LICENSE AGREEMENT

INFORMA HEALTHCARE (IHC) AND THE REGENTS OF THE UNIVERSITY OF CALIFORNIA

This License Agreement (this "Agreement") is made effective as of January 1, 2010 (the "Effective Date") between Informa Healthcare (IHC), a division of Informa PLC, 52 Vanderbilt Avenue, New York, NY 10017 ("Licensor") and The Regents of the University of California, a non-profit academic institution, with its principal offices at The California Digital Library, University of California Office of the President, 415 20th Street, 4th floor, Oakland, CA 94612, USA ("Licensee").

In consideration of the mutual promises contained herein and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

I. CONTENT OF LICENSED MATERIALS; GRANT OF LICENSE

The materials that are the subject of this Agreement shall consist of electronic information published by Licensor listed in Appendix B (hereinafter referred to as the "Licensed Materials").

Licensee and its Authorized Users acknowledge that the copyright and title to the Licensed Materials and any trademarks or service marks relating thereto remain with Licensor. Neither Licensee nor its Authorized Users shall have right, title or interest in the Licensed Materials except as expressly set forth in this Agreement.

Licensor hereby grants to Licensee non-exclusive, non-transferable, worldwide, perpetual license to access Licensed Materials and to provide the Licensed Materials to Authorized Users in accordance with this Agreement.

II. DELIVERY/ACCESS OF LICENSED MATERIALS TO LICENSEE

Licensor will provide the Licensed Materials to the Licensee in the following manner:

<u>Network Access.</u> The Licensed Materials will be stored at one or more Licensor locations in digital form accessible by telecommunications links between such locations and authorized locations of Licensee.

III. FEES

Licensee shall make payment to Licensor for use of the Licensed Materials as follows:

Licensee shall pay Licensor for use of the Licensed Materials pursuant to the terms set forth in Appendix A.

All fees are due and payable by Licensee sixty (60) days after the date of invoice from Licensor, but no earlier than thirty (30) days before renewal.

IV. AUTHORIZED USE OF LICENSED MATERIALS

Authorized Users. "Authorized Users" are:

<u>Persons Affiliated with the University of California.</u> Full and part time employees (including faculty, staff, and independent contractors) and students of Licensee and the institution of which it is a part, regardless of the physical location of such persons. For campus locations see Appendix C.

Walk-ins. Patrons not affiliated with Licensee who are physically present at Licensee's site(s) ("walk-ins").

<u>Access by and Authentication of Authorized Users.</u> Licensee and its Authorized Users shall be granted access to the Licensed Materials pursuant to the following:

<u>IP Addresses.</u> Authorized Users shall be identified and authenticated by the use of Internet Protocol ("IP") addresses provided by Licensee to Licensor. The use of proxy servers is permitted as long as any proxy server IP addresses provided limit remote or off-campus access to Authorized Users.

<u>Authorized Uses.</u> Licensee and Authorized Users may make all use of the Licensed Materials as is consistent with the Fair Use Provisions of United States and international copyright laws. In addition, the Licensed Materials may be used for purposes of research, education or other non-commercial use as follows:

Display. Licensee and Authorized Users shall have the right to electronically display the Licensed Materials.

<u>Digitally Copy.</u> Licensee and Authorized Users may download and digitally copy a reasonable portion of the Licensed Materials.

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<u>Recover Copying Costs.</u> Licensee may charge a reasonable fee to cover costs of copying or printing portions of Licensed Materials for Authorized Users.

Archival/Backup Copy. Upon request of Licensee, Licensee may receive from Licensor and/or create one (1) copy of the entire set of Licensed Materials to be maintained as a backup or archival copy during the term of this Agreement, or as required to exercise Licensee's rights under section XII, 'Perpetual License', of this Agreement.

Licensor acknowledges that Licensee may engage the services of third-party trusted archives and/or participate in collaborative archiving endeavors to exercise Licensee's rights under section XII, 'Perpetual License', of this Agreement. Licensee agrees to cooperate with such archiving entities and/or initiatives as reasonably necessary to make the Licensed Materials available for archiving purposes. Licensee may perpetually use the third-party trusted system to access or store the Licensed Materials, so long as Licensee's use is otherwise consistent with this Agreement.

<u>Caching.</u> Licensee and Authorized Users may make local digital copies of the Licensed materials in order to ensure efficient use by Authorized Users by appropriate browser or other software.

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<u>Collections of Information</u>. Licensee and Authorized Users shall be permitted to extract or use information contained in the Licensed Materials for educational, scientific, or research purposes, including extraction and manipulation of information for the purpose of illustration, explanation, example, comment, criticism, teaching, research, or analysis.

<u>Course Packs.</u> Licensee and Authorized Users may use a reasonable portion of the Licensed Materials in the preparation of Course Packs or other educational materials.

<u>Course Reserves (Print and Electronic)</u>. Licensee and Authorized Users may use a reasonable portion of the Licensed Materials for use in connection with specific courses of instruction offered by the University of California.

<u>Electronic Links</u>. The University of California is committed to the use of the emerging OpenURL standard to allow linking to related materials in other locations. If Licensor does not use the OpenURL standard, Licensor staff will provide information to Licensee upon request to assist the Licensee in creating links directly from UC's library catalogs and licensed resources to the content at the journal, issue and article levels.

<u>Scholarly Sharing.</u> Authorized Users may transmit to a third party in hard copy or electronically, minimal, insubstantial amounts of the Licensed Materials for personal use or scholarly, educational, or scientific research or professional use but in no case for resale or commercial purposes.

<u>Text Mining.</u> Authorized Users may use the licensed material to perform and engage in text mining /data mining activities for legitimate academic research and other educational purposes.

Interlibrary Loan. Using electronic, paper, or intermediated means, Licensee at its discretion may fulfill occasional requests from other institutions, a practice commonly called Interlibrary Loan. Licensee agrees to fulfill such requests in compliance with Section 108 of the United States Copyright Law (17 USC §108, "Limitations on exclusive rights: Reproduction by libraries and archives") and the Guidelines for the Proviso of Subsection 108(2g)(2) prepared by the National Commission on New Technological Uses of Copyrighted Works.

Amount of Authorized Use.

<u>Unlimited Access.</u> Subject to the terms of this Agreement, Licensee and its Authorized Users shall have unlimited access to the Licensed Materials.

V. SPECIFIC RESTRICTIONS ON USE OF LICENSED MATERIALS

<u>Unauthorized Use.</u> Licensee shall not knowingly permit anyone other than Authorized Users to use the Licensed Materials.

<u>Modification of Licensed Materials</u>. Licensee shall not modify, manipulate, or create a derivative work of the Licensed Materials without the prior written permission of Licensor.

Removal of Copyright Notice. Licensee may not remove, obscure or modify any copyright or other notices



included in the Licensed Materials.

<u>Commercial Purposes.</u> Licensee may not use the Licensed Materials for commercial purposes, including but not limited to the sale of the Licensed Materials, fee-for-service use of the Licensed Materials, or bulk reproduction or distribution of the Licensed Materials in any form; nor may Licensee impose special charges on Authorized Users for use of the Licensed Materials beyond reasonable printing or administrative costs.

VI. MUTUAL PERFORMANCE OBLIGATIONS

<u>User Surveys.</u> Licensee and Licensor shall cooperate on the preparation and provision of user surveys to solicit feedback on the Licensed Materials from Authorized Users.

Confidentiality of User Data. Licensor and Licensee agree to maintain the confidentiality of any data relating to the usage of the Licensed Materials by Licensee and its Authorized Users. Such data may be used solely for purposes directly related to the Licensed Materials and may only be provided to third parties in aggregate form. Raw usage data, including but not limited to information relating to the identity of specific users and/or uses, shall not be provided to any third party.

<u>Implementation of Developing Security Protocols.</u> Licensee and Licensor shall cooperate in the implementation of security and control protocols and procedures as they are developed during the term of this Agreement.

VII. LICENSOR PERFORMANCE OBLIGATIONS

<u>Availability of Licensed Materials.</u> Upon the Effective Date of this Agreement, Licensor shall make the Licensed Materials available to Licensee and Authorized Users.

<u>Documentation</u>. Licensor will provide and maintain help files and other appropriate user documentation.

Training and Support. Licensor will offer installation support, including assisting with the implementation of any Licensor software. Licensor will provide appropriate training to Licensee staff relating to the use of the Licensed Materials and any Licensor software. Licensor will offer reasonable levels of continuing support to assist Licensee and Authorized Users in use of the Licensed Materials. Licensor will make its personnel available by email, phone or fax during regular business hours, Monday through Friday for feedback, problem-solving, or general questions.

<u>Quality of Service</u>. Licensor shall use reasonable efforts to ensure that the Licensor's server or servers have sufficient capacity and rate of connectivity to provide the Licensee and its Authorized Users with a quality of service comparable to current standards in the on-line information provision industry in the Licensee's locale.

Licensor shall use reasonable efforts to provide continuous service seven (7) days a week with an average of 98% up-time per month. The 2% down-time includes periodic unavailability due to maintenance of the server(s), the installation or testing of software, the loading of additional Licensed Materials as they become available, and downtime related to the failure of equipment or services outside the control of Licensor, including but not limited to public or private telecommunications services or internet nodes or facilities. Scheduled down-time will be performed at a time to minimize inconvenience to Licensee and its Authorized Users.

If the Licensed Materials fail to operate in conformance with the terms of this Agreement, Licensee shall



immediately notify Licensor, and Licensor shall promptly use reasonable efforts to restore access to the Licensed Materials as soon as possible. In the event that Licensor fails to repair the nonconformity in a reasonable time, Licensor shall reimburse Licensee in an amount that the nonconformity is proportional to the total Fees owed by Licensee under this Agreement.

Notification of Modifications of Licensed Materials. Licensee understands that from time to time the Licensed Materials may be added to, modified, or deleted from by Licensor and/or that portions of the Licensed Materials may migrate to other formats. Licensor shall use commercially reasonable efforts to provide 90 days prior notice to Licensee of any such changes, but failure to provide such notice shall not be itself be grounds for termination of this Agreement except as provided under Article XI hereof."

<u>Completeness of Content.</u> Licensor shall use reasonable efforts to ensure that the online content is at least equivalent to print versions of the Licensed Materials, represents complete, faithful and timely replications of the print versions of such Materials, and will cooperate with Licensee to identify and correct errors or omissions.

<u>Continued Training.</u> Licensor will provide regular system and project updates to Licensee as they become available. Licensor will provide additional training to Licensee staff made necessary by any updates or modifications to the Licensed Materials or any Licensor software.

Notice of Terms of "Click-Through" License Terms. In the event that Licensor requires Authorized Users to agree to terms relating to the use of the Licensed Materials before permitting Authorized Users to gain access to the Licensed Materials (commonly referred to as "click-through" licenses), Licensor shall provide Licensee with notice of and an opportunity to comment on such terms prior to their implementation. In no event shall the terms of such "click-through" licenses materially differ from the provisions of this Agreement. In the event of any conflict between the terms of such "click-through" licenses and this Agreement, the terms of this Agreement shall prevail.

<u>Usage Statistics.</u> Licensor must provide both composite use data for the system-wide CDL and itemized data for individual campuses, on a monthly basis. Use data should be at the level of detail required for objective evaluation of both product performance and satisfaction of user needs, including title-by-title use of journals. Providers should follow the International Coalition of Library Consortia (ICOLC) "<u>Guidelines for Statistical Measures of Usage of Web-Based Information Resources</u>" or provide information in compliance with COUNTER or other recognized international standard.

Compliance with Americans with Disabilities Act. Licensor shall make reasonable efforts to comply with the Americans with Disabilities Act (ADA) requirements, Section 508 of the Rehabilitation Act Amendments, and provide Lisensee current completed Voluntary Product Accessibility Template (VPAT).

VIII. LICENSEE PERFORMANCE OBLIGATIONS

<u>Provision of Notice of License Terms to Authorized Users.</u> Licensee shall make reasonable efforts to provide Authorized Users with appropriate notice of the terms and conditions under which access to the Licensed Materials is granted under this Agreement including, in particular, any limitations on access or use of the Licensed Materials as set forth in this Agreement.

Provision of Notice of Intellectual Property Right to Authorized Users. Licensee shall make reasonable efforts



to provide Authorized Users with notice of any applicable Intellectual Property or other rights applicable to the Licensed Materials. Licensee shall make reasonable efforts to prevent the infringement of any Intellectual Property or other rights of the Licensor in the Licensed Materials. Licensee shall promptly notify Licensor of any infringement that comes to Licensee's attention, and take appropriate steps to avoid its recurrence.

Protection from Unauthorized Use. Licensee shall use reasonable efforts to protect the Licensed Materials from any use that is not permitted under this Agreement. In the event of any unauthorized use of the Licensed Materials by an Authorized User, (a) Licensor may terminate such Authorized User's access to the Licensed Materials, (b) Licensor may terminate the access of the Internet Protocol ("IP") address(es) from which such unauthorized use occurred, and/or (c) Licensee shall terminate such Authorized User's access to the Licensed Materials upon Licensor's request. Licensor shall take none of the steps described in this paragraph without first providing a sixty (60) day notice to Licensee and cooperation with the Licensee to avoid recurrence of any unauthorized use.

<u>Maintaining Confidentiality of Access Passwords.</u> Where access to the Licensed Materials is to be controlled by use of passwords, Licensee shall issue log-on identification numbers and passwords to each Authorized User and use reasonable efforts to ensure that Authorized Users do not divulge their numbers and passwords to any third party.

IX. TERM

This Agreement shall continue in effect for one year commencing on the Effective Date.

X. RENEWAL

This agreement shall be renewable at the end of the current term for a successive one year terms unless either party gives written notice of its intention not to renew thirty (30) days before expiration of the current term.

XI. EARLY TERMINATION

In the event that either party believes that the other materially has breached any obligations under this Agreement, or if Licensor believes that Licensee has exceeded the scope of the License, such party shall so notify the breaching party in writing. The breaching party shall have sixty (60) days from the receipt of notice to cure the alleged breach and to notify the non-breaching party in writing that cure has been effected. If the breach is not cured within the sixty (60) day period, the non-breaching party shall have the right to terminate the Agreement without further notice.

Upon Termination of this Agreement for cause online access to the Licensed Materials by Licensee and Authorized Users shall be terminated. Authorized copies of Licensed Materials may be retained by Licensee or Authorized Users and used subject to the terms of this Agreement.

In the event of early termination permitted by this Agreement, Licensee shall be entitled to a refund of any fees or pro-rata portion thereof paid by Licensee for any remaining period of the Agreement from the date of termination.

XII. PERPETUAL LICENSE

Notwithstanding anything else in this Agreement, Licensor hereby grants to Licensee a perpetual license to use



any Licensed Materials that were accessible during the term of this Agreement, provided, however, that Licensor shall not be obligated to provide online access in perpetuity. In the event that Licensor ceases to provide online access to the Licensed Materials to Licensee for any reason (which may only occur upon conclusion of an online access period paid for by Licensee), the Licensee's right to perpetual access shall be fulfilled as hereinbefore described under "Archival/Backup Copy". Such use shall be in accordance with the provisions of this Agreement, which provisions shall survive any termination of this Agreement.

XIII. WARRANTIES

Subject to the Limitations set forth elsewhere in this Agreement:

Licensor warrants that it has the right to license the rights granted under this Agreement to use Licensed Materials, that it has obtained any and all necessary permissions from third parties to license the Licensed Materials, and that use of the Licensed Materials by Authorized Users in accordance with the terms of this Agreement shall not infringe the copyright of any third party.

Licensor warrants that the physical medium, if any, on which the Licensed Materials is provided to Licensee will be free from defects for a period of ninety (90) days from delivery.

XIV. LIMITATIONS ON WARRANTIES

Notwithstanding anything else in this Agreement:

Neither party shall be liable for any indirect, special, incidental, punitive or consequential damages, including but not limited to loss of data, business interruption, or loss of profits, arising out of the use of or the inability to use the Licensed Materials.

Licensor makes no representation or warranty, and expressly disclaims any liability with respect to the content of any Licensed Materials, including but not limited to errors or omissions contained therein, libel, infringement of rights of publicity, privacy, trademark rights, moral rights, or the disclosure of confidential information.

Except for the express warranties stated herein, the Licensed Materials are provided on an "as is" basis, and Licensor disclaims any and all other warranties, conditions, or representations (express, implied, oral or written), relating to the Licensed Materials or any part thereof, including, without limitation, any and all implied warranties of quality, performance, merchantability or fitness for a particular purpose. Licensor makes no warranties respecting any harm that may be caused by the transmission of a computer virus, worm, time bomb, logic bomb or other such computer program. Licensor further expressly disclaims any warranty or representation to Authorized Users, or to any third party.

XV. INDEMNITIES

The Licensor shall indemnify and hold Licensee and Authorized Users harmless for any losses, claims, damages, awards, penalties, or injuries incurred, including reasonable attorney's fees, which arise from any claim by any third party of an alleged infringement of copyright or any other property right arising out of the use of the Licensed Materials by the Licensee or any Authorized User. NO LIMITATION OF LIABILITY SET FORTH ELSEWHERE IN THIS AGREEMENT IS APPLICABLE TO THIS INDEMNIFICATION.

Each party shall indemnify and hold the other harmless for any losses, claims, damages, awards, penalties, or injuries incurred, including reasonable attorney's fees, which arise from any alleged breach of such

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indemnifying party's representations and warranties made under this Agreement, provided that the indemnifying party is promptly notified of any such claims.

The indemnifying party shall have the right to defend such claims at its own expense. The other party shall provide assistance in investigating and defending such claims as the indemnifying party may reasonably request and have the right to participate in the defense at its own expense.

XVI. ASSIGNMENT AND TRANSFER

Neither party may assign, directly or indirectly, all or part of its rights or obligations under this Agreement without the prior written consent of the other party, which consent shall not be unreasonably withheld or delayed.

XVII. GOVERNING LAW

This Agreement shall be interpreted and construed according to, and governed by, the laws of California, excluding any such laws that might direct the application of the laws of another jurisdiction. The federal or state courts located in California shall have jurisdiction to hear any dispute under this Agreement.

XVIII. DISPUTE RESOLUTION

In the event of any dispute or controversy arising out of or relating to this Agreement, the parties agree to exercise their best efforts to resolve the dispute as soon as possible. The parties shall, without delay, continue to perform their respective obligations under this Agreement which are not affected by the dispute.

Mediation. In the event that the parties cannot by exercise of their best efforts resolve the dispute, they shall submit the dispute to Mediation. The parties shall, without delay, continue to perform their respective obligations under this Agreement which are not affected by the dispute. The invoking party shall give to the other party written notice of its decision to do so, including a description of the issues subject to the dispute and a proposed resolution thereof. Designated representatives of both parties shall attempt to resolve the dispute within five (5) working days after such notice. If those designated representatives cannot resolve the dispute, the parties shall meet at a mutually agreeable location and describe the dispute and their respective proposals for resolution to responsible executives of the disputing parties, who shall act in good faith to resolve the dispute. If the dispute is not resolved within thirty (30) calendar days after such meeting, the dispute shall be submitted to binding arbitration in accordance with the Arbitration provision of this Agreement.

Arbitration. Any controversies or disputes arising out of or relating to this Agreement shall be resolved by binding arbitration in accordance with the then current Commercial Arbitration Rules of the American Arbitration Association. The parties shall endeavor to select a mutually acceptable arbitrator knowledgeable about issues relating to the subject matter of this Agreement. In the event the parties are unable to agree to such a selection, each party will select an arbitrator and the arbitrators in turn shall select a third arbitrator. The arbitration shall take place at a location that is reasonably centrally located between the parties, or otherwise mutually agreed upon by the parties.

All documents, materials, and information in the possession of each party that are in any way relevant to the claim(s) or dispute(s) shall be made available to the other party for review and copying no later than sixty (60) days after the notice of arbitration is served.

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The arbitrator(s) shall not have the authority, power, or right to alter, change, amend, modify, add, or subtract from any provision of this Agreement or to award punitive damages. The arbitrator shall have the power to issue mandatory orders and restraining orders in connection with the arbitration. The award rendered by the arbitrator shall be final and binding on the parties, and judgment may be entered thereon in any court having jurisdiction. The agreement to arbitration shall be specifically enforceable under prevailing arbitration law. During the continuance of any arbitration proceeding, the parties shall continue to perform their respective obligations under this Agreement.

XIX. FORCE MAJEURE

Neither party shall be liable in damages or have the right to terminate this Agreement for any delay or default in performing hereunder if such delay or default is caused by conditions beyond its control including, but not limited to Acts of God, Government restrictions (including the denial or cancellation of any export or other necessary license), wars, insurrections, strikes or other work stoppages, and/or any other cause beyond the reasonable control of the party whose performance is affected.

XX. ENTIRE AGREEMENT

This Agreement constitutes the entire agreement of the parties and supersedes all prior communications, understandings and agreements relating to the subject matter hereof, whether oral or written.

XXI. AMENDMENT

No modification or claimed waiver of any provision of this Agreement shall be valid except by written amendment signed by authorized representatives of Licensor and Licensee.

XXII. SEVERABILITY

If any provision or provisions of this Agreement shall be held to be invalid, illegal, unenforceable or in conflict with the law of any jurisdiction, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

XXIII. WAIVER OF CONTRACTUAL RIGHT

Waiver of any provision herein shall not be deemed a waiver of any other provision herein, nor shall waiver of any breach of this Agreement be construed as a continuing waiver of other breaches of the same or other provisions of this Agreement.

XXIV. NOTICES

All notices given pursuant to this Agreement shall be in writing and may be hand delivered, or shall be deemed



received within five (5) business days after mailing if sent by registered or certified mail, return receipt requested. If any notice is sent by facsimile, confirmation copies must be sent by U.S. Mail or hand delivery to the specified address. Either party may from time to time change its Notice Address by written notice to the other party.

If to Licensor:

Informa Healthcare (IHC) 52 Vanderbilt Avenue New York, NY 10017 USA

If to Licensee:

University of California Office of the President California Digital Library 415 20th Street, 4th Floor Oakland, CA 94612 USA

Attn: Licensing Dept.

XXV. Notice of the Use of Digital Rights Management Technology

In the event that Licensor utilizes any type of digital rights management technology to control the access or the usage of Licensed Product, Licensor agrees to notify Licensee of the name, contact information and any technical specifications for the digital rights management technology utilized.

XXVI. Notice of the Use of Digital Watermarking Technology

If Licensor utilizes any type of digital watermarking technology for any element of the Licensed Product, Licensor agrees that watermarks will not be visible to the human eye and will not degrade image quality. These watermarks shall not contain user-related information such as account number or IP address. If digital watermarking technology is used, Licensor agrees to notify Licensee, in advance, of the name, contact information, and any technical specifications for the technology used.

XXVIII. OPEN ACCESS OPTION

In the event that Licensor offers an open access option to its authors, Licensor agrees to annually review the number of open access articles published in the Licensed Materials under the open access option. For all Licensed Materials in which such articles are published, Licensor will share with Licensee the following information:

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- the number of articles published under the open access option by University of California authors, listed by journal title and campus.
- the number of articles published under the open access option by all authors, listed by journal title.

Licensor will enter into good faith discussions with Licensee concerning open access business models and how these may influence future business models, including the potential impact on institutional subscription pricing.

Licensor has signed an Expression of Interest to fund the Sponsoring Consortium for Open Access Publishing in Particle Physics (SCOAP3), an initiative that would convert certain journals in high energy physics to open access. Licensor agrees that should SCOAP3 proceed to the tender stage, the subscription value of Licensor's journals contained within the Licensed Materials and any associated fees (e.g. cross-access fees) will be deducted from the license fees due to Licensor so that these funds can be redirected to SCOAP3.

XXIX. SHARED PRINT ARCHIVE

At Licensee's request, Licensor will provide to Licensee a single print archival copy of the titles selected from the Licensed Materials, on a mutually agreed upon schedule, shipped to a single ship-to address of Licensee or third party agent, at no additional cost. This term does not apply if Licensor ceases to produce paper editions of such titles.



IN WITNESS WHEREOF, the parties have executed this Agreement by their respective, duly authorized representatives as of the date first above written.

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BY:	DATE:	20TH MA	7 2010
Signature of Authorized Signatory of Publisher			
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Title: Executive Director Address: California Digital Library, 415 20th St. 45	the Floor O	akland, CA	94692
Address: California Digital Library, 41320 31.	1,1001		
Telephone No.:			
E-mail			

Appendix A

Business Terms

Licensed Materials: Informa Healthcare (IHC) titles, including 126 journals, 1997 to present:

- A collection of 120 titles that CDL previously licensed with Taylor & Francis.
- One new title in 2010, Current Medical Research and Opinion, (perpetual rights for CMRO begins 2010)
- Five CRC Press titles that are currently licensed with CRC Press through December 2012 and that shall be available on the IHC platform at no additional cost through December 31, 2012.

Simultaneous Use: Unlimited access via the IHC web site for 10 UC campuses (including the Lawrence Berkeley Laboratory as part of UC Berkeley) and UC Office of the President (housing the CDL).

License Fee: Annual license fee including perpetual rights



Additional Terms:

- Future updates. The subscription price includes all instances of changes or updates to the content provided for the years licensed.
- Shared Print Archive. IHC will provide a single print archive copy for each title at no additional cost to be delivered to a single address specified by UC (either at UC or sent to a national repository on UC's behalf)
- Cancellation of other formats. There is no restriction on canceling subscriptions for print or other formats for the licensed titles.
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Fax: 858.534.1256

E-Mail:



Appendix B

Licensed Materials

	Title	ISSN	Notes
		0001-	
1	Acta Obstetricia et Gynecologica Scandinavica	6349	
		0001-	
2	Acta Odontologica Scandinavica	6357	
		0284-	
3	Acta Oncologica	186X	
		1745-	
4	Acta Orthopaedica	3674	
		0001-	
5	Acta Oto-Laryngologica	6489	
		0284-	
6	Acta Radiologica	1851	
		1748-	
7	Acute Cardiac Care	2941	
		1606-	
8	Addiction Research and Theory	6359	
		1403-	
9	Advances in Physiotherapy	8196	
		1368-	
10	Aging Male, The	5538	
		0095-	
11	American Journal Of Drug And Alcohol Abuse, The	2990	
		1350-	
12	Amyloid	6129	
		1748-	
13	Amyotrophic Lateral Sclerosis	2968	
		0785-	
14	Annals of Medicine	3890	
		1381-	
15	Archives Of Physiology & Biochemistry	3455	
		1073-	
16	Artificial Cells, Blood Substitutes, And Biotechnology	1199	
		1651-	
17	Audiological Medicine	386X	
		0743-	
18	Augmentative & Alternative Communication	4618	
		0004-	
19	Australian and New Zealand Journal of Psychiatry	8674	
		0891-	
20	Autoimmunity	6934	
		1024-	
21	Biocatalysis and Biotransformation	2422	
		1354-	
22	Biomarkers	750X	
		0803-	
23	Blood Pressure	7051	
		0269-	
24	Brain Injury	9052	
		0268-	
25	British Journal of Neurosurgery	8697	
		0735-	
26	Cancer Investigation	7907	



27	Cell Communication & Adhesion	1541- 9061	
21	Cell Communication & Adiresion	0742-	+
28	Chronobiology International	0528	
20	Chronoloogy memanona	1369-	
29	Climacteric	7137	
2)	Cimacicité	1064-	
30	Clinical And Experimental Hypertension	1963	
20	Clinical And Experimental Hypercusion	0269-	
31	Clinical Linguistics & Phonetics	9206	
J.1	Cimear Eniganotics & Friorietics	1060-	
32	Clinical Research And Regulatory Affairs	1333	
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33	Clinical Toxicology	3650	
	- Miles Control of	0300-	
34	Connective Tissue Research	8207	
2.	Common to 1 mone 1 common	1040-	CRC Press
35	Critical Reviews in Biochemistry and Molecular Biology	9238	Title
	and the state of t	0738-	CRC Press
36	Critical Reviews in Biotechnology	8551	Title
	The state of the transfer of	1040-	CRC Press
37	Critical Reviews in Clinical Laboratory Sciences	8363	Title
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38	Critical Reviews in Microbiology	841X	Title
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39	Critical Reviews in Toxicology	8444	Title
		0271-	
40	Current Eye Research	3683	
		0300-	
41	Current Medical Research and Opinion	7995	New 2010
		1556-	
42	Cutaneous and Ocular Toxicology	9527	
		1465-	
43	Cytotherapy	3249	
		1751-	
44	Developmental Neurorehabilitation	8423	
		0963-	
45	Disability & Rehabilitation	8288	
		1748-	
46	Disability & Rehabilitation: Assistive Technology	3107	
		1071-	
47	Drug Delivery	7544	
		0363-	
48	Drug Development And Industrial Pharmacy	9045	
		0360-	
49	Drug Metabolism Reviews	2532	
	Land Value for America State Land	0968-	
50	Drugs: Education, Prevention, & Policy	7637	
	W/NO According A District Control of the Control of	1536-	
51	Electromagnetic Biology And Medicine	8378	
		1362-	
52	European Journal of Contraception & Reproductive Health Care	5187	
		1381-	
53	European Journal of General Practice	4788	
		0190-	
54	Experimental Lung Research	2148	
47.00	Sales by Gar Alexandra	1071-	
55	Free Radical Research	5762	



		0897-
56	Growth Factors	7194
10.1		0951-
57	Gynecological Endocrinology	3590
		1067-
58	Harvard Review of Psychiatry	3229
		0363-
59	Hemoglobin	0269
		1464-
60	Human Fertility	7273
		1532-
61	Immunopharmacology & Immunotoxicology	2513
		0895-
62	Inhalation Toxicology	8378
		1499-
63	International Journal of Audiology	2027
	<i>y</i>	0963-
64	International Journal of Food Sciences & Nutrition	7486
		0265-
65	International Journal of Hyperthermia	6736
00	and the contract of any portune	1368-
66	International Journal of Language & Communication Disorders	2822
00	International Journal of Language & Communication Disorders	0020-
67	International Journal of Neuroscience	7454
07	International Journal of Neuroscience	1747-
60	International Japanese of Radiatais Obsaits	7166
68	International Journal of Pediatric Obesity	1365-
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69	International Journal of Psychiatry in Clinical Practice	1501
70	The state of the s	0955-
70	International Journal of Radiation Biology	3002
71	The state of the s	1754-
71	International Journal of Speech-Language Pathology	9507
70	The state of the s	0954-
72	International Review of Psychiatry	0261
		0883-
73	International Reviews of Immunology	0185
		0161-
74	Issues in Mental Health Nursing	2840
		1088-
75	Journal of Addictions Nursing	4602
		0277-
76	Journal Of Asthma	0903
		1541-
77	Journal Of Chronic Obstructive Pulmonary Disease	2555
		1476-
78	Journal of Cosmetic & Laser Therapy	4172
	·	0954-
79	Journal of Dermatological Treatment	6634
		1061-
80	Journal of Drug Targeting	186X
		1547-
81	Journal of Immunotoxicology	691X
		1366-
82	Journal of Intellectual & Developmental Disability	8250
	The state of the s	1356-
83	Journal of Interprofessional Care	1820
0,0	Journal of Interprofessional Care	0898-
01	Journal Of Lingsome Bossess	
84	Journal Of Liposome Research	2104



85	Journal of Maternal-fetal & Neonatal Medicine	1476- 7058
		0309-
86	Journal of Medical Engineering & Technology	1902
		0963-
87	Journal of Mental Health	8237
		0265-
88	Journal of Microencapsulation	2048
		1355-
89	Journal of Neurovirology	0284
		0144-
90	Journal of Obstetrics & Gynaecology	3615
		0167-
91	Journal of psychosomatic obstetrics & gynecology	482X
	S. S. Salar March St. Salar St.	1745-
92	Journal of Visual Communication in Medicine	3054
2.4		1042-
93	Leukemia & Lymphoma	8194
0.4	t many transfer and the second	1401-
94	Logopedics, Phoniatrics, Vocology	5439
05	Madical Massalans	1369-
95	Medical Mycology	3786
06	M. P. I.T.	0142-
96	Medical Teacher	159X
07	Marine Heat Court of The court of Allie 17De Lead of	1364-
97	Minimally Invasive Therapy & Allied Technologies	5706
98	Mitochondrial DNA	1042-
90	MITOCHORIGITAL DINA	5179
99	Molecular Membrane Biology	0968- 7688
77	Molecular Mellibrane Biology	1743-
100	Nanotoxicology	5390
100	Transtoriogy	0954-
101	Network: Computation in Neural Systems	898X
101	1304 WORK, Companies of the Companies of	0803-
102	Nordic Journal of Psychiatry	9488
		0927-
103	Ocular Immunology & Inflammation	3948
		0928-
104	Ophthalmic Epidemiology	6586
		0167-
105	Orbit	6830
		0031-
106	Pathology	3025
		0888-
107	Pediatric Hematology & Oncology	0018
		1083-
108	Pharmaceutical Development And Technology	7450
		0959-
109	Physiotherapy: Theory and Practice	3985
1.0	Disc. Lea	0953-
110	Platelets	7104
1.02	P. L. S. I.P.	1090-
111	Prehospital Emergency Care	3127
112	Developing and Order of Transpire in	0309-
112	Prosthetics and Orthotics International	3646
112	Devel Fellow	0886-
113	Renal Failure	022X



	G. S. L. S. J. S. J. S. C. L. S. J. S. L.	0036-
114	Scandinavian Journal of Clinical & Laboratory Investigation	
115	Scandinavian Journal of Gastroenterology	0036- 5521
112	Scandina vian Journal of Gasdochterology	0036-
116	Scandinavian Journal of Infectious Diseases	5548
		1103-
117	Scandinavian Journal of Occupational Therapy	8128
		0284-
118	Scandinavian Journal of Plastic and Reconstructive Surgery and hand surgery	4311
		0300-
119	Scandinavian Journal of Rheumatology	9742
		0036-
120	Scandinavian Journal of Urology and Nephrology	5599
		0882-
121	Seminars in Ophthalmology	0538
		0927-
122	Strabismus	3972
		1025-
123	Stress: the International Journal on the Biology of Stress	3890
		1082-
124	SUBSTANCE USE & MISUSE	6084
		1562-
125	World Journal of Biological Psychiatry	2975
		0049-
126	Xenobiotica	8254

Titles previously licensed under T&F

	Title	ISSN	Notes
1	American Journal on Addictions	0968- 7610	
2	Annals of Human Biology	0301- 4460	
3	Archives of Andrology	0148- 5016	Later title Systems Biology in Reproductive Medicine 1939-6368
4	Australasian Psychiatry	1039- 8562	
5	Biotechnic & Histochemistry	1052- 0295	
6	Computer Aided Surgery	1092- 9088	
7	Drug and Alcohol Review	0959- 5236	
8	Drug and Chemical Toxicology	0148- 0545	
9	Endocrine Research	0743- 5800	
10	Endothelium	1062- 3329	
11	Fetal & Pediatric Pathology	1551- 3815	Formerly Pediatric pathology & molecular medicine 1522-7952 until 2003

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12	Hypertension in Pregnancy	1064- 1955	
13	Immunological Investigations	0882- 0139	
14	Informatics for Health and Social Care	1753- 8157	Formerly Medical informatics and the internet in medicine 1463-9238 until 2007
15	International Journal of Disaster Medicine	1503- 1438	
16	International journal of pharmacognosy	0925- 1618	Later title Pharmaceutical Biology
17	International Journal of Qualitative Studies on Health and Well-being	1748- 2623	
18	Issues in Comprehensive Pediatric Nursing	0146- 0862	
19	Journal of Cardiovascular Magnetic Resonance	1097- 6647	
20	Journal of enzyme inhibition	8755- 5093	Later title Journal of Enzyme Inhibition and Medicinal Chemistry 1475-6366
21	Journal of Enzyme Inhibition and Medicinal Chemistry	1475- 6366	Formerly Journal of enzyme inhibition 8755-5093 until 2001
22	Journal of Investigative Surgery	0894- 1939	
23	Journal of Neurogenetics	0167- 7063	
24	Journal of Nutritional and Environmental Medicine	1359- 0847	
25	Journal of Organ Dysfunction	1747- 1060	
26	Journal of Receptors and Signal Transduction	1079- 9893	
27	Journal of substance misuse	1357- 5007	Later title Journal of substance Use
28	Journal of Substance Use	1465- 9891	Formerly Journal of substance misuse 1357-5007 until 1998
29	Journal of toxicology. Toxin reviews	0731- 3837	Later title Toxin Reviews
30	Medical informatics and the internet in medicine	1463- 9238	Later title Medical informatics and the internet in medicine 1753-8157
31	Microbial Ecology in Health and Disease	0891- 060x	
32	Microcirculation	1073- 9688	
33	Neuro-Ophthalmology	0165- 8107	
34	Ophthalmic Genetics	1381- 6810	
35	Pediatric pathology & molecular medicine	1522- 7952	Later title Fetal & Pediatric Pathology 1551-3815
36	Pharmaceutical Biology	1388- 0209	Formerly International journal of pharmacognosy 0925-1618 until 1997
37	Scandinavian Cardiovascular Journal	1401- 7431	

38	Scandinavian Journal of Primary Health Care	0281- 3432	
39	Somatosensory & Motor Research	0899- 0220	
40	Systems Biology in Reproductive Medicine	1939- 6368	Formerly Archives of Andrology 0148-5016 until 2007
41	Toxicology Mechanisms and Methods	1537- 6516	Formed by the Merger of: Toxicology methods 1051-7235; and: Toxic substance mechanisms
42	Toxicology methods	1051- 7235	Merged with Toxic substance mechanisms to form Toxicology Mechanisms and Methods
43	Toxin Reviews	1556- 9543	Formerly Journal of toxicology. Toxin reviews 0731-3837 until 2004
44	Ultrastructural Pathology	0191- 3123	
45	Upsala Journal of Medical Sciences	0300- 9734	
46	Visual Impairment Research	1388- 235X	



Appendix C

Campuses of the University of California

University of California, Berkeley (including Lawrence Berkeley Lab)

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

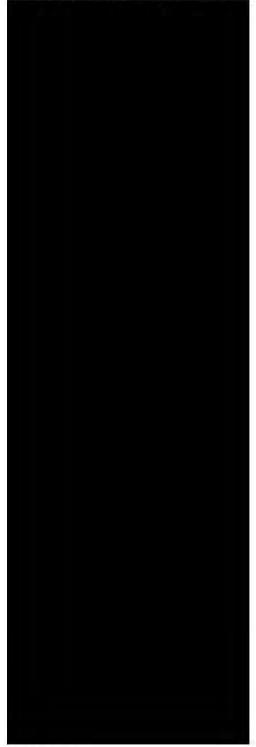
University of California Office of the President



Appendix D

University of California IP Addresses by Campus

UC Berkeley (including Lawrence Berkeley Laboratory)



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UC Davis



UC Irvine



UC Los Angeles



UC Merced



UC Riverside





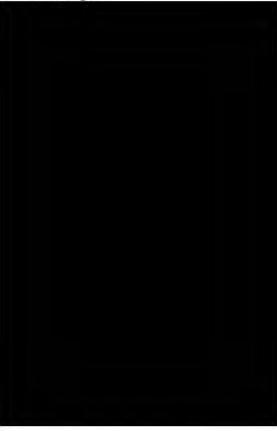
UC Santa Barbara



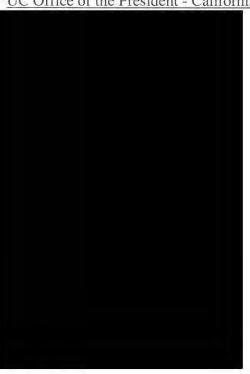
UC Santa Cruz



UC San Diego



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