

MATERIALS RESEARCH SOCIETY Institutional License Agreement

1. By signing this License Agreement ("Agreement"), the institution identified below ("Institution" or "you") agrees to the terms and conditions set forth in this Agreement. In turn, Materials Research Society ("MRS") grants the Institution and Authorized Users at the Institution the right to access online versions of the publications noted below ("the Publication(s)"), subject to these same terms and conditions.

Check all that apply: _____ Journal of Materials Research (JMR)

_____ MRS Bulletin

MRS Online Proceedings Library

Please print or type clearly.

Customer Identification Number _____ (CUSTOMER IDENTIFICATION NUMBER IS
REQUIRED: If you do not know your Institution's identification number, contact [TEXT DELETED](#))

Contact Person* [TEXT DELETED](#)

Institution University of California, Irvine

Address Science Library/Acquisitions PO Box 19556

City State/Prov Irvine CA

Postal Code 92623-9556

Country USA

Phone [TEXT DELETED](#)

Fax 949-824-2059

Email [TEXT DELETED](#)

Agency (if subscription is made through an agency)

*The Contact Person is the person at the Institution responsible for administration of this online access. Notification of activation of your online access will be sent via e-mail to this contact. Please send any change of contact information to MRS at [TEXT DELETED](#)

This Agreement covers the electronic version of the designated Publication(s) noted above for the duration of the period during which the Institution maintains a valid print journal subscription or online proceedings package. This Agreement is subject to confirmation by MRS and amendment due to future print subscription and/or online proceedings purchases or cancellations. This Agreement includes the online access to the Publication(s) and any additional features that MRS may choose to provide; any restrictions on use apply to all online materials accessed under this Agreement.

TERMS AND CONDITIONS

2. Institution and Authorized Users

MRS grants to the Institution and Authorized Users at this Institution online access to the Publication(s) for the duration of the Institution's print subscription or access period. This grant extends only to the Institution and such Authorized Users and may not be transferred to, or extended to, others. For purposes of this Agreement, "Authorized Users" are only the employees, faculty, staff, students officially affiliated with the Institution, and persons with legal access to the Institution's library collections and facilities on-site, using an IP address within the range identified in the Appendix. Authorized Users may be persons remote from the Institution's physical location whose access is administered from the Institution's site or campus, but not persons at remote sites or campuses with separate administrations. The Institution will exercise reasonable vigilance and shall be responsible for all access control and security measures necessary to ensure that the Institution's IP addresses are not used to access the Publication(s) by other than Authorized Users. The Institution warrants and represents that common and reasonable methods will be used to inform Authorized Users of general terms and conditions for the use of online information products that are consistent with this Agreement. Furthermore, the Institution will make every attempt to enforce the terms of this Agreement upon receiving information from MRS or any other source that reasonably indicates that one or more Authorized Users are in violation of the terms of this Agreement.

3. IP Addresses

Authorized Users will be recognized and authorized by their Internet address. IP addresses and/or address ranges for the Institution are indicated on the IP Sign-up form.

4. Permitted Use

The Subscribing Institution and Authorized Users are permitted online access to the Publication(s) as indicated in Section 1, and may download, save, or print text, search results, or other information from the Publication(s) solely for private use or research of the Institution or Authorized Users. The Institution or Authorized Users may only use this online access in a way that conforms to all applicable laws and regulations.

As copyright holder of the Publication(s), MRS grants the Institution and Authorized Users permission to use brief quotations from the content of articles contained therein with the customary acknowledgment of source, and to copy and transmit content from individual Publication(s) articles in "person-to-person" and nonsystematic scholarly exchanges of information between Authorized Users and specific individuals.

The Subscribing Institution or Authorized Users may incorporate parts of the materials in printed Course Packs and electronic reserve collections for the use of Authorized Users in the course of instruction at the Institution but not for commercial use. Each such item shall carry appropriate acknowledgment of the source, listing title and author of the extract, title and author of the work, and the publisher. The Institution or Authorized User shall delete copies of such items when they are no longer needed for such purpose.

The Subscribing Institution or Authorized Users may provide print or electronic copies of the materials to national or international regulatory authorities for the purposes of, or in anticipation of, regulatory approval or patent and/or trademark applications or other legal or regulatory purposes in respect to the Institution's products or services.

The Subscribing Institution specifically agrees that use by the Institution and Authorized Users other than as indicated above is a violation of the terms of this Agreement.

5. Prohibitions on Certain Uses

Altering, recompiling, systematic or programmatic copying, reselling, redistributing, publishing or republishing (beyond the brief quotations permitted under Section 4) of any text, output, search results, or other information from the Publication(s), or any portion thereof, including without limitation, copyright, proprietary and/or other legal notices contained therein, in any form or medium is prohibited. Systematic or programmatic downloading (for example, downloading entire journal issues), service bureau redistribution services, printing for fee-for-service purposes and/or the systematic making of print or electronic copies for transmission to nonsubscribers or noninstitutions (such as "interlibrary loan") are prohibited. Downloading portions of the Publication(s) for the purpose of creating preloaded systematic and persistent local copies (not including transient, dynamic caches of individually requested material) for redistribution is prohibited. MRS reserves all rights not expressly granted, as copyright holder of the Publication(s). The Institution and Authorized Users may not circumvent MRS's access control systems or use MRS's systems or services to make any attempt to gain unauthorized access to any other system or network.

MRS shall not be required to distribute, and the Institution shall not redistribute, the Publication(s) to a country where the export thereof is prohibited by U.S. law or regulation.

6. Duration of Agreement

This Agreement will become effective upon receipt and acknowledgment by MRS of the Agreement signed by an authorized agent of that Institution, and, subject to the terms and conditions of this Agreement, will remain in effect while the Institution maintains a print journal subscription or online proceedings package to the Publication(s).

This Agreement will terminate for any one of the following reasons:

a. Automatically if the Institution no longer holds a valid print journal subscription or online proceedings package to the Publication(s).

b. Following thirty (30) days' prior written notice from one party to another that any term or condition of this Agreement has been violated for any reason, knowingly or unknowingly by the party receiving notice, provided the violation is not remedied with all reasonable haste upon notification. The foregoing notwithstanding, MRS reserves the right to suspend access to the service immediately upon detecting a breach of this Agreement. MRS will use reasonable effort to notify the Institution as soon as possible, usually within three (3) days of any such suspension of service, by sending email to the Contact Person provided in Section 1.

c.. Following thirty (30) days' prior written notice by MRS of any change in the terms of this Agreement and receipt by MRS of notice from the Institution in writing or by email or by fax within such notice period that the Institution does not accept such change or changes. (In the absence of any such objection by the Institution, MRS's new terms shall apply.) This Agreement shall renew automatically upon receipt of payment for a continuing journal subscription or online proceedings package to the Publication(s). If payment is received prior to the expiration of the preceding subscription (December 31) or online access period, access will proceed without interruption. If payment is received after expiration of the proceeding, the Contact Person for the Institution will be notified via email when the access has been reactivated.

7. Copyright

The contents, including abstracts, of the Publication(s) are owned, published and copyrighted by the Materials Research Society. The Publication(s) are subject to all applicable copyright, database protection and other rights of the owner and publisher under the laws of the United States and other countries. Copyright notices in the Publication(s) may not be removed, obscured, or modified in any way. Unauthorized copying or redistribution of any Publication(s) content is a violation of copyright laws.

8. Failure of Performance

Following online access approval, the Institution and Authorized Users will be permitted to attempt online access to the Publication(s) at any time. MRS, however, will not be liable for any delay, downtime, transmission error, software or equipment incompatibilities, force majeure or other failure of performance.

MRS will use commercially reasonable efforts to correct any material performance problem brought to its attention and may suspend performance pending such correction.

9.. Official Version of Record

The online version of the Publication(s), which will document all errata or changes made since publication of the print version, will stand as the official version of record. MRS will use commercially reasonable efforts to ensure that the online version of the Publication(s) includes a replication of the content of the print, but MRS makes no guarantee that it will. In the event of suspected discrepancies, the user should contact MRS for verification of the official version of record.

10. Usage Rights of Lapsed Institutions

MRS will use reasonable efforts to retain in an archive all electronic information in the Publication(s) for the range of content made available in electronic format. Institutions will retain access to the content of the Publication(s) through this Agreement or its automatic renewal for the duration of the period during which the Institution holds a valid print journal subscription or online proceedings package to the Publication(s). The Institution will be given the option to purchase at additional cost a physical archive copy, for example, a CD-ROM, of the content of its subscription or online proceedings package. MRS retains the right to determine the format by which future access to archived content will be delivered, whether online, CD-ROM or other MRS-specified substitute. The Institution will be permitted to copy the archived materials to which it is entitled to the institution's information systems and redistribute that content to Authorized Users within a single library building. Any hardware or software required to distribute content from the archive copy will be the responsibility of the Institution. The definitions of Authorized Users and allowed and prohibited uses as provided in this Agreement shall apply to the use of the archive copy. Physical archive copies purchased by the Institution that are lost or damaged will be replaced by MRS in the then-current format at a reasonable fee.

On-going use of an archival version of the Publication(s), whether downloaded, CD-ROM or other format, provided to the Institution and its Authorized Users will be subject to the terms and conditions of this Agreement. **There is an option to purchase an archival print standing order for the UC consortium that will be billed at a discount of ^{TEXT DELET} off the US list price. This will begin in 2006 with the publication of our 2005 MRS Fall proceedings volumes.**

OK
ABM
8/24/05

New purchases of back issues physical copies (not replacements) in the then-current format will be made available at the then-current pricing schedule.

11. Disclaimer of Warranties: Limitation of Liability; Indemnification

MRS warrants that it is entitled to grant the licenses set forth in this Agreement. EXCEPT AS SET FORTH IN THE PRECEDING SENTENCE, MRS MAKES NO WARRANTY OR REPRESENTATION OF ANY KIND, EXPRESS OR IMPLIED WITH RESPECT TO MRS ONLINE PUBLICATIONS, INCLUDING THEIR QUALITY, ORIGINALITY, SUITABILITY, SEARCHABILITY, OPERATION, PERFORMANCE, COMPLIANCE WITH ANY COMPUTATIONAL PROCESS (SUCH AS BUT NOT LIMITED TO DATE CALCULATIONS), MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE.

MRS SHALL NOT BE LIABLE FOR EXEMPLARY, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES, ARISING OUT OF OR IN CONNECTION WITH THE JOURNAL SUBSCRIPTION, ONLINE PROCEEDINGS PACKAGE, OR LICENSES GRANTED HEREUNDER, THE USE OR INABILITY TO USE THE PUBLICATION(S), ANY FAILURE OF ANY DIGITAL SYSTEM TO DOCUMENT OR PROPERLY REFLECT ANY DATE (INCLUDING WITHOUT LIMITATION THE YEAR 2000), MRS'S PERFORMANCE UNDER THIS AGREEMENT, TERMINATION OF THIS AGREEMENT BY MRS OR THE LOSS OF DATA, BUSINESS OR GOODWILL, EVEN IF MRS IS ADVISED OR AWARE OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL THE TOTAL AGGREGATE LIABILITY OF MRS FOR ANY CLAIMS, LOSSES OR DAMAGES ARISING OUT OF ANY BREACH OR TERMINATION OF THIS AGREEMENT EXCEED THE LARGER OF TWENTY-FIVE DOLLARS (\$25.00) OR THE TOTAL AMOUNT PAID BY THE INSTITUTION TO MRS FOR THE CURRENT SUBSCRIPTION/ONLINE PROCEEDINGS PACKAGE YEAR IN WHICH SUCH CLAIM, LOSS OR DAMAGE OCCURRED, WHETHER IN CONTRACT, TORT, OR OTHERWISE, INCLUDING

WITHOUT LIMITATION DUE TO NEGLIGENCE. The foregoing limitation of liability and exclusion of certain damages shall apply regardless of the success or effectiveness of other remedies. No claim may be made against MRS unless suit is filed thereon within one (1) year after the event giving rise to the claim.

~~The Institution assumes sole responsibility for all use of the Publication(s) by the Institution and by each Authorized User. In the event of a breach of this Agreement by the Institution or Authorized Users, the Institution agrees to indemnify and hold MRS harmless from and against any and all claims, liabilities, damages, expenses (including attorneys' fees and experts' costs, penalties and fees, if any, for the enforcement of this Agreement and otherwise for MRS's defense of indemnified claims), losses and threatened losses arising from, or in connection with, that breach, including without limitation, claims or unauthorized use.~~

*OK
APRM
8-24-05*

12. General

This Agreement constitutes the entire agreement between the parties and supersedes any prior communication between the parties with respect to the subject matter hereof. The headings used in the Agreement are for convenience only and are not to be considered in construing the terms of this Agreement. Subject to termination under Section 6, this Agreement may be amended only by consent (via mail, email, or fax) of both parties. If MRS sends notice to the Institution of changes in the terms of this Agreement, lack of response by the Institution within a thirty (30) day period will be taken as acceptance of the new terms. Institutions may not make any changes to the Agreement without written consent by MRS.

The Subscribing Institution must pay any taxes (including but not limited to any applicable Value Added Taxes, Sales Taxes and Import Taxes) other than taxes on MRS's net income, arising out of the Institution's use of the Publication(s) and/or the rights granted under this Agreement.

The Subscribing Institution may not assign or transfer its rights under the Agreement. The provisions of sections 2,4,5,7,9,10,11 and 12 hereof shall survive any expiration or termination of the Agreement.

~~This Agreement will be governed by, and construed in accordance with, the laws of the Commonwealth of Pennsylvania applicable to contracts entered into and fully performed in the Commonwealth of Pennsylvania. Any action arising out of, or relating to this Agreement or any Publication(s) shall be brought in courts situated in Pennsylvania and the parties consent to the jurisdiction of such courts.~~

*OK
APRM
8-24-05*

I have read and agree to adhere to and abide by all of the terms and conditions stated above, and I certify that I am authorized to sign this Agreement on behalf of the Institution identified in Section 1 above.

Name **TEXT DELETED**
Title *AUL for Collections*
Signature **TEXT DELETED**
Date *8/3/05*

COUNTERSIGNED BY
TEXT DELETED
TEXT DELETED
MGR, MARKETING AND MEMBER SVCS
8-24-05

Please mail the completed and signed Agreement or address any questions to:

TEXT DELETED
Materials Research Society
Online Publications Fulfillment
506 Keystone Drive
Warrendale, PA 15086

TEXT DELETED
Fax: 724-779-8313