

*Academic: Multi campus license*

THIS License IS AGREED the 23<sup>rd</sup> day of November 2004

**BETWEEN**

American Geophysical Union of [REDACTED] ("the Publisher")

and

Regents of the University of California  
address: California Digital Library (CDL)  
[REDACTED]  
[REDACTED]

("the Licensee") on behalf of the ten (10) University of California campuses, the UC office of the President (housing the CDL), Lawrence Livermore National Laboratory and the Lawrence Berkeley National Laboratory.

**WHEREAS** the Publisher holds the rights granted under this License

**AND WHEREAS** the Licensee desires to use the rights and the Publisher desires to grant to the Licensee the license to use the rights for the Fee, subject to the terms and conditions of this License.

**IT IS AGREED AS FOLLOWS: -****1. KEY DEFINITIONS**

1.1 In this License, the following terms shall have the following meanings: -

- |                          |   |
|--------------------------|---|
| <b>Annual Access Fee</b> | Price set for a particular part of the Licensed Material, the payment of which provides access so long as one or more of the campuses or national laboratories of the Licensee remains qualified for the Annual Access Fee and continues payment thereof.   |
| <b>Authorized Site</b>   | For each campus or national laboratory, one contiguous geographical office complex/campus that includes the campus or laboratory library or administrative office, plus buildings within five (5) miles of the perimeter of said office complex/campus. Extensions or offices located outside that 5-mile ring are considered separate Authorized Sites unless otherwise agreed to in writing by the Publisher. A single Authorized Site is limited to one administrative entity. |

For University of California authorized users, access is provided regardless of the physical location of such persons. For Lawrence

Livermore and Lawrence Berkeley National Laboratories access to authorized users is provided on Laboratory's campus or by secure remote access.

<b>Authorized Users</b>	Current members of the faculty and other staff of the Licensee (whether on a permanent, temporary, contract or visiting basis) and individuals who are currently studying at the Licensee's institutions who are permitted to access the Secure Network from within the Licensee's Premises or from such other places where Authorized Users work or study (including but not limited to Authorized Users' offices and homes, halls of residence and student dormitories) and who have been issued by the Licensee with a password or other authentication for remote access, together with other persons who are permitted to use the Licensee's libraries or information services and access the Secure Network but only from computer terminals within the Licensee's Premises.
<b>Commercial Use</b>	Use for the purposes of monetary reward (whether by or for the Licensee or an Authorized User) by means of sale, resale, loan, transfer, hire or other form of exploitation of the Licensed Materials. For the avoidance of doubt, neither recovery of direct costs by the Licensee from Authorized Users, nor use by the Licensee or by an Authorized User of the Licensed Materials in the course of research funded by a commercial organization, is deemed to be Commercial Use.
<b>Course Packs</b>	A collection or compilation of materials (e.g. book chapters, journal articles) assembled by members of staff of the Licensee for use by students in a class for the purposes of instruction.
<b>Electronic Reserve</b>	Electronic copies of materials (e.g. book chapters, journal articles) made and stored on the Secure Network by the Licensee for use by students in connection with specific courses of instruction offered by the Licensee to its students.
<b>Fee</b>	The Fee set out [REDACTED] or in new Schedules to this License which may be agreed by the parties from time to time.
<b>Full Subscription Rate</b>	Standard price which is set for a particular part of the Licensed Materials [REDACTED] the number of simultaneous users. For Institutional Affiliates of the American Geophysical Union the Full Subscription Rate is the standard price [REDACTED]
<b>Licensee's Premises</b>	The physical premises of each campus or national laboratory as specified in Schedule 1.



- Licensed Materials** The electronic material as set out in [REDACTED] or in new Schedules to this License that may be agreed by the parties from time to time.
- Secure Network** A network (whether a stand-alone network or a virtual network within the Internet) which is only accessible to Authorized Users approved by the Licensee whose validity is authenticated at the time of log-in and periodically thereafter consistent with current best practice, and whose conduct is subject to regulation by the Licensee.
- Server** The server, either the Publisher's server or a third party server designated by the Publisher, on which the Licensed Materials are mounted and may be accessed.
- Subscription Period** That period covered by the volumes and issues of the Licensed Material [REDACTED]

## 2. AGREEMENT

- 2.1 The Publisher agrees to grant to the Licensee the non-exclusive and worldwide non-transferable perpetual right to give Authorized Users access to the Licensed Materials via a Secure Network for the purposes of research, teaching and private study, subject to the terms and conditions of this License, and the Licensee agrees to pay the Fee.
- 2.2 This License shall commence at the beginning of the Subscription Period, for each of the Licensed Materials as set out in Schedule 2 or in new Schedules to this License that may be added subsequently; and shall automatically renew for each subsequent Subscription Period, unless either of the parties notifies the other in writing 60 days before the end of the then-current Subscription Period or unless the Licensee fails to pay the Fee for the subsequent term.
- 2.3 On termination of this License, the Publisher shall provide continuing access for Authorized Users to that part of the Licensed Materials which was published during the Subscription Period [REDACTED]; such continuing access will be provided by supplying to the Licensee electronic files in the then-current format on a medium of the Publisher's choice. The Licensee will cover the cost of media, if any, and shipping. [REDACTED] delivers the Licensed Materials to its constituencies in lieu of accessing it via the Publisher's server. For avoidance of doubt, the Publisher shall not provide continuing access for that part of the Licensed Materials for which only an Annual Access Fee was paid.

## 3. USAGE RIGHTS

- 3.1 The Licensee, subject to clause 6 below, may:
- 3.1.1 make such temporary local electronic copies by means of caching of all or part of the Licensed Materials as are necessary solely to ensure efficient use by Authorized Users

and not to make available to Authorized Users duplicate copies of the Licensed Material.

- 3.1.2 allow Authorized Users to have access to the Licensed Materials from the Server via the Secure Network.
- 3.1.3 provide single printed copies of single articles at the request of individual Authorized Users.
- 3.1.4 display, download or print the Licensed Materials for the purpose of internal marketing or testing or for training Authorized Users or groups of Authorized Users.
- 3.2 Authorized Users may, in accordance with the copyright laws of the United States and subject to clause 6 below:
  - 3.2.1 search, view, retrieve and display the Licensed Materials.
  - 3.2.2 electronically save individual articles or items of the Licensed Materials for personal use.
  - 3.2.3 print off a copy of parts of the Licensed Materials.
  - 3.2.4 distribute a copy of individual articles or items of the Licensed Materials in print to other Authorized Users; for the avoidance of doubt, this sub-clause shall include the distribution of a copy for teaching purposes to each individual student Authorized User in a class at the Licensee's institution.
  - 3.2.5 use figures, tables, and short quotes from the Licensed Materials for republication in scientific books and journals so long as all sources are cited appropriately.
- 3.3 Nothing in this License shall in any way exclude, modify or affect any of the Licensee's statutory rights under the copyright laws of the United States.

#### **4. SUPPLY OF COPIES TO OTHER LIBRARIES**

- 4.1 The Licensee may, subject to clause 6 below, supply to an Authorized User of another library (whether by post or fax or secure transmission, using Ariel or its equivalent, whereby the electronic file is deleted immediately after printing), for the purposes of research or private study and not for Commercial Use, a single paper copy of an electronic original of an individual document being part of the Licensed Materials.

#### **5. ELECTRONIC RESERVE AND COURSE PACKS**

- 5.1 The Licensee may, subject to clause 6 below, incorporate parts of the Licensed Materials in Electronic Reserve collections for the use of Authorized Users in the course of instruction at the Licensee's institution, but not for Commercial Use. Each such item shall carry appropriate



acknowledgment of the source, listing title and author of the extract, title and author of the work, and the publisher. Copies of such items shall be deleted by the Licensee when they are no longer used for such purpose. Course packs in non-electronic non-print perceptible form, such as audio or Braille, may also be offered to Authorized Users who, in the reasonable opinion of the Licensee, are visually impaired. For the avoidance of doubt, the Licensee may not incorporate all or any part of the Licensed Materials in any other form of Course Packs without the written permission of the Publisher, either directly or through the Copyright Clearance Center.

## 6. PROHIBITED USES

### 6.1 Neither the Licensee nor Authorized Users may:

- 6.1.1 remove or alter the authors—names or the Publisher's—copyright notices or other means of identification or disclaimers as they appear in the Licensed Materials;
- 6.1.2 systematically make print or electronic copies of multiple extracts of the Licensed Materials for any purpose;
- 6.1.3 provide, by electronic means, to a user at another library or elsewhere, a retained electronic copy of any part of the Licensed Materials;
- 6.1.4 mount or distribute any part of the Licensed Material on any electronic network, including without limitation the Internet and the World Wide Web, other than the Secure Network.

### 6.2 The Publisher's—explicit written permission must be obtained in order to:

- 6.2.1 use all or any part of the Licensed Materials for any Commercial Use;
- 6.2.2 systematically distribute the whole or any part of the Licensed Materials to anyone other than Authorized Users;
- 6.2.3 publish, distribute or make available the Licensed Materials, works based on the Licensed Materials or works which combine them with any other material, other than as permitted in this License;
- 6.2.4 alter, abridge, adapt or modify the Licensed Materials, except to the extent necessary to make them perceptible on a computer screen or as otherwise permitted in this License, to Authorized Users. For the avoidance of doubt, no alteration of the words or their order is permitted.

## 7. PUBLISHER'S UNDERTAKINGS

- 7.1 The Publisher warrants to the Licensee that the Licensed Materials used as contemplated by this License do not infringe the copyright of any person. The Publisher shall indemnify, defend and



hold the Licensee harmless from and against any loss, damage, costs, liability and expenses (including reasonable legal and professional fees) arising out of any legal action taken against the Licensee claiming actual or alleged infringement of such rights. This indemnity shall survive the termination of this License for any reason. This indemnity shall not apply if the Licensee has amended the Licensed Materials in any way not permitted by this License.

- 7.2 The Publisher warrants to the Licensee that it has the right to license the Licensed Materials and to grant the privileges granted under this License.
- 7.3 The Publisher shall:
- 7.3.1 make the Licensed Materials available to the Licensee from the Server in the format specified in Schedule 2. The Publisher will notify the Licensee at least sixty (60) days in advance of any anticipated major specification change such as means of access or format applicable to the Licensed Materials. If the changes render the Licensed Materials less useful in a material respect to the Licensee, the Licensee may within thirty (30) days of such notice treat such changes as a breach of this License under clause 10.1.2 and 10.4.
  - 7.3.2 provide the Licensee, within thirty (30) days of the date of this License, with information sufficient to enable the Licensee to access the Licensed Material.
  - 7.3.3 use reasonable endeavors to ensure that the Server has adequate capacity and bandwidth to support the usage of the Licensee at a level commensurate with the standards of availability for information services of similar scope operating via the World Wide Web, as such standards evolve from time to time over the term of this License.
  - 7.3.4 use reasonable endeavors to make the Licensed Materials available to the Licensee and to Authorized Users at all times and on a twenty-four (24) hour basis, save for routine maintenance (which shall be notified to the Licensee in advance wherever possible), and to restore access to the Licensed Materials as soon as possible in the event of an interruption or suspension of the service. The Publisher warrants that the Licensed Materials will be available at least 98% of scheduled online hours. The Publisher shall notify Licensee of all known instances of system unavailability that occur within scheduled online hours, including the duration and cause of such unavailability. In the event that, owing to causes within the Publisher's reasonable control, availability of the Licensed Materials drops below 98% of scheduled online hours in any three (3) month period during the term of this License, or that the Licensed Materials are unavailable for a period of twenty-four (24) or more consecutive hours, the Licensee may, at its option elect to receive a credit from the Publisher on a pro-rata basis for each hour of such unavailability, or terminate this License in its entirety upon written notice to Publisher. In the event of such termination, Licensee shall be entitled to receive a pro-rate refund of subscription fees previously paid by Licensee.
- 7.4 While making every effort to maintain the integrity of the scientific record, the Publisher reserves the right at any time to withdraw from the Licensed Materials any item or part of an item for which it no longer retains the right to publish, or which it has reasonable grounds to



believe infringes copyright or is defamatory, obscene, unlawful or otherwise objectionable. The Publisher shall give written notice to the Licensee of such withdrawal. [REDACTED]  
[REDACTED]  
[REDACTED]

- 7.5 The Publisher undertakes to use reasonable endeavors to provide or to make arrangements for a third party to provide an archive of the Licensed Materials for the purposes of long-term preservation of the Licensed Materials.
- 7.6 Collection and analysis of data on the usage of the Licensed Materials will assist both the Publisher and the Licensee to understand the impact of this License. The Publisher shall provide to the Licensee or facilitate the collection and provision to the Licensee and the Publisher by the Licensee of such usage data on the number of articles downloaded, by journal title, and by month on a monthly basis for the Publisher's and the Licensee's private internal use only. Usage data will be provided at the campus/laboratory level and will be sorted by journal and by file type (currently, HTML or pdf). The data will show the number of full-text article requests for each file type. Search statistics will show the number of times the full-text search inquiry form was requested. The usage data will be accessible via the Publisher's web site and will require a user ID and password. The data are provided in a format for ease in online viewing (currently, HTML) and for downloading and data manipulation (currently, CSV). Such usage data shall be compiled in a manner consistent with applicable privacy laws, and the anonymity of individual users and the confidentiality of their searches shall be fully protected. In the case that the Publisher assigns its rights to another party under clause 11.3, the Licensee may at its discretion require the assignee either to keep such usage information confidential or to destroy it.
- 7.7 EXCEPT AS EXPRESSLY PROVIDED IN THIS LICENSE, THE PUBLISHER MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF NON-INFRINGEMENT, DESIGN, ACCURACY, CURRENTNESS, USEFULNESS OF THE INFORMATION CONTAINED IN THE LICENSED MATERIALS, MERCHANTABILITY OR FITNESS OF USE FOR A PARTICULAR PURPOSE, ERROR-FREE OR UNINTERRUPTED OPERATION. THE LICENSED MATERIALS ARE SUPPLIED -AS IS-
- 7.8 EXCEPT AS PROVIDED IN CLAUSE 7.1, UNDER NO CIRCUMSTANCES IRRESPECTIVE OF THE CAUSE OR FORM OF ACTION SHALL THE PUBLISHER BE LIABLE TO THE LICENSEE OR ANY OTHER PERSON, INCLUDING BUT NOT LIMITED TO AUTHORIZED USERS, FOR ANY SPECIAL, EXEMPLARY, INCIDENTAL OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER, OF ANY PERSON, INCLUDING THIRD PARTIES, ARISING OUT OF THE INABILITY TO USE, OR THE USE OF, THE LICENSED MATERIALS. IRRESPECTIVE OF THE CAUSE OR FORM OF ACTION, THE PUBLISHER'S AGGREGATE LIABILITY FOR ANY CLAIMS, LOSSES, OR DAMAGES ARISING OUT OF THIS LICENSE SHALL IN NO CIRCUMSTANCES EXCEED THE FEE PAID BY THE LICENSEE TO THE PUBLISHER UNDER THIS LICENSE IN RESPECT OF THE SUBSCRIPTION PERIOD DURING WHICH SUCH CLAIM, LOSS OR DAMAGE OCCURRED. The foregoing limitation of liability and exclusion of certain damages shall apply



regardless of the success or effectiveness of other remedies. Regardless of the cause or form of action, the Licensee may bring no action arising from this license more than twelve (12) months after the cause of action arises.

7.9 THE PUBLISHER DOES NOT CONTROL, NOR CAN CONTROL, THE FLOW OF DATA TO OR FROM INTERNET SERVICE PROVIDERS, TELECOMMUNICATIONS PROVIDERS AND OTHER PORTIONS OF THE INTERNET. SUCH FLOW DEPENDS IN LARGE PART ON THE PERFORMANCE OF INTERNET SERVICES PROVIDED OR CONTROLLED BY THIRD PARTIES. AT TIMES, ACTIONS OR INACTIONS CAUSED BY SUCH THIRD PARTIES MAY PRODUCE SITUATIONS IN WHICH A PARTY'S CONNECTIONS TO THE INTERNET (OR PORTIONS THEREOF) MAY BE IMPAIRED OR DISRUPTED AND THE PUBLISHER CANNOT GUARANTEE THAT SUCH EVENTS WILL NOT OCCUR. ACCORDINGLY, THE PUBLISHER DISCLAIMS ANY AND ALL LIABILITY RESULTING FROM OR RELATED TO SUCH EVENTS. THE PUBLISHER SHALL NOT BE LIABLE TO THE LICENSEE, ANY AUTHORIZED USER OR ANY OTHER THIRD PARTY FOR ANY CLAIMS OR DAMAGES THAT MAY BE SUFFERED BY THE LICENSEE, ANY AUTHORIZED USER OR ANY SUCH THIRD PARTY INCLUDING, WITHOUT LIMITATION, ANY AND ALL LOSSES OR DAMAGES OF ANY AND EVERY NATURE, RESULTING FROM THE LOSS OF DATA, INABILITY TO ACCESS THE INTERNET OR INABILITY TO TRANSMIT OR RECEIVE INFORMATION, CAUSED BY, OR RESULTING FROM, DELAYS, NON-DELIVERY OR SERVICE INTERRUPTIONS WHETHER OR NOT CAUSED BY THE FAULT OR NEGLIGENCE OF THE PUBLISHER. THE PUBLISHER SHALL NOT BE RESPONSIBLE FOR THE WEB SITE—S NOT BEING ACCESSIBLE ON THE INTERNET DUE TO CIRCUMSTANCES NOT IN THE DIRECT CONTROL OF THE PUBLISHER SUCH AS, WITHOUT LIMITATION, THE OTHER PARTY—S EQUIPMENT CAPABILITIES, LIMITATIONS OR INTERNET SERVICE PROVIDER LIMITATIONS. THE PUBLISHER SHALL NOT HAVE ANY RESPONSIBILITY OR LIABILITY FOR UNAUTHORIZED DISSEMINATION OF ANY DATA, WHETHER AS A RESULT OF DEFEAT OF DATA SECURITY, MISAPPROPRIATION OR MISUSE OF PASSWORDS, OR ANY OTHER CAUSE NOT IN THE DIRECT CONTROL OF THE PUBLISHER.

7.10 THE LICENSEE EXPRESSLY ACKNOWLEDGES AND AGREES THAT THE LIMITATIONS AND EXCLUSIONS CONTAINED HEREIN REPRESENT THE PARTIES' AGREEMENT AS TO THE ALLOCATION OF RISK BETWEEN THE PARTIES IN CONNECTION WITH THE PUBLISHER—S OBLIGATIONS UNDER THIS LICENSE. THE PAYMENTS MADE BY THE LICENSEE REFLECT THIS ALLOCATION OF RISK AND THE EXCLUSION OF SPECIAL, INCIDENTAL, CONSEQUENTIAL, INDIRECT OR PUNITIVE, OR OTHER DAMAGE IN THIS LICENSE NOTWITHSTANDING THAT ANY EXCLUSIVE REMEDY SHALL FAIL OF ITS ESSENTIAL PURPOSE OR OTHERWISE BE UNAVAILABLE.

## 8. LICENSEE'S UNDERTAKINGS

8.1 The Licensee shall:

8.1.1 use reasonable endeavors to ensure that only Authorized Users are permitted access to



the Licensed Materials;

- 8.1.2 use reasonable endeavors to ensure that Authorized Users are appropriately notified of the importance of respecting the intellectual property rights in the Licensed Materials and of the sanctions which the Licensee imposes for failing to do so.
  - 8.1.3 use reasonable endeavors to notify Authorized Users of the terms and conditions of this License and take steps to protect the Licensed Materials from unauthorized use or other breach of this License;
  - 8.1.4 use reasonable endeavors to monitor compliance and immediately upon becoming aware of any unauthorized use or other breach, inform the Publisher and take all reasonable and appropriate steps, including disciplinary action, both to ensure that such activity ceases and to prevent any recurrence;
  - 8.1.5 provide the Publisher, within thirty (30) days of the date of this License, with information sufficient to enable the Publisher to provide access to the Licensed Material in accordance with its obligation under clause 7.2.2. Should the Licensee make any significant change to such information, it will notify the Publisher within thirty (30) days after library staff have become aware of the change;
  - 8.1.6 keep full and up-to-date records of all IP addresses and provide the Publisher with details of such additions, deletions or other alterations to such records as are necessary to enable the Publisher to provide Authorized Users with access to the Licensed Materials as contemplated by this License.
- 8.2 THE LICENSEE AGREES TO ACCEPT LEGAL RESPONSIBILITY FOR, TO DEFEND THE PUBLISHER AGAINST, AND NOT TO DENY ANY LIABILITY ARISING OUT OF LICENSEE-S OR AUTHORIZED USERS-OWN NEGLIGENT OR INTENTIONAL ACTS OR USE OF LICENSED MATERIALS NOT IN ACCORD WITH THE TERMS OF THIS LICENSE, PROVIDED THAT NOTHING IN THIS LICENSE SHALL MAKE THE LICENSEE LIABLE FOR BREACH OF THE TERMS OF THE LICENSE BY ANY AUTHORIZED USER PROVIDED THAT THE LICENSEE DID NOT CAUSE, KNOWINGLY ASSIST OR CONDONE THE CONTINUATION OF SUCH BREACH TO CONTINUE AFTER BECOMING AWARE OF AN ACTUAL BREACH HAVING OCCURRED.
- 8.3 THE PUBLISHER AGREES TO INDEMNIFY, DEFEND AND HOLD THE LICENSEE, ITS OFFICERS, EMPLOYEES, AGENTS, AND AUTHORIZED USERS HARMLESS FROM AND AGAINST ANY AND ALL LIABILITY, LOSS, EXPENSE (INCLUDING REASONABLE ATTORNEY-S FEES), OR CLAIMS FOR INJURY OR DAMAGES ARISING OUT OF THE PERFORMANCE OF THIS LICENSE, BUT ONLY IN PROPORTION TO, AND TO THE EXTENT OF SUCH LIABILITY, LOSS, EXPENSE, ATTORNEY-S FEES OR CLAIMS FOR INJURY OR DAMAGES ARE CAUSED BY OR RESULT FROM THE NEGLIGENT OR INTENTIONAL ACTS OR OMISSIONS OF THE PUBLISHER, ITS OFFICERS, AGENTS OR EMPLOYEES.



- 8.4 The Licensee shall, in consideration for the rights granted under this License, pay the Fee [REDACTED]  
[REDACTED]  
Subscription Period and receipt of such payment shall be a condition of this License coming into effect. For the avoidance of doubt, the Fee shall be exclusive of any sales, use, value added or similar taxes and [REDACTED].

## 9. UNDERTAKINGS BY BOTH PARTIES

- 9.1 Each party shall use its best endeavors to safeguard the intellectual property, confidential information and proprietary rights of the other party.

## 10. TERM AND TERMINATION

- 10.1 In addition to automatic termination under clause 2.2, this License shall be terminated:

- 10.1.1 if the Licensee defaults in making payment of the Fee as provided in this License and [REDACTED] in writing by the Publisher;
- 10.1.2 if either party becomes insolvent or becomes subject to receivership, liquidation or similar external administration;
- 10.1.3 if the Publisher commits a material or persistent breach of any term of this License and fails to remedy the breach (if capable of remedy) within sixty (60) days of notification in writing by the Licensee;
- 10.1.4 if the Licensee commits a wilful material and persistent breach of the Publisher's copyright or other intellectual property rights or of the provisions of clause 3 in respect of usage rights or of clause 6 in respect of prohibited uses and fails to remedy the breach within sixty (60) days of notification by the Publisher; while remedy is being sought, the Publisher may temporarily suspend service to offending IP addresses.

- 10.2 On termination all rights and obligations of the parties automatically terminate except for obligations in respect of Licensed Materials to which access continues to be permitted as provided in clause 2.3.
- 10.3 On termination of this License for cause, as specified in clauses 10.1.1 and 10.1.3, the Licensee shall immediately cease to distribute or make available the Licensed Materials to Authorized Users except as provided in clause 2.3.
- 10.4 On termination of this License by the Licensee for cause, as specified in clause 10.1.2 above, the Publisher shall forthwith refund the proportion of the Fee that represents the paid but unexpired part of the Subscription Period as the Licensee's sole and exclusive remedy of the Publisher's breach of this License.

## 11. GENERAL



- 11.1 This License constitutes the entire agreement of the parties and supersedes all prior and contemporaneous communications, understandings and agreements relating to the subject matter of this License, whether oral or written.
- 11.2 Alterations to this License and to the Schedules to this License are only valid if they are recorded in writing and signed by both parties.
- 11.3 This License may not be assigned by either party to any other person or organization, nor may either party subcontract any of its obligations, except as provided in this License in respect of and the management and operation of the Server, without the prior written consent of the other party, which consent shall not unreasonably be withheld.
- 11.4 If rights in all or any part of the Licensed Materials are assigned to another publisher, or if the Publisher no longer has the right to publish the content, the Publisher will provide to the Licensee the electronic files in the then-current format on a medium of the Publisher's choice to the extent that it is able to do so. In any event, the Publisher shall use its best endeavors to ensure that the terms and conditions of this License are maintained.
- 11.5 Any notices to be served on either of the parties by the other shall be sent by prepaid recorded delivery or registered post to the address of the addressee as set out in this License or to such other address as notified by either party to the other as its address for service of notices. All such notices shall be deemed to have been received within fourteen (14) days of posting.
- 11.6 Neither party's delay or failure to perform any provision of this License, as result of circumstances beyond its control (including, without limitation, war, strikes, floods, governmental restrictions, power, telecommunications or Internet failures or damage to or destruction of any network facilities) shall be deemed to be, or to give rise to, a breach of this License.
- 11.7 The invalidity or unenforceability of any provision of this License shall not affect the continuation or enforceability of the remainder of this License.
- 11.8 Either party's waiver, or failure to require performance by the other, of any provision of this License will not affect its full right to require such performance at any subsequent time, or be taken or held to be a waiver of the provision itself.
- 11.9 If a dispute arises out of or relates to this License, or the breach thereof, and the dispute cannot be settled, the parties agree first to try in good faith to settle the dispute by mediation administered by the American Arbitration Association under its Commercial Mediation Rules before resorting to arbitration.
- 11.10 Subject to clause 11.9 above, all claims, disputes, controversies and other matters in question between the parties to this License, arising out of, or relating to this License, or the breach thereof including, without limitation, those wherein either party is demanding monetary damages of any nature, including matters involving negligence, strict liability or intentional acts or omissions by either party shall be settled by arbitration in accordance with this License and the



following procedure. Any dispute relating to this License or its subject matter – including disputes as to validity, performance, breach or termination – which cannot be settled by mediation, shall be submitted to J.A.M.S/ENDISPUTE for binding arbitration between the parties pursuant to J.A.M.S/ENDISPUTE Streamlined Arbitration Rules and Procedures ("Arbitration Rules") as in force on the date of commencement of arbitration, and as modified by this Arbitration Clause subject, however, to the right of either party to apply to a court of competent jurisdiction for a Temporary Restraining Order, Preliminary Injunction or other equitable relief: (i) to preserve the status quo, or (ii) to prevent irreparable harm, e.g., either party shall have the right to institute an action in the event the other party infringes its respective proprietary rights, or (iii) to bring suit on an open account for simple moneys due under the License. All claims or disputes submitted to arbitration shall be determined by a single Arbitrator, to be selected by mutual agreement of the parties. In the event the parties cannot agree, the Arbitrator shall be selected in accordance with the J.A.M.S/ENDISPUTE procedures. The decision of the Arbitrator shall be final and binding. The parties expressly reserve to themselves the right to vary such Arbitration Rules on an ad hoc basis depending on the circumstances of a particular dispute by mutual agreement. The law governing the arbitration proceedings shall be (i) the law of the State of California without regard either to its choice of law provisions or its arbitration statute, and (ii) the U.S. Arbitration Act, 9 U.S.C. 1 et seq. The Arbitrator's authority to grant relief is subject to the terms of this Arbitration Clause, the terms of the License, and the law governing the License. The Arbitrator shall have no power or authority to add to or detract from the agreements of the parties. The Arbitrator shall have no authority to award punitive, exemplary, consequential, special, indirect or incidental or treble damages except to the extent expressly permitted by the License, but not otherwise.

AS WITNESS the hands of the parties the day and year below first written

FOR THE PUBLISHER: AMERICAN GEOPHYSICAL UNION

Signature: \_\_\_\_\_

Name (in block capitals): \_\_\_\_\_

Position / Title: \_\_\_\_\_

Date: 23 Nov 2004

FOR THE LICENSEE: REGENTS OF THE UNIVERSITY OF CALIFORNIA

Signature: \_\_\_\_\_

Name (in block capitals): \_\_\_\_\_

Position / Title: \_\_\_\_\_

Date: 11-22-04



## SCHEDULE 1

### CAMPUSES OF THE LICENSEE AND THEIR PREMISES

A schedule dated 23 Nov. 2004 to the License dated 23 Nov. 2004 between  
American Geophysical Union and Regents of the University of California.

*Contact for Notices:*

*Name:*

*Telephone:*

*Email:*

*Address:*

California Digital Library

*Contact for Network Matters:*

*Name:*

*Telephone:*

*Email:*

*Address:*

*Campus list:*

University of California, Berkeley  
University of California, Davis  
University of California, Irvine  
University of California, Los Angeles  
University of California, Merced  
University of California, Riverside  
University of California, San Diego  
University of California, San Francisco  
University of California, Santa Barbara  
University of California, Santa Cruz  
University of California, Office of the President  
Lawrence Livermore National Laboratory  
Lawrence Berkeley Laboratory

*Contact & Invoices*

CDL Acquisitions - Geisel Library



AS WITNESS the hands of the parties the day and year below first written

FOR THE PUBLISHER: AMERICAN GEOPHYSICAL UNION

Signature: [Signature]

Name (in block capitals): JOSE C. HOLOWAK Date: 23 Nov. 2004

Position / Title: Director of Publications

FOR THE LICENSEE: REGENTS OF THE UNIVERSITY OF CALIFORNIA

Signature: [Signature]

Name (in block capitals): Barry A. Beach Date: 11.22.04

Position / Title: Deputy Univ. Librarian



**SCHEDULE 2****LICENSED MATERIALS, SUBSCRIPTION PERIOD AND ACCESS METHOD**

A schedule dated 23 Nov. 2004 to the License dated 23 Nov. 2004 between American Geophysical Union and Regents of the University of California.

**THE LICENSED MATERIALS AND FORMAT:**

Licensed Materials will be available as html with various formats for figures, data, and dynamic displays; these files are the online representation of the journal of record. The static elements of the Licensed Materials will also be available as pdf for ease in local printing.

The titles, subscription period, [REDACTED]  
each campus or laboratory are detailed on the attached table.

- § Each campus/laboratory shall receive, [REDACTED], continuing access as defined in clause 2.3 to the Licensed Material published in 2002 and 2003 (or 1999 through 2003 for Geochemistry, Geophysics, Geosystems):  
[REDACTED]
- § Each campus/laboratory shall receive, [REDACTED], access but not on the continuing basis defined in clause 2.3 to the Licensed Material published between 1995 and 2001 for the titles listed below for which they have a paid electronic subscription.
- § The Fee shown in the attached table covers current access for a 7-month period June 2004 through December 2004 and continuing access as described above; all content in the Licensed Materials published during 2004 is included for the Fee.
- § The first renewal date is for the Subscription Period that begins with material published starting 1 January 2005 through 31 December 2005. Prepayment is required for access.
- § UC Berkeley, UC Davis, and UC San Diego are Institutional Affiliates [REDACTED]

**ACCESS METHOD:** *Authentication via IP address*

**Schedule 2 Table**

Subscription Period: 1 January 2004 - 31 December 2004

All rates are at the Per User access level unless otherwise indicated below the rate.

Journal Title	UC Berkeley	UC Davis	UC Irvine	UC Los Angeles	UC Riverside	UC Santa Barbara	UC Santa Cruz	UC San Diego
Geochemistry Geophysics Geosystems	Access Fee	Access Fee	Access Fee	Access Fee	Access Fee	Access Fee		Full Network
Geophysical Research Letters								
Global Biogeochemical Cycles								
International Journal of Geomagnetism and Aeronomy								
	Access Fee	Access Fee	Access Fee		Access Fee	Access Fee	Access Fee	Access Fee
JGR (all sections)								
JGR Solid Earth								
Paleoceanography								
Radio Science								
					Access Fee		Access Fee	
Reviews of Geophysics								
Tectonics								
Water Resources Research								

Description	Lawrence Liv. Nat. Lab	Lawrence Berkeley Lab.	UC Office of the Pres.
Geochemistry Geophysics Geosystems			No Charge
Geophysical Research Letters			No Charge
Global Biogeochemical Cycles			No Charge
International Journal of Geomagnetism and Aeronomy			No Charge
JGR (all sections)			No Charge
JGR Solid Earth			
Paleoceanography			No Charge
Radio Science			No Charge
Reviews of Geophysics			No Charge
Tectonics			No Charge
Water Resources Research			No Charge



AS WITNESS the hands of the parties the day and year below first written

FOR THE PUBLISHER: AMERICAN GEOPHYSICAL UNION

Signature: \_\_\_\_\_

Name (in block capitals): \_\_\_\_\_

Date: 23 Nov 2004

Position / Title: \_\_\_\_\_

FOR THE LICENSEE: REGENTS OF THE UNIVERSITY OF CALIFORNIA

Signature: \_\_\_\_\_

Name (in block capitals): \_\_\_\_\_

Date: 11-22-04

Position / Title: \_\_\_\_\_

## SCHEDULE 3

## IP ADDRESSES OF EACH OF THE CAMPUSES

A schedule dated 23 Nov 2004 to the License dated 23 Nov 2004 between  
American Geophysical Union and Regents of the University of California.

## INSTITUTION NAME / IP ADDRESSES / RANGES

UC Berkeley

UC Santa Barbara

UC Los Angeles

UC Santa Cruz

UC Merced

UC San Diego

UC Riverside

UC Davis

UC San Francisco

UC Irvine



UC Lawrence Berkeley Laboratory

UC Lawrence Livermore Laboratory

Office of the President

OP Premises

UC Sacramento  
OP Premises  
OP Premises  
OP Premises  
OP Premises  
OP Agric. Natural Res. Prog. - Colusa  
UC Wash.D.C. Center Student Intern Prog.  
OP Premises  
OP Premises  
OP Agric. Natural Res. Prog. - West Side  
  
OP Agric. Natural Res. Prog. - Hansen  
OP Agric. Natural Res. Prog. - Ventura  
OP Agric. Natural Res. Prog. - Sacto.  
OP Agric. Natural Res. Prog. - Amador  
OP Agric. Natural Res. Prog. - Mariposa  
OP Premises  
OP Agric. Natural Res. Prog. - Lindcove  
OP Agric. Natural Res. Prog. - Inyo  
OP Agric. Natural Res. Prog. - Trinity  
OP Agric. Natural Res. Prog. - Merced  
OP Agric. Natural Res. Prog. - Shasta  
OP Agric. Natural Res. Prog. - Solano  
OP Agric. Natural Res. Prog. - Nevada  
OP Agric. Natural Res. Prog. - Redding  
OP Agric. Natural Res. Prog. - Monterey  
OP UC Press  
OP Agric. Natural Res. Prog. - Tehama  
OP Agric. Natural Res. Prog. - Hopland  
OP Agric. Natural Res. Prog. - Humboldt  
OP Agric. Natural Res. Prog. - Lassen  
OP Agric. Natural Res. Prog. - Santa Clara  
OP Agric. Natural Res. Prog. - San Benito

OP Agric. Natural Res. Prog. - Sta. Barbara  
OP Agric. Natural Res. Prog. - Sta. Barbara  
OP Office for Cont. Ed. for the Bar  
OP Agric. Natural Res. Prog. - Fresno  
OP Agric. Natural Res. Prog. - Madera  
OP Agric. Natural Res. Prog. - Santa Cruz  
OP Agric. Natural Res. Prog. - Sutter  
OP Agric. Natural Res. Prog. - Sn Bernardino  
OP Agric. Natural Res. Prog. - Indio  
OP Agric. Natural Res. Prog. - El Dorado  
OP Agric. Natural Res. Prog. - Sn Francisco  
OP Agric. Natural Res. Prog. - Orange  
OP Agric. Natural Res. Prog. - Sierra  
OP Agric. Natural Res. Prog. - Contra Costa  
OP Agric. Natural Res. Prog. - Stanislaus  
OP Agric. Natural Res. Prog. - San Mateo  
OP Agric. Natural Res. Prog. - Yolo  
OP Agric. Natural Res. Prog. - Sn Joaquin  
OP Agric. Natural Res. Prog. - Shafter  
OP Agric. Natural Res. Prog. - Moreno



20

OP Agric. Natural Res. Prog. - Sta. Barbara  
OP Agric. Natural Res. Prog. - Sta. Barbara  
OP Office for Cont. Ed. for the Bar  
OP Agric. Natural Res. Prog. - Fresno  
OP Agric. Natural Res. Prog. - Madera  
OP Agric. Natural Res. Prog. - Santa Cruz  
OP Agric. Natural Res. Prog. - Sutter  
OP Agric. Natural Res. Prog. - Sn Bernardino  
OP Agric. Natural Res. Prog. - Indio  
OP Agric. Natural Res. Prog. - El Dorado  
OP Agric. Natural Res. Prog. - Sn Francisco  
OP Agric. Natural Res. Prog. - Orange  
OP Agric. Natural Res. Prog. - Sierra  
OP Agric. Natural Res. Prog. - Contra Costa  
OP Agric. Natural Res. Prog. - Stanislaus  
OP Agric. Natural Res. Prog. - San Mateo  
OP Agric. Natural Res. Prog. - Yolo  
OP Agric. Natural Res. Prog. - Sn Joaquin  
OP Agric. Natural Res. Prog. - Shafter  
OP Agric. Natural Res. Prog. - Moreno

9950A7E20216 01 02AF 1A2

022/026  
P. 22

hat  
geh.

26 August 2004

NOV 24 2004 07:09

PAGE 22



*gjh*

AGU License - CDL-Academic multi campus

26 August 2004

11/24/2004 WED 09:42 FAX

NOV 22 2004 16:34 FR CHLIF DIGITAL LIBRARY 287 3523 10 512060000000

11/24/04

23

*gel*

AGU License - CDL-Academic multi campus

26 August 2004



## ADDENDUM

An addendum dated 23 Nov. 2004 to the License dated 23 Nov. 2004 between American Geophysical Union and Regents of the University of California.

1. The Publisher will provide to the California Digital Library (CDL) the stable URLs for the Licensed Materials.
2. The CDL will provide links to the Licensed Materials listed in Schedule 2 from its OPAC and also from Publisher citations to the holdings statements of the University of California. The Publisher will cooperate with the CDL in creating effective links and will work with the CDL to implement linking via DOI-s-registered with CrossRef, so long as this does not entail changes to Publisher-s-production methods or added costs to the Publisher, or is contrary to the Publisher-s- publishing policy or practices.
3. Whereas the initial means of authentication is via IP addresses, as the University of California begins to move to certificate authentication, the Publisher will take reasonable steps to investigate the practicality of implementing additional or alternative authentication measure to IP authentication.
4. The Fee includes all instances of changes or updates to the Licensed Materials for the Subscription Period licensed, so long as the Licensee continues to have subscriptions \_\_\_\_\_ Subscription \_\_\_\_\_ to these titles.
5. There is no restriction on canceling subscriptions for print or other formats for the titles listed in Schedule 2 or subsequent updates to that schedule.
6. The per-user subscription price provides for two simultaneous users per title per campus/laboratory except JGR (all section) which provides for four simultaneous users. No shared users across the UC campuses are allowed. Additional users may be added for any campus or laboratory at any time during a Subscription Period at the prices posted on the Publisher-s-web site.
7. Campuses and national laboratories listed in Schedule 1 may subscribe to print at the standard \_\_\_\_\_ Print a \_\_\_\_\_ unless the \_\_\_\_\_ Institutional Affiliate. To receive the Institutional Affiliate \_\_\_\_\_ made directly to the Publisher.
8. Space Weather (new 2004 title) can be added to this License system-wide \_\_\_\_\_ if \_\_\_\_\_ is received by 31 December 2004 or at the then-current prices if payment is made after 31 December 2004. At the \_\_\_\_\_ rate only one campus will have continuing access as defined in clause 2.3.
9. UC San Francisco (UCSF) is granted access to the titles listed in Schedule 2 \_\_\_\_\_ t so long as at least one campus has a Full Rate Subscription to that title and so long as UCSF continues to have not teaching or research programs in the sciences covered by the American Geophysical Union

10. UC Merced (UCM) is granted access to the titles listed in Schedule 2 until its library is operational, which is planned to be for the 2006 Subscription Period. For the 2006 Subscription Period, journals they choose to receive.
11. A single print archival copy may be purchased of the titles listed in Schedule 2 that have a printed version or listed in subsequent updates to Schedule 2. The print copy will be shipped to YRL at UCLA unless another destination is requested by the Licensee:

UC Shared Journal Collection

AS WITNESS the hands of the parties the day and year below first written

FOR THE PUBLISHER: AMERICAN GEOPHYSICAL UNION

Signature: \_\_\_\_\_

Name (in block capitals): \_\_\_\_\_

Date: 23 Nov 2004

Position / Title: \_\_\_\_\_

FOR THE LICENSEE: REGENTS OF UNIVERSITY OF CALIFORNIA

Signature: \_\_\_\_\_

Name (in block capitals): \_\_\_\_\_

Date: 11-22-04

Position / Title: \_\_\_\_\_