LICENCE AGREEMENT

BETWEEN

now publishers inc., whose principal business address is PO Box 1024, Hanover, Massachusetts, USA ("the Licensor"); and

Name of Institution ("the Licensee") University of California, a non-profit academic institution, with its principal offices at

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

<table>
<thead>
<tr>
<th>Licensed Content</th>
<th>The Licensor will make the modules of Licensed Content specified in Schedule 1 available to the Licensee and to its Authorised Users as a web-based, hosted service on the attached terms and conditions.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Effective Date</td>
<td>The date from which the Licensed Content will be made available to the Licensee and its Authorised Users is May 29th, 2013.</td>
</tr>
<tr>
<td>Period of Agreement</td>
<td>This Agreement will come into force on the Effective Date and continue for an initial period of 12 months, subject to renewal in accordance with clause 2 of the attached Terms and Conditions.</td>
</tr>
<tr>
<td>Fees</td>
<td>The fees payable by the Licensor are set out in Schedule 2.</td>
</tr>
<tr>
<td>This Agreement</td>
<td>The terms of the Licence Agreement consist of the key terms set out on this page and the attached Terms and Conditions and schedules.</td>
</tr>
</tbody>
</table>

SIGNED

For and on behalf of Licensee

For and on behalf of Now Publishers Inc

DATED 6/11/13
1. DEFINITIONS

1.1. The following expressions will have the following meanings when used in this Agreement:

"Authorised Users" Persons Affiliated with Licensee. Full and part time students and employees (including faculty, staff, affiliated researchers and independent contractors) of Licensee and the institution of which it is a part, regardless of the physical location of such persons.

Walk-in Users. Library patrons not affiliated with Licensee who are physically present at Licensed Premises.

"Commercial Use" Use for the purposes of monetary reward (whether by or for the Licensee or an Authorised User) by means of the sale, resale, loan, transfer, bulk reproduction, making available online, hire or by any other form of commercial exploitation of the Licensed Content in any form - print, online, fixed electronic media or otherwise.

"Fee" The fees payable by the Licensor to the Licensee as specified in Schedule 2 for the right to use the Licensed Content.

"Licensed Content" The module(s) of Licensed Content to be made available to the Licensee and its Authorised Users as specified in Schedule 1, subject to such additions and changes as the Licensor and the Licensee may agree in writing from time to time.

"Licensed Premises" The Licensee's physical locations at which it provides computer terminals or other electronic devices from which Authorised Users may access the Site.

"Permitted Uses" The uses of the Licensed Content, which Authorised Users are permitted to make as specified in clause 4.
2. AGREEMENT

2.1. The Licensor will make the Licensed Content available to the Licensee’s Authorised Users from the Site as a browser-based service with effect from the Effective Date in accordance with these terms and conditions.

2.2. 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.

2.3. This Agreement will come into force on the Effective Date and continue for an initial period of 12 months.

2.4. Following the expiry of the initial period, this Agreement will be automatically extended for a further period of 12 months unless either party gives to the other not less than 30 (thirty) days’ notice in writing to expire before the end of the initial period.

2.5. In addition, this Agreement shall be subject to early termination for cause as specified in clause 13 below.

2.6. Licensor hereby grants to Licensee non-exclusive use of the Licensed Materials and to provide the Licensed Materials to Authorized Users in accordance with this Agreement.

3. ACCESS TO THE SITE & LICENSED CONTENT

3.1. The Licensor will enable the Licensee and its Authorized Users to access the Licensed Content via the Internet.

3.2. Amount of Authorized Use. Unlimited Access. Subject to the terms of this Agreement, Licensee and its Authorized Users shall have unlimited access to the Licensed Materials.

3.3. The Licensee and its Authorized Users shall be granted access to the Licensed Content using IP addresses. Authorized Users shall be identified and authenticated by the use of Internet Protocol (“IP”) addresses provided by Licensee to Licensor.

3.4. The Licensor reserves the right to introduce appropriate technical protection measures to control access and/or use of the Licensed Content in accordance with the License Agreement provided that no such measure shall adversely affect the Licensee’s rights under this agreement.

3.4.1. 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.

3.4.2. 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
4. **AUTHORISED USE OF LICENSED CONTENT**

4.1. The Licensor hereby permits Authorised Users on a non-exclusive basis to access the Site and to use the Licensed Content in accordance with the permitted uses set out in clause 4.3, subject to the restrictions on use set out in clause 5.

4.2. Nothing in this Agreement will limit in any way anything that an Authorised User may do under any applicable copyright or similar laws relating to fair dealing, fair use or equivalent exceptions to copyright or any such similar laws, including the Fair Use Provisions of United States laws.

4.3. The Licensed Materials may be used for purposes of research, education or other non-commercial use as follows:

4.3.1. **Display.** The Licensee and Authorized Users shall have the right to electronically display the Licensed Content.

4.3.2. **Digitally Copy.** The Licensee and Authorized Users may download and digitally copy a reasonable portion of the Licensed Content.

4.3.3. **Print Copy.** The Licensee and Authorized Users may print a reasonable portion of the Licensed Content.

4.3.4. **Recover Copying Costs.** The Licensee may charge a fee to cover costs of copying or printing portions of Licensed Content for Authorized Users. The commercial use of the Licensed Content by the Licensee or Authorized Users is expressly prohibited.

4.3.5. **Archival/Backup Copy.** Upon request of the Licensee, the Licensee may receive from the Licensor and/or create one (1) copy of the entire set of the Licensed Content to be maintained as a backup or archival copy during the term of this Agreement or as required to exercise the Licensee's rights under clause 13.4 of this Agreement.

4.3.6. **Course Packs.** The Licensee and Authorized Users may use a reasonable portion of the Licensed Content in the preparation of Course Packs or other educational materials.

4.3.7. **Course Reserves (Print and Electronic).** The Licensee and Authorized Users may use a reasonable portion of the Licensed Content for use in connection with specific courses of instruction offered by the University of California.

4.3.8. **Collections of Information.** Licensee and Authorized Users shall be permitted to extract or use information contained in the database 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.

4.3.9. **Electronic Links.** The Licensee may provide electronic links to the Licensed Content from the Licensee's web page(s), and is encouraged to do so in ways that will increase the usefulness of the Licensed Content to Authorized Users. The Licensee may make changes in the
appearance of such links and/or in statements accompanying such links as reasonably requested by the Licensor. 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.

4.3.10. **Caching.** The Licensee and Authorized Users may make such local digital copies of the Licensed Content as are necessary to ensure the efficient use by Authorized Users via appropriate browser or other software.

4.3.11. **Indices.** The Licensee may use the Licensed Content in connection with the preparation of or access to integrated indices to the Licensed Content, including author, article, abstract and keyword indices.

4.3.12. **Scholarly Sharing.** Authorized Users may transmit to a third party colleague in hard copy or electronically, minimal, insubstantial amounts of the Licensed Content for personal use or scholarly, educational, or scientific research or professional use but in no case for Commercial Use. In addition, Authorized Users have the right to use, with appropriate credit, figures, tables and brief excerpts from the Licensed Content in the Authorized User’s own scientific, scholarly and educational works.

4.3.13. **Text Mining.** 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.

4.3.14. **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.

5. **RESTRICTIONS ON USE OF LICENSED CONTENT**

5.1. **Unauthorized Use.** Except as specifically provided elsewhere in this agreement, the Licensee shall not knowingly permit anyone other than Authorized Users to use the Licensed Content.

5.2. **Modification of Licensed Content.** Neither the Licensee nor any Authorized User shall modify, adapt, abridge or create a derivative work of the Licensed Content without the prior written permission of the Licensor.

5.3. **Removal of Copyright Notice.** The Licensee may not remove, obscure or modify any copyright or other notices included in the Licensed Content nor any metadata or digital rights management information that may be associated with the Licensed Content.

5.4. **Commercial Use.** Other than as specifically permitted in this Agreement, neither the Licensee nor any Authorised User may use the Licensed Content for Commercial Use.
6. **LICENSOR PERFORMANCE PROVISIONS**

6.1. **Availability of Licensed Content.** Upon the Effective Date of this Agreement, Licensor shall make the Licensed Materials available to Licensee and Authorized Users.

6.2. **Documentation.** Licensor will provide and maintain help files and other appropriate user documentation.

6.3. **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.

6.4. **Accessibility.** The Licensor will use its reasonable endeavours to ensure that its server has adequate capacity and bandwidth to support the usage of the Licensee at a level commensurate with the standards of availability for information services of similar scope operating via the World Wide Web, as such standards evolve from time to time over the term of this Licence.

6.5. **Performance.** 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.

6.6. **Notification of Modifications of Licensed Content.** The Licensee understands that from time to time the Licensed Content may be added to, modified, or deleted from by the Licensor and/or that portions of the Licensed Content may migrate to other formats. Licensor shall give a ninety (90) day notice of any such changes to Licensee. Failure by Licensor to provide such notice shall be grounds for immediate termination of the Agreement by Licensee.

6.7. **Completeness of Content.** 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.

6.8. **Withdrawal of Licensed Content.** The Licensor reserves the right to withdraw from the Licensed Content any item or part of an item for which it no longer retains the right to publish, or which it has reasonable grounds to believe infringes copyright or is unlawful.

6.9. **Continued Training.** 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.

6.10. **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.

6.11. **Usage Data.** 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) “Guidelines for Statistical Measures of Usage of Web-Based Information Resources” or provide information in compliance with COUNTER or other recognized international standard.

6.12. **Compliance with Americans with Disabilities Act.** Licensor shall make reasonable efforts to comply with the Americans with Disabilities Act (ADA).

7. **LICENSEE OBLIGATIONS**

7.1. **Provision of Notice of License Terms to Authorised Users.** The Licensee shall make reasonable efforts to provide Authorised Users with appropriate notice of the terms and conditions under which access to the Licensed Content is granted under this Agreement including, in particular, any limitations on access or use of the Licensed Content as set forth in this Agreement.

7.2. **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.

7.3. **Protection from Unauthorised Use.** The Licensee shall use reasonable efforts to inform Authorised Users of the restrictions on use of the Licensed Content. In the event of any unauthorised use of the Licensed Content by an Authorised User,
(a) the Licensor may terminate such Authorised User’s access to the Licensed Content, (b) the Licensor may terminate the access of the Internet Protocol (“IP”) address(es) from which such unauthorised use occurred, and/or (c) the Licensee may terminate such Authorised User’s access to the Licensed Content upon the Licensor’s request. The Licensor shall take none of the steps described in this paragraph without first providing reasonable notice to the Licensee (in no event less than 60 days) and cooperating with the Licensee to avoid recurrence of any unauthorised use.

7.4. **Maintaining Confidentiality of Access Passwords.** Where access to the Licensed Content is to be controlled by use of passwords, the Licensee shall issue log-on identification numbers and passwords to each Authorised User and use reasonable efforts to ensure that Authorised Users do not divulge their numbers and passwords to any third party. The Licensee shall also maintain the confidentiality of any institutional passwords provided by Licensor.
8. MUTUAL PERFORMANCE OBLIGATIONS

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

8.2. 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.

8.3. Implementation of Developing Security Protocols. 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.

9. LICENCE FEES

9.1. The Licensor shall pay the licence fees calculated and payable in accordance with the provisions of Schedule 2.

9.2. All fees are exclusive of value added tax and any other equivalent sales taxes. All such taxes shall be payable by the Licensee.

10. WARRANTIES & INDEMNITIES

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

10.2. The Licensor shall indemnify and hold the Licensee and Authorised Users harmless for any losses, claims, damages, awards, penalties, or injuries incurred, including reasonable legal 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 Content by the Licensee or any Authorised User in accordance with the terms of this Agreement. This indemnity shall survive the termination of this agreement. NO LIMITATION OF LIABILITY SET FORTH ELSEWHERE IN THIS AGREEMENT IS APPLICABLE TO THIS INDEMNITY.

10.3. In addition to the indemnity given by the Licensor in clause 10.2, 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.

10.4. In relation to the indemnities contained in clauses 10.2 and 10.3, the indemnifying party shall have the sole right to defend the legal proceedings in respect of such claims at its own expense, including the right to compromise or settle any such claim. The other party shall provide, at the indemnifying party's expense, such 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. This indemnity shall survive the termination of
this Agreement.

11. EXCLUSIONS & LIMITATIONS OF LIABILITY

11.1. The sole warranties given by the Licensor are those contained in clauses 6.4 and 6.5 and in clause 10.1.

11.2. If the Licensor fails or is unable to comply with its obligations as regards accessibility and performance as set out in clauses 6.4 and 6.5, and the Licensor is unable to remedy the problem within a reasonable period, the Licensees' sole remedy for any breach of warranty shall be to be reimbursed on a pro rata basis for the period of interruption.

11.3. Except for the express warranties stated in this Agreement, the Licensed Content are provided on an "as is" basis, and the Licensor disclaims any and all other warranties, conditions, or representations (express, implied, oral or written), relating to the Licensed Content or any part thereof, including, without limitation, any and all implied warranties of quality, performance, merchantability or fitness for a particular purpose. The 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. All such implied provisions are hereby excluded to the full extent permitted by law.

11.4. 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 Content.

12. INTELLECTUAL PROPERTY RIGHTS

12.1. The Licensor reserves all its intellectual property rights in the Licensed Content in respect of copyright, database right, trade mark rights or otherwise.

12.2. The Licensee shall at the request and expense of the Licensor do all such things as may be reasonably required to assist the Licensor in taking or resisting any legal proceedings in relation to any such infringement.

13. TERMINATION & EFFECT OF TERMINATION

13.1. Either party may terminate this Agreement immediately by giving written notice to the other in any of the following events:

13.1.1. if the other party commits any breach of any of the terms and conditions of this Agreement and fails to remedy that breach (if capable of remedy) within 60 days after notice from the other party giving full particulars of breach and requiring it to be remedied; or

13.1.2. if the other Party enters into liquidation, whether compulsory or voluntary (except for the purposes of bona fide reconstruction or amalgamation with the prior approval of the other party), or compounds with or makes any arrangements with its creditors or makes a general assignment for the benefit of its creditors, or if it has a receiver, manager, administrative receiver or administrator appointed over the whole or substantially the whole of its undertaking or assets, or if it ceases or threatens to cease to carry on its business, or makes any material change in its business, or if it suffers any analogous process under any foreign law.

13.2. 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.

13.3. 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.

13.4. Perpetual License. The Licensor will make accessible all back volumes to the License Content during the term of this Agreement at no extra cost provided that the Licensee maintains and renews its purchased licensed Content. The Licensor hereby grants to the Licensee a nonexclusive, royalty-free, perpetual licence to use any purchased Licensed Content that were accessible during the term of this Agreement. Such use shall be in accordance with the provisions of this Agreement, which provisions shall survive any termination of this Agreement. The means by which Licensee shall have access to such Licensed Materials shall be in a manner and form substantially equivalent to the means by which access is provided under this Agreement.

14. GENERAL

14.1. Assignment. The Licensee may not assign or transfer, directly or indirectly, all or parts of its rights or obligations under this Agreement without prior written consent of the Licensor.

14.2. 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 and/or any other cause beyond the reasonable control of the party whose performance is affected.

14.3. 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.

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

14.5. 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.

14.6. Waiver. 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.

15. GOVERNING LAW AND DISPUTE RESOLUTION

15.1. 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.

15.2. Dispute Resolution. In the event 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.

15.2.1. **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 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.

15.2.2. **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. During the continuance of any arbitration proceeding, the parties shall continue to perform their respective obligations under this Agreement.

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.

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.
15.2.3. Nothing in this clause or in the Commercial Arbitration Rules of the American Arbitration Association shall prevent either party from applying to the Court of any jurisdiction for such provisional or protective measures as are available under the laws of that jurisdiction.

16. NOTICES

16.1. All notices, requests, consents and other communications which are required or permitted hereunder shall be in writing and shall be deemed given (a) when delivered in person at the time of such delivery or by telecopy with confirmed receipt of transmission at the date and time indicated on such receipt; or (b) when received if given by an internationally recognised express courier service to the address specified below; or (c) when received if given by email to the address specified below; provided, however, any notices declaring a breach of or terminating this Agreement shall be given only in person or by an internationally recognised express courier service. Notice of change of address shall be given in the same manner as other communications.

If to Licensor:
now publishers inc.
Hanover, MA 02339
USA Fax: +1 (781) 871-6172

If to Licensee:
California Digital Library
415 20th Street, 4th floor.
Oakland, CA 94612, USA
Fax: ___________________________
SCHEDULE 1: LICENSED CONTENT

FnT Accounting – ACC
FnT Communications and Information Theory – CIT
FnT Computer Graphics and Vision – CGV
FnT Databases – DBS
FnT Econometrics – ECO
FnT Electronic Design Automation – EDA
FnT Entrepreneurship – ENT
FnT Finance – FIN
FnT Human Computer Interaction – HCI
FnT Information Retrieval – INR
FnT Machine Learning – MAL
FnT Marketing – MKT
FnT Microeconomics – MIC
FnT Networking – NET
FnT Robotics – ROB
FnT Signal Processing – SIG
FnT Technology, Information and Operations Management -- TOM
FnT Theoretical Computer Science – TCS
FnT Web Science – WEB
International Review of Environmental and Resource Economics – IRERE
Quarterly Journal of Political Science – QIPS
Strategic Behavior and the Environment – SBE
## SCHEDULE 2: SUBSCRIPTION FEES

<table>
<thead>
<tr>
<th>Campus</th>
<th>Current Status</th>
<th>Add</th>
<th>Price for 2013</th>
<th>Price 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Berkeley</td>
<td>all FnT journals in technology plus ACC, MIC, MKT, TOM &amp; QJPS</td>
<td>ECO, ENT, IRERE, FIN + ROB &amp; SB</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Irvine</td>
<td>All</td>
<td>none</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>Los Angeles</td>
<td>All</td>
<td>none</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>Merced</td>
<td>getting CGV</td>
<td>21 other titles</td>
<td></td>
<td></td>
</tr>
<tr>
<td>San Diego</td>
<td>all FnT journals in B+E plus CGV, CIT, DBS, EDA, SIG, TCS + QJPS</td>
<td>HCl, INR, MAL, NET, ROB + WEB</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
<td></td>
<td>Total</td>
</tr>
</tbody>
</table>
SCHEDULE 3: CAMPUSES OF THE UNIVERSITY OF CALIFORNIA

University of California, Berkeley (including Lawrence Berkeley Lab)
University of California, Irvine
University of California, Los Angeles
University of California, Merced
University of California, San Diego
University of California Office of the President