DATABASE LICENSE AGREEMENT

THIS IS AN AGREEMENT between Unihan Digital Technology Co., Ltd. an E-resources provider with mailing address concerning this agreement at F06-29C, Forum Buildings, DaTunRd, ChaoYang District, Beijing 100101, People's Republic of China ("Licensor") and The Regents of the University of California, a non-profit academic institution, with its principal offices at The California Digital Library, c/o University of California, 218 Doe Library, Berkeley, CA 94720-6000 ("Licensee).

Licensor is represented by Oriprobe Information Services, Inc ("Agent"), a private corporation chartered in Ontario with mailing address concerning this agreement at 3238 Curry Ave, Windsor, N9E 2T5, Canada. Licensor has granted Agent the right to conduct business and to deliver licensed information products produced by Licensor within a defined geographic territory encompassing United States and Canada.

SCHEDULE 1	
1, USER DEFINITION—Paragraph (2)	
"Users" are limited to:	
 Persons affiliated with Licensee: full and part-time employees and, if applicable, students of Licensee; 	
 Walk-in patrons not otherwise affiliated with Licensee but physically present at Licensee's site. 	
2. EFFECTIVE DATE	.*
August 1, 2010	Uniting a sta
3. DATABASES/EDITIONS	PIR
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4. <u>FEES</u>	4.44
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IN CONSIDERATION OF the mutual promises set forth herein and attached hereto, the parties agree to be bound by the terms and conditions. AND THEREFORE IN WITNESS, the parties have caused this Agreement to be executed.

If to Unihan Digital Technology Co., Ltd:

1 DATABASE INTERNET LICENSE AGREEMENT INITIALS ___(Licensee)/___ (Licensor) (Agent)

For and on behalf a UniHan dTook	International Ltd.
BY:	DATE: 7/28/10
Signature of Authorized S	
Print Name: Title:	
Telephone:	
Facsimile:	
E-mail:	
If to	
BY:4	DATE: 7/15/10
Signature of Authorized S	
Print Name:	
Title: Electronic Resource	s Librarian
Telephone:	
Facsimile:	
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If to Oriprol	Services, Inc.: 2/ . /
BY:	DATE:
Signature of Authorized S	ignatory of Agent
Print Name:	9139250 Agent
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LICENSE	*

1.

Licensor owns certain electronic publications and subject to all the terms and restrictions hereinafter set forth, Licensor is willing to grant a License of the electronic publications (designated in Schedule 1, Section 3) and certain other third party content to Licensee (the "Databases" - see definition below), under all of the terms and conditions of this Agreement.

2. DEFINITIONS

a) "Users" means those individuals and/or entities defined as set forth in Schedule 1.

b) "Database" means a collective reference to (1) the electronic publications and (2) any proprietary, third-party, licensed product(s) ["Licensed Product(s)"].

c) "Searches" means either one-time or repetitive search of information from all or any part of the Databases matching authors' names, title words, citations, or other descriptive data against groups of one or more terms submitted as a query by Users.

(Licensor) /

d) "Search Results" means those results obtained from Searches.

(Licensee)/

AUTHORIZED USE OF THE DATABASES 3.

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DATABASE INTERNET LICENSE AGREEMENT

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INITIALS

(Agent)

a) Licensor hereby grants to Licensee the limited, nonexclusive, non-transferable right to use the Databases solely in accordance with the terms and conditions of this Agreement. Licensee's right to use the Databases shall be strictly construed.

b) Users shall have the right to view the Databases and data contained therein for the purpose of academic research or personal reference. Users shall have the right to print, download, and distribute (in any form, including, but not limited, to printed, electronically relayed, posted to User restricted list services or User restricted bulletin boards, or magnetically stored) Search Results, in whole or in part, provided that Users will distribute to Authorized Users only. Licensee or Users shall not duplicate the whole Databases or create subsets or derivative database thereof, except as provided herein.

Notwithstanding the foregoing, Users will have the right to distribute data retrieved from the Databases or portions of the Databases obtained by Search Results to third parties as incidental samples for illustrative or demonstration purposes only. Users have the right to utilize bibliographic and abstract data retrieved from the Databases for the purpose of research publication.

Users that are provided by Licensee with access and search functions to Databases may not publish or otherwise disseminate Search Results for commercial use or sale. Licensee recognizes the importance of the Licensor's maintaining its proprietary rights over the Databases, and of avoiding improper use of the Databases as defined by this Agreement. Licensee shall ensure that Users comply with the foregoing limitations on usage. Using, paper only, Licensee may fulfill a limited number of occasional requests from other institutions, a practice commonly called Interlibrary Loan.

c) Searches are hereby specifically licensed and authorized by Licensor.
 Following use is not permitted:

- duplication of the Databases except as specified herein;
- creation of subsets or derivative databases from the Databases;

- distribution of data retrieved from the Databases in any form (printed, electronically relayed, posted to public list services or bulletin boards, or magnetically stored) to, or for the benefit of, anyone who is not a User, except for incidental samples used for illustrative or demonstration purposes; transfer of the Databases, or any portion thereof, electronically to another computer by way of the Internet, a computer network, or other means to, or for the benefit of, anyone who is not a User, except for incidental samples used for illustrative or demonstration purposes or, except when fulfilling occasional interlibrary loan requests.

d) Licensee shall put in place a system to limit access to the Databases to Users as defined in Paragraph 2a), and shall use reasonable efforts to inform Users of the generally accepted usage restrictions.

e) If Licensee wishes to offer the services described herein to persons other than those identified in Paragraph 2a), an additional agreement will be required by Licensor and Agent.

DATABASE INTERNET LICENSE AGREEMENT

(Licensee)/ (Licensor) /

INITIALS (Agent)

4. ACCESS TO THE DATABASES

a) Licensee and its Authorized Users shall be granted access to the Databases on an authorized host site shall be identified and authenticated by Internet Protocol (IP) addresses provided by Licensee from Internet domains registered to Licensee. Any IP addresses registered must limit access strictly to Authorized Users.

b) Licensor and/or Agent may bring down its network to perform necessary maintenance and/or network upgrades ("Scheduled Maintenance"). In the event Licensor and/or Agent plans to bring down the network during Scheduled Maintenance, Licensor and/or Agent will provide a seventy-two (72) hour notice to Licensee in advance of the Scheduled Maintenance.

c) Licensor and/or Agent shall use commercially reasonable efforts to maintain adequate Internet connection bandwidth and server capacity to provide Licensee with access to the Databases; Further, Licensor and/or Agent shall provide adequate and competent technical support and assistance to enable the Licensee to make proper use of the Licensed Information.

d) Licensor and/or Agent reserves the right to monitor User/Licensee Internet access to the Host Server(s). Licensor and/or Agent further reserves the right to temporarily suspend User/Licensee access to the Host Server and/or Databases where User(s) actions create denial of access or impediment of service which adversely affects Licensor and/or Agent's ability to provide service(s). Licensor and/or Agent shall make written/electronic notification to Licensee of any temporary suspension, and the cause thereof, as soon as reasonably possible.

5. TERM

This Agreement shall continue in effect for one (1) year, commencing on the Effective Data as set forth in Schedule 1. This Agreement shall be automatically renewed, and Authorized use of the Databases may be extended to new data through automatic renewal of this Agreement for successive periods of twelve (12) months unless either party elects to terminate this Agreement by giving the other party notice thereof in writing by registered mail addressed to the respective business address hereinabove stated not less than sixty (60) days prior to the anniversary date of this Agreement.

6. PAYMENTS

a) Licensee agrees to pay the Database Fees as set forth in Schedule 1 for the use of the Databases identified in Paragraphs 1, 2, and 3. Any payments due under this Agreement shall be payable upon receipt of Agent's invoice. Agent shall pay Licensor within 30 days after signing.

b) The pricing set forth in Schedule 1 shall be effective during the initial Term of this Agreement. Licensor and Agent reserve the right to modify this pricing structure each year that this Agreement is automatically renewed, and the Licensee has the right of the cancellation of the subscription after having got the information of the new pricing within thirty (30) days.

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INITIALS (Agent)

(Licensee)/ (Licensor) /

7. COPYRIGHT; PROPRIETARY RIGHTS

The copyright and all other proprietary rights in the Databases are the sole and exclusive property of Licensor and its third-party licensors. Licensee acknowledges that the Databases are extremely valuable and proprietary to Licensor and its third-party licensors and contains copyright protected data of Licensor and its third-party licensors. The third-party licensor is a beneficiary to this Agreement with respect to the provisions which relate to the Licensee's Use of the Licensed Product. The provisions of this Agreement are enforceable by the Licensor and/or Agent. Licensee shall use reasonable care to prevent the disclosure, dissemination, copying and use of the Databases, or any portion thereof, in violation of the terms of this Agreement.

8. LEGENDS

Licensee shall make reasonable efforts to instruct Users on how to give proper attribution for any data extracted from licensed resources.

10. LICENSOR WARRANTY

Licensor warrants that it owns all rights in the Databases, free and clear of any third person claims. Licensor shall indemnify, defend and hold Licensee harmless from any claim, demand or cause of action based on any claim that the Databases (including third-party materials) or its use as permitted hereunder violates any third person's rights, including rights of copyright, trademark, or patent.

11. LIMITATION OF LIABILITY

Except as set forth herein, in no event shall Licensor or Agent be liable for indirect, special, incidental or consequential damages arising out of the use of or inability to use the Databases or for any loss or damage of any nature caused to any person as a result of the use of the Databases. In no event shall Licensor and/or Agent's liability under this Agreement exceed the annual Database Fee received from Licensee.

12. THIRD PARTY DISCLAIMER

Licensor hereby notifies Licensee that the Databases provided under this Agreement may contain or be derived from portions of materials provided by a third party under license to Licensor. Licensor has assumed responsibility for the selection of such materials and their use in producing the Databases Licensed herein. ANY SUCH THIRD PARTY DISCLAIMS ALL WARRANTIES EXPRESSED OR IMPLIED WITH RESPECT TO THE USE OF SUCH MATERIALS IN CONNECTION WITH THE DATABASES, INCLUDING (WITHOUT LIMITATION) ANY WARRANTIES OF NONINFRINGEMENT, MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE. LICENSEE WAIVES ALL CLAIMS OF ANY KIND WHATSOEVER THAT IT MAY HAVE AGAINST ANY SUCH THIRD PARTY SUPPLIER OF MATERIALS PROVIDED UNDER THIS AGREEMENT.

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13. TERMINATION

Either party shall have the right to terminate this Agreement upon a breach of any of its terms by the other party, which is not cured within thirty (30) days after written notice thereof.

14. SPECIFIC PERFORMANCE

In the event of a breach of any of the provisions of Paragraphs 3, 7, 8, or 9 Licensor and/or Agent shall be entitled to specific performance of those provisions.

15. NONDISCLOSURE OF PRICING INFORMATION

Except as may be required by law or governmental rules and regulations, all parties agree not to publicly or privately announce or disclose the pricing terms of this Agreement without first securing the written consent of the other party.

16. MISCELLANEOUS

a) FORCE MAJEURE Neither party shall be liable hereunder by reason of any failure or delay in the performance of its obligations hereunder on account of strike, shortages, failure of suppliers, riots, insurrection, fires, floods, storms, earthquakes, acts of God, war, government action, labor conditions, or any other cause which is beyond the reasonable control of such party.

b) SURVIVAL The provisions of Paragraphs 1, 2, 3, 4d),7, 8, 9, 10, 11, 12, 14, 15, and 16, of this Agreement shall survive the expiration or termination of this Agreement.

c) SEVERABILITY Invalidity or unenforceability of one or more of the provisions of the License Agreement does not affect any other provisions of the License Agreement.

d) DELAYS Failure or delay by either party in exercising any right or power hereunder shall not operate as a waiver of such right or power.

e) ENTIRE AGREEMENT This Agreement, including Schedule 1, contains the entire agreement of the parties as to the Databases, and supersedes any and all written or oral prior agreements and understandings. It is expressly agreed that any terms of a purchase order or similar instrument issued by Licensee with respect to this Agreement will not affect the terms and conditions of this Agreement. This Agreement may only be amended or modified by a writing signed by the parties.

 f) ASSIGNMENT This Agreement may not be assigned by Licensee without the prior written consent of Licensor or Agent.

g) NOTICES All notices given pursuant to this Agreement shall be in writing and may be hand delivered, or shall be deemed received within fourteen (14) days after mailing if sent by registered or certified mail, return receipt requested. Confirmation copies sent by First Class Mail or hand delivery to the specified address must accompany any notice sent by facsimile. Either party may change its Notice Address by written notice to the other party.

DATABASE INTERNET LICENSE AGREEMENT INITIALS MP_(Licensee)/SP _(Licensor) / (Agent)

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Tier 2:

Sibu Congkan Database - Subscription for five UC campuses (continue until cancelled).

Date: July 12, 2010

General & Contact Information:

- 1. Negotiators: Electronic Resources Librarian C.V. Starr East Asian Library University of California, Berkeley Berkeley, CA 94720-6000 Phone: Electronic Resources Librarian 218 Doe Library University of California, Berkeley Berkeley, CA 94720-1796 Phone 2. Vendor: Oriprobe Information Services, Inc. 3238 Curry Ave, Windsor Canada N9E 2T5 Phone: 1-519-973-1556 Fax: 1-519-977-9050 Email: info@oriprobe.com 3. Vendor Rep: Oriprobe Information Services, Inc. 3238 Curry Ave Windsor, Canada Phone: Email:
 - 4. Product Name: Sibu Congkan Database
 - 5. Dates of Coverage: Full-text of 504 classical Chinese titles. Holdings span Song, Yuan, Ming and Qing Dynasties including early manuscripts and rare prints. Full-text searchable. Displaying in original image and text format.
 - 6. URL for access: <u>http://www.oriprobe.com/sibucongkan.html</u>
 - 7. Names of participating campuses: Berkeley

Irvine Los Angeles Santa Barbara San Diego

Awaiting formal approval from CDC.

Business Arrangement:

- 1. Subscription: annual maintenance fee for five campuses
- 2. Multi-campus discounts: After negotiation, initial fee was waived since UC has a current subscription to this database's Intranet version.
- 3. Additional discount: None

4. Campus shares:

UCB:	
UCI:	
UCLA:	
UCSB:	
UCSD:	
5. Payments:	Annual fees

- 6. Renewal Date: August 1, 2011
- 7. Updates: N/A
- 8. Exiting campus subscriptions: Yes. The current subscription is an Intranet version of Sibu congkan which has been hosted by the San Diego Supercomputer Center (SDSC) since 2004. Reasons for changing vendor:
 - a. SDSC proposed to increase annual maintenance fee which will be more than what the new vendor offers.
 - b. No IP authenticated login available for this database's Intranet version. User name and password are required for both public PC and staff computers. The updated Internet version under the consideration provides IP authenticated access.
 - c. The maintenance of this database provided by SDSC has been a problem. Due to the lack of language expertise and knowledge of the database, it has required considerable staff time of Chinese Studies librarians in UCSD in solving access problems
- 9. Cancellation of print: N/A

Licensing	Details:
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Licensing Details: 1. Signatory:	UC Berkeley
2. Duration of Contract:	August 1, 2010 - July 31, 2011
3. Perpetual License:	Yes
4. Port restrictions:	No
5. Authentication:	IP authentication, proxy permitted
6. Special terms:	N/A
7. Linking:	N/A
3. Classroom Use:	No restriction
9. Interlibrary Loan:	Paper means only
10. Use Statistics:	Yes
11. Training: Yes	
12.MARC records: N/A	