for:	
(4) loss of profits, business, revenue, goodwill,	
anticipeted savings; and/or	
(b) indirect, special or consequential loss or damage.	
10.4 EXCEPT AS PROVIDED IN CLAUSE 7.2	
and 10.1, IN NO EVENT WILL THE LICENSOR BE	
LIABLE TO THE LICENSEE OR ANYONE ELSE	
FOR ANY DAMAGES, INCLUDING BUT NOT	
LIMITED TO ANY LOST PROFITS, LOST	
SAVINGS OR OTHER INCIDENTAL OR	
CONSEQUENTIAL DAMAGES, ARISING OUT OF:	
CONSEQUENTIAL DAMAGES, ARISING UUT UF:	
(1) THE USE OR INABILITY TO USE THE	
LICENSED MATERIALS OR ANY	
INTERRUPTIONS IN THEIR USE; (2) ANY	
INACCURACY IN THE LICENSED MATERIALS;	
OR (3) THE UNAVAILABILITY AT ANY TIME OR	
THE OR ALLASULT AT ALL TIME OR	
TIMES OF CUSTOMER SUPPORT, IN EACH CASE	
EVEN IF THE LICENSOR HAS BEEN ADVISED OF	
THE POSSIBILITY OF SUCH DAMAGES IN	
ADVANCE.	
11. VARIATION	
II. VARIATION	
The Licensor may modify the Agreement from time to	
time, such modifications becoming effective within 30	
days of notification of the same by the Licensor to the	
Licensee. The Licensee shall have 30 days from such	
written notification to accept the modifications or	
terminate the Agreement	
12. GOVERNING LAW	
12. GOVERNING LAW	
This Agreement, and the rights and jiabilities of the parties	
with respect to this Agreement and its subject matter, shall	
be governed by the laws of the State of California, without	
	1
reference to the principles of conflicts of laws thereof. Any	
dispute arising out of or relating to this Agreement or its	SEX /
subject matter not settled by the parties may be resolved	
only by the courts of the State California or, if subject	171 K
matter jurisdiction exists, by the United States federal	
courts, with venue in the County of Alameda (in the case	
Courts, with venue in the Courty of Anthread (in the case	
of state court) or in the District of California (in the case of federal court). Each of the parties hereby consents to the	

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jurisdiction of such courts over it in any action involving any such dispute. Each of the parties agrees not to commence or maintain a logal proceeding involving any such dispute in any forum except a court of the State of California located in Alameda County or the United States District Court for the District of California (other than to enforce a judgement obtained in such courts) and agrees not to contest the venue of any action involving any such dispute in the County of Alameda or the District of California, as the case may be, nor to assert in any such court the doctrine of forum non conveniens or the like.	
13. SEVERABILITY	
In the event any provision of this Agreement is held by a court or other tribunal of competent jurisdiction to be contrary to law, the remaining provisions of this Agreement will remain in full force and effect.	
14. WAIVERS	
No provision of this Agreement or breach thereof may be waived except in a writing signed by the party against whom the waiver is sought to be enforced.	