SPRINGER E-BOOK AGREEMENT

between

Regents of the University of California
California Digital Library
415 20th Street, 4th Floor
Oakland, California, 94612 USA
(hereafter called “Licensee”)

and

Springer Science+Business Media, LLC
233 Spring Street
New York, New York 10013-1578
USA
(hereafter called “Springer”)

License ID No. 5699

This agreement (this “Agreement”) is made effective as of February 1, 2009, (the “Effective Date”) between Licensee and Springer.

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

PREAMBLE

Springer offers electronic versions of copyrighted material over the Internet. This material consists of electronic reference works, electronic books and books with electronic components. This material is made available on the SpringerLink Information System by Springer on the Worldwide Web (hereafter called “SpringerLink”) on behalf of the Springer Group of Publishers and its cooperating companies (hereafter called “Springer Group”) or via information systems owned by third parties with whom Springer has agreements for distribution or access. Licensee hereby confirms that any other Springer company can act as contracting party, whereby the terms of this Agreement will remain applicable. Springer will inform Licensee in writing of any change of the contracting party.
DEFINITIONS

In addition to the other definitions in this Agreement, the capitalized terms used in this Agreement shall have the following meanings:

“Agreement” shall mean this Agreement.

“Archive” or “Archival Rights” shall mean access to the full text of the Springer Content. Archival Rights vary depending on the continuity of the relationship between the parties and the length of time following termination of this Agreement.

“Authorized Users” shall mean 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, and patrons not affiliated with Licensee who are physically present at Licensee’s site(s) (“walk-ins”).

“Effective Date” shall have the meaning given in the first sentence of this Agreement.

“Remote Users” shall mean bona fide faculty members, graduate and undergraduate students and staff members of the institution(s) with which Licensee is affiliated who are granted access to Springer Content as provided in Section 1.1(e).

“Springer Content” shall mean the materials specified in Attachment 3 of this Agreement.

“SpringerLink” shall have the meaning given in the Preamble.

“Term” is defined in Section 5.1.

“Walk-in Users” shall mean general public or business invitees of Licensee who are granted access to the Springer Content as provided in Section 1.1(f).

SECTION 1. DESCRIPTION OF THE ACCESS

1.1 During the Term, Licensee (including Authorized Users) is granted a non-exclusive, worldwide, non-transferable perpetual right as specified below to access Springer Content through SpringerLink in accordance with and subject to the terms of this Agreement:

(a) This Agreement covers only the Springer Content identified in Attachment 3.

(b) Licensee and Authorized Users are permitted to search, view and browse the Springer Content.

(c) Licensee and Authorized Users may print or download the Springer Content resulting from searches of the Springer Content for all purposes as allowed by this Agreement. All printing and downloading by Authorized Users shall be solely for their research, scholarly purposes and work-related projects, consistent with the fair use principles of US Copyright Laws, except as otherwise specifically provided for in this Agreement. Incidental and non-systematic sharing of Springer Content for collaborative research and scholarly purposes and sharing by Authorized Users with non-authorized individuals of limited amounts for re-transmission, is permitted. Licensee and Authorized Users may use a reasonable portion of the Springer Content for the preparation of course packs and other educational materials,
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(e) Licensee may grant Remote Users remote access to the Springer Content
through secure access procedures which will be established and enforced by
Licensee, subject to approval by Springer.

(f) Walk-In Users may be given access to the Springer Content by Licensee, but
only: (i) from designated terminals, which are physically located within
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(g) Posting of Springer Content on personal, commercial or institutional websites is
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(h) The electronic form of the Springer Content may be used as a source for Inter-
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(d) Licensee shall not use any robots, spiders, crawlers or other automated
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1.5 Springer recognizes the right, in the absence of an uncured breach by Licensee, of Licensee to possess in perpetuity the Springer Content as provided in this Agreement. At all times after the end of the Term, Licensee (and its Authorized Users) shall have Archive access to the Springer Content, either through SpringerLink (for so long as it is maintained by Springer in its discretion) or through Licensee’s own platform, as provided below.

(a) For a period commencing as of the end of the Term and continuing until the second (2nd) anniversary thereof, Licensee (and its Authorized Users) shall be given continuing access to the Springer Content through SpringerLink without charge.

(b) For a period commencing as of the second (2nd) anniversary of the end of the Term, Licensee (and its Authorized Users) shall be given continuing Archive access through SpringerLink to the Springer Content if (but only if) the Licensee either:
(i) purchases any other online products from Springer and makes payment for such other online products in which case Archive access to Springer Content shall be granted without charge through SpringerLink for so long as Licensee continues to make payment for such other online products; or

(ii) in the event that Licensee does not purchase any other online products from Springer, Licensee will be given the option to either pay for Archive hosting and access Springer Content through SpringerLink for an annual service fee of $[ ] (as such amount is increased by Springer from time to time) or Springer will provide to Licensee the Springer Content in a mutually agreed-upon electronic medium as is currently in use as of the end of the Term (i.e., such as CD-ROM or the then current equivalent).

(c) At all times after the Term, Licensee shall have Archival Rights on its own platform for the use of Authorized Users; provided, however, that Licensee shall observe all limitations imposed on Licensee under this Agreement as if access had been granted through SpringerLink, and provided further that any Springer Content provided to Licensee for use on its own platform, in accordance with this Section 1.5, may be delivered in a mutually agreed-upon electronic medium as is currently in use as of the end of the Term (i.e., such as CD-ROM or the then current equivalent).

(d) At any time, upon request, Licensee may request delivery of Springer Content in exercise of its perpetual rights. Content will be delivered in a mutually agreed-upon format.

(e) Springer agrees to deposit and/or allow Licensee to deposit Springer Content to a mutually agreeable trusted third-party archives or cooperative archiving endeavor in order to exercise Licensee’s perpetual rights as provided for in this Agreement. Springer agrees to cooperate with such archiving entities and/or initiatives as reasonably necessary to make the Content available for archiving purposes. Springer further acknowledges and agrees that, in using the third-party archival system, Content may be made available to other system participants who demonstrate a right to such Content.

(f) Archival copies supplied to Licensee and to a trusted third party archive shall be free of digital rights management (DRM) or similar technological protection software.

1.6 Except for the rights expressly granted under this Agreement, all other rights are reserved to and shall remain the exclusive property of Springer.
SECTION 2. OBLIGATIONS OF SPRINGER

2.1 Springer shall use reasonable efforts to ensure that the Springer'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.

Springer 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 content as they become available, and downtime related to the failure of equipment or services outside the control of Springer, including but not limited to public or private telecommunications services or internet nodes or facilities. Scheduled downtime will be performed during hours that minimize inconvenience to Licensee and its Authorized Users.

If Springer Content fails to operate in conformance with the terms of this Agreement, Licensee shall immediately notify Springer, and Springer shall promptly use reasonable efforts to restore access to the Content as soon as possible. In the event that Springer fails to repair the nonconformity in a reasonable time, Springer shall extend the term of the existing license at no cost for an amount of time equal to that of the nonconformity.

2.2 Springer shall not be liable or be deemed to be in default for any delay or failure in performance or interruption of access to SpringerLink resulting directly or indirectly from any cause or circumstance beyond the reasonable control of Springer.

2.3 Springer reserves the right to withdraw from the Springer Content any item or part of an item to which it no longer retains the right to publish or it has reasonable grounds to believe infringes copyright or is otherwise unlawful. Springer shall provide written notice of such withdrawal. Springer shall refund that part of the license fee that is in proportion to the amount of Springer Content withdrawn and the remaining unexpired part of the term. The agreed-upon price per book for this [Text deleted] Springer will only issue a refund in the event that the withdrawal of content impacts on the guaranteed number of titles published, as specified in attachment 3 of this agreement. Should a withdrawal have no impact on the guaranteed number of titles included, no refund will be required.

2.4 Springer will offer Authorized User support and helpdesk access via online FAQ (Frequently Asked Questions), telephone, fax and e-mail in New York during official office hours (9:00 am to 5:00 pm EST).
2.5 Springer shall use reasonable efforts to ensure that the online content is at least equivalent to print versions of Springer Content, represents complete, faithful and timely replications of the print versions of such Content, and will cooperate with Licensee to identify and correct errors or omissions.

SECTION 3. LICENSE FEE

3.1 Licensee agrees to pay the license fee as specified in Attachment 1. Licensee acknowledges that the license fee, or any portion thereof, may be invoiced by another Springer company than the contracting party.

3.2 Licensee may, in its discretion, elect to include in this Agreement the electronic form of other publications of Springer which may be available electronically which are not otherwise included in Attachment 3 by notifying Springer and paying the applicable fee. Such fee will be set forth in an amendment to Attachment 1 to this Agreement and Attachment 3 will be amended to include the additional publications.
SECTION 4. SECURITY AND REPORTING

4.1 Licensee recognizes that maintaining the integrity of the Springer Content delivered by Springer, including the restrictions on reproduction, use and transmission as provided herein, and ensuring that use of the Springer Content is limited to Authorized Users, are important obligations, and that Springer may terminate this Agreement in its sole discretion if violations of those security principles or Springer's intellectual property rights occur. Springer reserves the right to monitor access to and use of the Springer Content to detect misuse of the Licensed Materials and for the purpose of informing the Licensee. In the event of any confirmed unauthorized use of Springer Content by an Authorized User, (a) Springer may terminate the access of the Internet Protocol ('IP') address(es) from which such unauthorized use occurred, and/or (b) Licensee shall take appropriate action to terminate such Authorized User's access to the Licensed Materials or otherwise remedy such unauthorized use upon Springer's request. Springer shall take none of the steps described in this paragraph without providing reasonable notice to the Licensee.

4.2 Collection and analysis of data on usage of the Springer Content will assist both Springer and Licensee to understand the impact of this Agreement, the infrastructure provided by Springer, and possible improvements in the program. Such usage data will be compiled by Springer and shared with the Licensee, consistent with applicable privacy laws and written confidentiality requirements of the parties, and will be reported monthly, and delivered quarterly by Springer or made available through secure Username and Password. The usage data to be shared will be compliant with the most current version of the COUNTER standard. In 2009, usage data shall be compliant with COUNTER level one (1)\(^1\).

SECTION 5. TERM AND TERMINATION

5.1 The Term of this Agreement shall commence on the Effective Date and shall expire at the end of the last copyright year specified on Attachment 1. This Agreement may be extended for additional term(s) upon mutual agreement of Springer and Licensee by amendment of this Agreement to reflect the new term and applicable license fee.

5.2 This Agreement may be terminated by Springer at any time with respect to any Springer Content due to cessation of publication or otherwise, effective as of the end of the applicable Springer Content subscription year, by written notice by Springer to Licensee, specifying the Springer Content so affected. As used in this Section 5.2, written notice shall include email.

5.3 In the event this Agreement terminates because of expiration of the term of this Agreement or termination as set forth in Section 5.2, Springer will have the obligations set forth in Section 1.5.

\(^1\) Described at [http://www.projectcounter.org/index.html](http://www.projectcounter.org/index.html)
SECTION 6.  EARLY TERMINATION

6.1 In the event that either party believes that the other materially has breached any obligations under this Agreement, or if Springer believes that Licensee has exceeded the scope of this Agreement, such party shall so notify the breaching party. 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 this Agreement without further notice.

6.2 Upon termination of this Agreement by Springer for cause, the obligations of Springer under Section 1 shall be terminated and Springer shall have no further obligations to Licensee.

SECTION 7.  MUTUAL PERFORMANCE OBLIGATIONS

7.1 Licensee shall use its reasonable efforts to safeguard the intellectual property, confidential information and proprietary rights of Springer.

7.2 Neither party shall disclose the terms and conditions or the subject matter of this Agreement (including without limitation, the content of the attachments, fees, and any usage data compiled and supplied under Section 4.3), usage statistics or any other information about the other party’s business to any third party (other than content suppliers in the case of usage data) without the prior written consent of the other, or as required by law. Notwithstanding the foregoing, Licensee may share usage data with third parties for research or similar purposes, at Licensee’s sole discretion. This provision shall survive the termination of this Agreement, and any information obtained or received which comes within these restrictions shall remain confidential, PROVIDED always that this obligation shall not apply to any information which at the time of disclosure is in the public domain or is made available at any time by an independent third party which has not obtained it directly or indirectly in breach of any confidentiality agreement with the party whose information was so disclosed.

SECTION 8.  REPRESENTATIONS, WARRANTIES AND INDEMNITIES

8.1 Springer warrants that it will use commercially reasonable efforts in its production of media for delivery of the Springer Content to the Licensee and that, to the best of its knowledge, use by Licensee of the Springer Content pursuant to the terms and conditions of this Agreement will not infringe the rights of third parties. Springer agrees to indemnify Licensee for all costs and expenses arising out of a breach of these warranties. The foregoing indemnity shall be Licensee’s sole and exclusive remedy for any breach of the warranties set forth in this Section 8.1.

8.2 Licensee warrants that it will use reasonable efforts to ensure the integrity of the Springer Content and the security of the Network especially as regards access by parties other than Authorized Users.

8.3 Notwithstanding the foregoing, however, Springer will not be responsible for any claim, loss or liability attributable to errors, inaccuracies or other defects in the Springer Content, any undocumented features, elements or artifacts that may be present therein, or in SpringerLink,
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8.4 Springer 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 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.

8.4 Nothing in this Agreement shall limit Fair Use and other rights granted by United States copyright law.

SECTION 9. SPRINGER’S TRADEMARKS

9.1 During the Term, the titles of any publications licensed hereunder, along with any trademarks, logos and colophons owned by or licensed to Springer or third parties which appear on the Springer Content shall be posted as provided therein and may not be deleted or modified by Licensee or the Authorized Users.

9.2 Springer shall have the right to review and approve all uses on Licensee’s secure network of the publication titles, trademarks, logos, colophons, proprietary legends or legal notices provided by Springer in connection with the applicable publications or Springer Content, in order to ensure compliance with this Agreement and Springer’s quality control standards.

9.3 As between the parties, all rights with respect to the publication titles, trademarks, logos, society names and colophons are expressly and exclusively reserved by Springer.

SECTION 10. GENERAL

10.1 Licensee may not assign or transfer, directly or indirectly, all or part of the rights or obligations under this Agreement without prior written consent from Springer. Springer may assign this Agreement.
10.2 Springer’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, fires, floods, governmental restrictions, power failures, or damage or destruction of any network facilities or servers, shall not be deemed a breach of this Agreement.

10.3 In the event that any one or more of the provisions contained herein shall, for any reason, be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provisions of this Agreement, but this Agreement shall be construed as if such invalid, illegal or unenforceable provisions have never been contained herein, unless the deletion of such provision or provisions would result in such a material change so as to cause completion of the transactions contemplated herein to be unreasonable.

10.4 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.

10.5 Springer shall make reasonable efforts to comply with the Americans with Disabilities Act (ADA).

10.6 In the event that Springer requires Authorized Users to agree to terms relating to the use of the Springer Content before permitting Authorized Users to gain access to the Content (commonly referred to as “click-through” licenses), Springer 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.

10.7 Springer agrees to notify Licensee in advance if implementing any digital rights management technology, or watermarking that hinders privacy of users or legibility of content.

10.8 At Licensee’s request, Springer will provide to Licensee a single print archival copy of the titles selected from the Springer Content at no additional cost (including no shipping or handling charges), according to a mutually agreed upon schedule, shipped to a single ship-to address. This term does not apply if Springer ceases to produce paper editions of such titles. Springer shall supply shelf-ready shared print copies through a mutually agreeable third-party distributor upon request of Licensee. Licensee shall provide a ship-to address for the print copies at the time of the request. Licensee reserves the right to change the ship-to address no more than once per year.

10.9 This Agreement constitutes the entire agreement of the parties and supersedes all prior communications, understandings and agreements relating to the subject matter hereof, whether written or oral. No modification or claimed waiver of any provision of this Agreement shall be valid except by written amendment signed by authorized representatives of Springer and Licensee.

10.10 Waiver of any provision herein shall not be deemed to be 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.

10.11 All amounts payable by Licensee hereunder shall be exclusive of any sales, use, withholding,
value added or similar taxes, governmental fees or levies or other assessments, which shall be the sole responsibility of the Licensee.

10.12 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 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.

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New York, New York 10013-1578
Email: [Text deleted]

If to Licensee:
California Digital Library
415 20th Street, 4th Floor
Oakland, California, 94612, USA
Attn: Licensing Dept.
Email: [Text deleted]

10.13 This Agreement includes the following Attachments, which are incorporated as if fully set forth herein:

Attachment 1: Pricing Terms and Conditions
Attachment 2: Description of the Licensee
Attachment 3: Description of the Springer Content
IN WITNESS WHEREOF, the parties have executed this Agreement by their respective, duly authorized representatives as of the date first written below.

Licensee: Regents of the University of California on behalf of California Digital Library
Signature: [Text deleted]
Name (Printed): [Text deleted]
Title: Executive, Director, California Digital Library
Date: 6/4/09

Springer: Springer Science+Business Media, LLC
By: [Text deleted]
Title: [Text deleted]
Signature: [Text deleted]
Date: 4/28/09
ATTACHMENT 1: Pricing Terms and Conditions

A.1.1. Fees

A.1.1.1. The fee for the Springer Content payable to Springer listed in Attachment 3 is

<table>
<thead>
<tr>
<th>Collections Purchased</th>
<th>2005-2009 Purchase Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Springer E-Book Complete English Language Subject Collections:</td>
<td>[Text deleted]</td>
</tr>
<tr>
<td>Springer Content bearing the copyright year 2005-2009</td>
<td></td>
</tr>
</tbody>
</table>

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[Text deleted]

[Text deleted]

A.1.2. Payment of Fees

Payment of the fee is due within forty-five (45) days following receipt of Springer’s invoice by Licensee. In the event all or any portion of the sum invoiced is not paid when due, and notwithstanding any provision of this Agreement, Springer reserves the right to charge interest on any outstanding fees due under this Agreement at prevailing interest rates.
**ATTACHMENT 2: Description of the Licensee**

<table>
<thead>
<tr>
<th>Name of Subscriber:</th>
<th>Regents of the University of California on behalf of California Digital Library</th>
</tr>
</thead>
<tbody>
<tr>
<td>Primary Address:</td>
<td>415 20&lt;sup&gt;th&lt;/sup&gt; Street, 4&lt;sup&gt;th&lt;/sup&gt; Floor, Oakland, California, 94612, USA</td>
</tr>
<tr>
<td>Technical Contact:</td>
<td>[Text deleted]</td>
</tr>
<tr>
<td>Address:</td>
<td>415 20&lt;sup&gt;th&lt;/sup&gt; Street, 4&lt;sup&gt;th&lt;/sup&gt; Floor, Oakland, California, 94612, USA</td>
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<tr>
<td>Email:</td>
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</tr>
<tr>
<td>Phone:</td>
<td></td>
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<tr>
<td>Fax:</td>
<td></td>
</tr>
</tbody>
</table>

| Primary Contact:          | [Text]                                                                            |
| Title:                    | Director, Collections                                                             |
| Address:                  | 415 20<sup>th</sup> Street, 4<sup>th</sup> Floor, Oakland, California, 94612, USA |
| Email:                    | [Text deleted]                                                                    |
| Phone:                    | [Text deleted]                                                                    |
| Fax:                      |                                                                                   |

| Billing Contact:          | [Text deleted] Acquisitions Coordinator                                            |
| Address:                  | Geisel Lib., Univ. of California, 9500 Gilman #0175A, La Jolla, CA 92093-0175     |
| Email:                    | [Text deleted]                                                                    |
| Phone:                    | [Text]                                                                            |
| Fax:                      | [Text]                                                                            |

**Participating Campuses**

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- 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
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Contact Person: [Text deleted]
IP Addresses: [Text deleted]
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Address: Davidson Library
         Santa Barbara, CA 93106
Contact Person: [Text deleted]
IP Addresses: [Text deleted]

UC Santa Cruz
Address: Serials Unit, University Library
         University of California, Santa Cruz, CA 95064
Contact Person: [Text deleted]
IP Addresses: [Text deleted]

UC San Diego
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         La Jolla, CA 92093-0175
Contact Person: [Text deleted]
IP Addresses: [Text deleted]
ATTACHMENT 3: Description of the Springer Content

A.3.1. Expected eBook Package Titles

The expected electronic (online) editions of Springer eBook Package and the content therein, listed below:

<table>
<thead>
<tr>
<th>Springer eBook Collection Offer</th>
<th>2009 Qty Planned</th>
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<tr>
<td>Professional Computing and Web Design</td>
<td>160</td>
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<tr>
<td><strong>Entire Collection of Springer Ebooks</strong></td>
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</tr>
</tbody>
</table>

Final title lists will be amended to Attachment 3 as the copyright year publication program is completed.
A.3.2. EBook Package Definitions

A full eBook Package consists of electronic versions of all print books available in the thirteen online libraries maintained by Springer on SpringerLink. A partial eBook Package consists of one or more of the thirteen online libraries maintained by Licensee on SpringerLink. Online libraries are identified by the thirteen main subject areas published in a particular copyright year.

A.3.3. Imprints Included

The following Springer Imprints are included in this Agreement:

- Apress
- Birkhauser
- Copernicus Books
- Humana Press
- Physica-Verlag
- Plenum US
- Praxis
- Springer
- Springer-Verlag
- Steinkopff
- TELOS

A.3.4. Imprints Not Included

The following Springer Imprints are not included in this Agreement:

- American Institute of Physics (AIP)
- August Media (became bankrupt, no print distribution anymore)
- Avedition
- BIOS Scientific Publishers
- Bladon Medical Publishing
- Cornell AAP Publications
- Edizioni della Normale
- GWVVieweg
- Horizon Press
- Intercept
- Key College Publishing
- Key Curriculum Press
- Lars Müller
- Lavoisier
- Nexus
- Princeton Architectural Press
- Pyramyd
- Royal Society of Chemistry
- Spektrum Akademischer Verlag
- Urban & Vogel
- Current Medicine Group
- American Association of Pharmaceutical Scientists
- Hyphen Press