



## SUGGESTED ALTERNATE CLAUSES FOR VENDOR LICENSES

These alternative clauses will not be appropriate for all COPPUL licences but may be useful for those vendor licences where the current relevant clause is not acceptable.

### DEFINITIONS

#### Accessible Formats

- a. Content must be perceivable and operable by persons with visual, perceptual, or physical disabilities and be useable with assistive devices, such as screen readers and screen reading software. Formats need to comply with the Accessibility Laws within Canada and conform with the World Wide Web Consortium Web Content Accessibility Guidelines (WCAG) 2.0, initially at Level A and increasing to Level AA. [\[Modified OCU\]](#)

#### Authorised Site

- a. The Licensee's site(s) composed of (a) single or multiple institutions, or (b) single or multiple geographical locations, listed in Schedule 1. The Licensee may replace institutions or geographical locations on written notice to the Publisher, which shall be attached to the said Schedule 1 and made a part thereof. In the event that the Licensee wishes to add institutions or geographical locations, or acquires or merges with another entity, it shall serve written notice to the Publisher of such additions; it is understood and agreed that such additions may be made subject to the Publisher's approval and may require an increase in the Fee. [\[Thomas Telford\]](#)

#### Authorised Users

- a. Current members of the faculty and other staff of the Licensee (whether on a permanent, temporary, contract or visiting basis) and individuals who are currently studying at the Licensee's institution, who are permitted to access the Secure Network from within an Authorised Site or from such other places where Authorised Users work or study (including but not limited to Authorised Users' offices and homes, halls of residence and student dormitories) and who have been issued by the Licensee with a password or other authentication together with other persons who are permitted to use the Licensee's library or information service and access the Secure Network but only from computer terminals within the physical premises of a library at the Authorised Site. [\[Thomas Telford\]](#)

- b. Those persons who are authorized by the Licensee to have access to [product]. Authorized Users must be bona fide faculty members, students, researchers, staff members, librarians, executives or employees of the Licensee, or contractors engaged by the Licensee, provided such contractors have been informed of, and agree to abide by, the Terms and Conditions of Use set forth herein and they access [product] via the Licensee's secure network. Walk-in Users from the general public or business invitees may also be permitted by the Licensee to access [product] from designated terminals with a Licensee-controlled IP address. These designated terminals shall be physically located in libraries or similar physical premises directly controlled by the Licensee. [[Wiley](#)]

#### **Walk-In Users**

- a. Walk-in Users from the general public or business invitees may also be permitted by the Licensee to access [product] from designated terminals with a Licensee-controlled IP address. These designated terminals shall be physically located in libraries or similar physical premises directly controlled by the Licensee. [[Wiley](#)]

#### **Document Delivery**

- a. Document Delivery (or Inter-Library Loan) is the non-systematic supply of a copy of a resource or a limited number of resources to a requesting Australian, non-commercial library by the subscriber. A supplied copy may be made from the subscribed content and may be supplied in print or electronic format. The subscriber (supplying library) will delete any temporary electronic copies after transmission. The supplying library may charge the supplied library a service fee. [[CAUL](#)]

#### **Federated search**

- a. The resource complies with the recommendations of the NISO Metasearch Initiative [http://www.niso.org/committees/MS\\_initiative.html](http://www.niso.org/committees/MS_initiative.html) and associated standards including NISO Z39.91-200x, Collection Description Specification, NISO Z39.92-200x, and Information Retrieval Service Description Specification. [[CAUL](#)]

#### **GRANT OF LICENSE**

- a. BioOne agrees to grant to the Consortium the non-exclusive and non-transferable right to give Members and Authorized Users access to the Licensed Materials via a Secure Network for the purposes of research, teaching, and private study, subject to the terms and conditions of this License, and the Consortium agrees to pay the Fee.

This License will commence at the beginning of the Subscription Period for each of the Licensed Materials as set out in Appendix A or in new Appendices to this License that may be added subsequently, and will automatically terminate at the

end of the Subscription Period, unless the parties have previously agreed to renew it.

On termination of this License, BioOne shall provide continuing access for Authorized Users to that part of the Licensed Materials that was published and paid for within the Subscription Period, either from the Server or from the archive described in section 5.5, or by supplying electronic files to the Consortium subject to payment of such fees as the parties may agree, except where such termination is due to a breach of the License by the Consortium that the Consortium has failed to remedy as provided in sections 8.1.1 and 8.1.3 of this License, in which case such continuing access shall be provided in respect of Licensed Materials published up to the date of such breach.

The Consortium or Member may participate in networks with other Libraries or Consortia for the purposes of ensuring preservation (e.g., LOCKSS networks), but not for providing access to other members of such networks not included in this Agreement. [[BioOne](#)]

- b. The Licensor hereby grants to the Members of the Consortium, subject to and in accordance with the terms of this License, the non-exclusive right to permit Authorized Users to access and use the Licensed Material at the sites of Members or remotely, through secure authentication. [BC ELN]
- c. The Publisher agrees to grant to the Licensee the non-exclusive and non-transferable right, throughout the world, to give Authorized Users access to the Licensed Materials via a Secure Network for the purposes of research, teaching and private study, subject to the terms and conditions of this Licence, and the Licensee agrees to pay the Fee.

This Licence shall commence at the beginning of the Subscription Period and shall automatically terminate at the end of the Subscription Period, unless the parties have previously agreed to renew it.

On termination of this License, the publisher shall provide continuing access for Authorized Users to that part of the Licensed Materials which was published and paid for within the subscription period, from the Server or from the archive described in 7.4 except where such termination is due to a breach of the License by the Licensee which the Licensee has failed to remedy as provided in 10.1.1 and 10.1.2 of this License. [[Royal Society](#)]

## FAIR DEALING

- a. This Agreement shall not restrict the rights of the Subscriber's Authorized Users to conduct and perform any and all activities with respect to any copyrighted materials, as permitted by the laws of Canada or any other relevant jurisdiction. Nothing in this License shall in any way exclude, modify or affect any of the Consortium's or any Member's statutory rights under copyright law.
- b. Within the limits of "fair dealing" and other limitations to copyright as provided for by applicable national laws and regulations, Licensee and Authorized Users may use an unlimited amount of individual articles, chapters or other parts of [product name] for the preparation of academic course materials or other educational materials, including print-outs, copies in print and digital format, with all rights notices duly presented as per and in accordance with the requirements of the License Agreement.

## PERMITTED USES

### Analysis

- a. Authorized Users may extract or use information contained in the Licensed Materials, including, but not limited to images, figures, and tables, for Educational Purposes, including, but not limited to, text and data mining, extraction and manipulation of information for the purposes of illustration, explanation, example, comment, criticism, teaching, research, or analysis. [\[CanGeoRef\]](#)

### Course Packs / Electronic Reserve

- a. Authorized Users who are members of the Licensee's faculty or staff may download and print out multiple copies of material from Licensed Electronic Products for the purpose of making a multi-source collection of information for classroom use (course-pack) to be distributed to students at the Licensee's institution free of charge or at a cost-based fee. Material from Licensed Electronic Products may also be stored in electronic format in secure electronic data files for access by Authorized Users who are students at the Licensee's institution, as part of their course work. [\[CAUL\]](#)
- b. Members may provide or communicate a single copy of a short excerpt from the Licensed Works to each student enrolled in a class or course as a printed class handout or as a posting to an e-reserves or course management system. Any fee charged by the educational institution for communicating or copying an excerpt from the Licensed Works must be intended to cover only the costs incurred by the institution, including overhead costs. [\[UPSO\]](#)

- c. Members and Authorized Users may incorporate a reasonable portion of the Licensed Materials in printed Course Packs and Electronic Reserve collections for the use of Authorized Users in the course of instruction at a Member, but not for Commercial Use. Each such item shall carry appropriate acknowledgement of the source, listing title and author of the extract, title and author of the work, and the publisher. Course packs in non-electronic non-print perceptible form, such as audio or Braille, may also be offered to Authorized Users who, in the reasonable opinion of the Member, have physical or learning disabilities. [[OCUL](#)]
- d. The Members may allow links from their respective E-Reserves or other educational materials for use in connection with specific courses of instruction to Licensed Works, subject to the limits of the number of permitted concurrent Authorized Users, and Members may otherwise use the Licensed Works in their respective E-Reserve systems and in the preparation of other educational materials for use in connection with specific courses of instruction as permitted by the relevant Fair Use law. [[UPSO](#)]

#### **Document Delivery**

- a. The subscriber may use the subscribed content to supply requests via its document delivery service. [[CAUL](#)]
- b. Licensee may fulfil occasional requests from non-commercial libraries for Inter-library Loans (“ILL”) from the Licensed Materials. However because of the easily reproducible nature of electronic publications, an ILL of any portion of the Licensed Materials in any electronic or digital form is expressly prohibited, unless the Licensee fulfils an electronic ILL by use of Ariel or equivalent secure transmission software, which allows the article to be deleted as soon as printing. For the avoidance of doubt, no PDF document may be emailed for an ILL. The Licensee may print articles from the Licensed Materials for an ILL and forward them as hard copies, provided all printing is done at the Location and at Licensee’s expense and that only a limited number of copies of such articles will be distributed in this way. Upon an adequate consideration from Licensor, Licensee agrees to maintain records in respect of Licensee’s authorised use of the Licensed Materials in such Inter-library Loans and to provide such records to Licensor upon request. [[BMJ](#)]
- c. The Licensee’s library staff may supply to another library, upon request by that library, either a single paper copy (by post or fax) or an electronic copy of an individual document from the Licensed Electronic Products, for the purpose of research or private study. The electronic copy must be supplied by secure electronic transmission (like Ariel) and must be deleted by the recipient library

immediately after printing a paper copy of the document for its user. [[Wiley-Blackwell](#)]

- d. At the request of another library, archive, or museum, Members may provide limited portions of a given Licensed Work to such entity in print format only, provided that the Member agrees to fulfil such request through secure services such as Ariel or Prospero. Any electronic transmission of files must be performed using a secure service. [UPSO]

### **Electronic Learning Environments**

- a. The Licensed Materials may be integrated without restriction, including but not limited to, digital course reserve collections, in virtual research environments in which authorized institutions participate as well as in the virtual specialized libraries operated by Member Institutions. Members and Authorized Users shall delete copies of such items when they are no longer required for such purpose.
- b. Members and Authorized Users may incorporate limited parts of the Licensed Materials to be used in virtual and managed environments (including but not limited to virtual learning environments, managed learning environments, virtual research environments, library environments, and courseware technologies) hosted on a Secure Network. Each item shall carry appropriate acknowledgement of the source, listing title, author and copyright owner. [[OCUL](#)]

### **Mash-ups (Non-commercial User-generated Content)**

- a. Authorized Users may use excerpts of the Licensed Materials to create mash-ups for Educational Purposes (i.e. assignments, lectures, classroom presentations, posting on learning management systems). In no instance may these works be used for re-sale or any other Commercial purpose. User generated mash-ups of clips of other works will constitute new Works as long they are not for Commercial Purposes and do not prejudice the original copyright owner's economic interests or moral rights.
- b. Authorized Users may extract or use information contained in the Licensed Materials, including, but not limited to images, figures, and tables, for Educational Purposes, including, but not limited to, text and data mining, extraction and manipulation of information for the purposes of illustration, explanation, example, comment, criticism, teaching, research, or analysis. Authorized Users may use excerpts of the Licensed Materials to create mash-ups for Educational Purposes (i.e. assignments, lectures, classroom presentations, posting on learning management systems). In no instance may these works be used for re-sale or any other Commercial purpose. User generated mash-ups of

clips of other works will constitute new Works as long they are not for Commercial Purposes and do not prejudice the original copyright owner's economic interests or moral rights.

### **Portability**

- a. Members shall have the right to migrate the Licensed Content on a locally hosted system to new formats, in response to technological change, in order to ensure ongoing access to Authorized Users, within the framework of this Agreement. It is understood that digital rights management technology shall not interfere with this right.

### **Scholarly Sharing**

- a. Authorized Users may transmit to a third party colleague, regardless of affiliation or geographic location, portions of the Licensed Content in hard copy or electronically for personal, scholarly, educational, scientific, or research purposes, but in no case for resale and provided that in no case any such sharing is done in a manner or magnitude as to act as a replacement for the recipient's or recipient institution's own subscription to either the Licensed Content or the purchase of the underlying Work. In addition, Authorized Users have the right to use, with appropriate credit, figures, tables, and excerpts from the Licensed Content in the Authorized User's own scientific, scholarly, and educational works.

### **Text and Data Mining**

- a. Download, extract and index information from the Publisher's Content to which the Subscriber has access under this Subscription Agreement. Where required, mount, load and integrate the results on a server used for the Subscriber's text-mining system and evaluate and interpret the TDM Output for access and use by Authorized Users. The Subscriber shall ensure compliance with Publisher's Usage policies, including security and technical access requirements. Text and data mining may be undertaken on either locally loaded Publisher Content or as mutually agreed." [\[CAUL\]](#)
- b. Authorized Users may use the Licensed Material to perform and engage in text or data mining activities for academic research and other educational purposes, and incorporate text-mined data into presentations and other forms of scholarly communication, disseminate text-mined data for the purposes of citizen science, and to use text-mined data in the context of an Author's own metric on scholarly productivity. Authorized Users may incorporate such data in an institutional open access repository. Those uses beyond educational use shall require the Licensor's permission.

- c. Member Institutions shall be permitted to apply automated tools and processes to the Licensed Materials for the purposes of data mining, provided that such access is within the scope of uses set out in this Section 3. [Permitted Uses] [\[OCUL\]](#)

## AUTHOR'S RIGHTS

- a. Publishers will permit the deposit of content into any type of open access archive (institutional, central / national, or disciplinary). If publishers wish to restrict to a specific type of archive, negotiators should push for deposit into the centralized archive, HAL, which can then deposit items into disciplinary archives such as ArXiv and PubMed Central. Ideally, there would be no embargo period for making this content open access via the repository. However, if there is to be an embargo period, it should be no longer than 12 months, and the embargo should apply to when articles can be made open access, rather than when the articles can be deposited into the repository. The guidelines also state negotiators should aim for the publishers' final pdf version and should not agree to pay an added fee for allowing open access via repositories. [\[Couperion\]](#)
- b. Authors from authorized institutions are permitted free of charge to store their articles appearing in licensed journals generally in the form published by the publisher (e.g. PDF) with a maximal time embargo of one year in an (institutional or discipline-specific) repository of their choice and to make them available in Open Access. Authorized institutions to which the respective authors belong have the same right. An agreement by which the publisher itself stores articles written by authors from authorised institutions in a repository may also be reached. [\[National Licensing in Germany\]](#)
- c. Authorized Users may make use with appropriate credit, of figures, tables, and excerpts from the Licensed Works for which the copyright is held by OUP USA or its partner presses in UPSO, in the Authorized User's own scientific, scholarly, and educational works. [UPSO]
- d. Authors affiliated with Licensee whose work ("Content") is accepted for publication within the Licensed Materials shall retain the non-exclusive, royalty-free right to use their Content for scholarly and educational purposes, including self-archiving or depositing the Content in institutional, subject-based, national or other open repositories or archives (including the author's own web pages or departmental servers). [ICOLC]



## LICENSOR RESPONSIBILITIES

### Warranty

- a. Publisher represents and warrants that it has the complete right and authority to enter into this Agreement and to deliver the Products.
- b. Publisher warrants to the Licensee that it is fully authorized to disseminate, in accordance with the terms and conditions hereof, the Licensed Material; and that the Licensed Material, if used as contemplated in this License, does not in any known way infringe any copyright or other proprietary or intellectual property rights of any natural or legal person. [Publisher] reserves the right to remove any content—in particular, but not limited to, visual images—in cases where it becomes clear that Duke University Press does not hold electronic rights. [Duke University Press]

### Accessibility

- a. Licensed Materials must be provided in a format accessible to Authorized Users with visual, perceptual, or physical disabilities. In the event that the Licensed Materials are not Accessibility compliant, as defined in 1.0, the Member Institution shall have the right to modify or copy the Licensed Materials in order to make it useable to Authorized Users, within the framework of this Agreement. [OCUL]

### Restricted Functionality

- a. In addition to watermarks, any limitations to use and functionality should not create an undue burden on the user and should not infringe on permitted use as defined in this Agreement. Text and images should have no restrictions on printing. The file itself should be easy to use and access (each page should not be a separate file). Navigation between chapters should be easy.

### Open Access Option

- a. In the event that Licensor offers an open access option to its authors, Licensor agrees to annually review the number of open access articles published in the Licensed Materials under the open access option. For all Licensed Materials in which such articles are published, Licensor will share with Licensee the following information:
  - The number of articles published under the open access option by University of California authors, listed by journal title and campus.
  - The number of articles published under the open access option by all authors, listed by journal title.

Licensors will enter into good faith discussions with Licensees concerning open access business models and how these may influence future business models, including the potential impact on institutional subscription pricing. [[California Digital Library](#)]

### **Customer Support**

- a. Provide such customer support services to potential Members and Members with regard to the Licensed Works that it customarily provides in connection with its online or web-based products and services provided to its Members, which shall include, to the extent reasonably practicable, but not be limited to: (i) answering, during the Regional Network's regular business hours on all business days through the Term, any inquiries from Members and potential Members concerning the Licensed Works (including inquiries by telephone and email), and (ii) attempting to resolve all questions concerning the Licensed Works directed to it by its Members and potential Members. [UPSO]

## **TERM AND TERMINATION**

### **Opt-Out Clause**

- a. If funding of one or several of the participating members is materially reduced and the participating member(s) thereby becomes unable to pay future amounts payable pursuant to the Agreement, the participating member(s) may give the Licensor written notice of termination and this Agreement shall terminate for these members effective 30 days after the giving of such notice if the participating member(s) has/have failed to pay the Fee for the calendar year in which such notice was given, or if the participant member(s) has/have paid the Fee for the calendar year in which such notice was given, January 1 of the following year. [ASTM]
- b. This Agreement shall be in effect from [date] (the "Term"). Notwithstanding the foregoing, [publisher] acknowledges and agrees that an Institution may cancel its subscription after the first year due to non-availability of funds for the subsequent years during the Term. In the event of an Institution's expressed intent to cancel, Licensee shall provide to [publisher] ninety (90) days written of such intent prior to the actual date of cancellation. The Licensee shall provide a schedule showing what would have been that Institution's financial contribution for the following year and shall request that the invoice amount for the subsequent year(s) be reduced accordingly. [SAGE]

### **Compensation For The Removal Of Content**

- a. The Licensor reserves the right at any times to withdraw from the Licensed Materials, 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

defamatory, obscene, unlawful or otherwise objectionable. In the event that this amounts to more than 3% of the total Licensed Materials, the Licensor shall negotiate with the Licensee in good faith, a pro rata refund for the Licensee.

Definition of withdrawn content: Withdrawn content is defined as the part or whole of the information resource provided by the publisher that is removed from access mid-term during a licensed period of access by the subscribing institution.

Definition of adequate notice: Adequate notice is normally defined as three months written notice to the licensee. The publisher or vendor will normally provide the licensee three months written notice regarding the withdrawal of a product or portions of content contained within a product.

## **GENERAL**

### **Non-Disclosure**

- a. To promote openness and fairness among libraries licensing scholarly resources, Licensee will not enter into vendor contracts that require nondisclosure of pricing information or other information that does not constitute a trade secret," the library said in a statement posted on its Web site. "The more that libraries are able to communicate with one another about vendor offers, the better they are able to weigh the costs and benefits of any individual offer. An open market will result in better licensing terms. [Cornell University]

### **Use Of An Expert To Resolve Disputes**

- a. If any difference arises between the Publisher and the Consortium touching the meaning of this License and the rights and liabilities of the parties, the parties shall first use their best endeavours to resolve such difference between themselves, but in the absence of such resolution shall then refer the matter to an independent expert to be selected by mutual agreement of the parties. Each party shall provide the expert with such information as the expert may reasonably require for the purposes of determination. The costs of the expert shall be borne by the parties in such proportions as the expert may determine to be fair and reasonable. The decision of the expert shall be final and binding on the parties. [CUP]

### **Notices**

- a. Any notice to be given by either party to the other may be sent by either facsimile, email or recorded delivery to the address of the other party as appearing herein or such other address as such party may from time to time have communicated to the other in writing and:

- If sent by facsimile, shall be deemed to be served on receipt of an error free transmission report; or
- If sent by recorded delivery, shall be deemed to be served [time dependent on distance to be transversed] following the date of posting; or
- If sent by email, shall be deemed received 24 hours from the time of transmission unless the sender has received notification that such email has not been successfully delivered and in proving transmission, it shall be sufficient to prove that the email was sent to the email address of the receipt set out on the Subscription Form to this Agreement and that dispatch of the transmission from the sender's external gateway was confirmed.

## ARCHIVING AND LONG TERM ACCESS

### Archival/Backup Copy

- a. Upon request of Licensee, Licensee may receive from Licensor and/or create one (1) copy of the entire set of Licensed Materials to be maintained as a backup or archival copy during the term of this Agreement or as required to exercise Licensee's rights under Section XIII, "Perpetual License", of this Agreement. [\[Liblicense\]](#)
- b. Licensor will provide Licensee with one (1) copy in a mutually-acceptable format (or grant permission to make one copy) of any Licensed Materials holdings that are sold to another publisher/provider or discontinued for any reason, to fulfil Licensee's rights under Section XI, "Perpetual License", of this Agreement.

In addition, upon termination of this Agreement or upon request, Licensor agrees to provide to Licensee in a mutually acceptable format a machine-readable copy of the Licensed Materials for Licensee's use. This copy shall be perpetually licensed to Licensee in accordance with Section XI, "Perpetual License", of this Agreement. Licensee are authorized to make such further copies in perpetuity as it may deem necessary for purposes of archival preservation, refreshing, or migration, including migration to other formats, so long as the purpose of such copying is solely for continued use and/or archival retention of the data and does not violate or extend the use rights contained in this Agreement.

Licensor acknowledges that Licensee may engage the services of third-party trusted archives service and/or participate in collaborative archiving endeavours to fulfil the requirements of this provision. Licensor agrees to cooperate with such archiving entities and/or initiatives as reasonably necessary to make the Licensed Materials available for archiving purposes. Licensees may perpetually use the trusted third-party system to archive and restore the Licensed Materials, so long as Licensee's use is otherwise consistent with this Agreement. Licensor

further acknowledges and agrees that, in using the third-party archival system, Licensed Materials may be made available to other system participants who indicate a right to those Licensed Materials. [[NERL](#)]

- c. Providing that full payment of the annual subscription fee is made, per Clause VI.D, Project MUSE® will provide the Participating Member, upon request, an archival (non-searchable) file on DVD-ROM or other appropriate media as determined by Project MUSE®, containing the content of all issues published online during the 12-month subscription term. The annual archive will be available approximately 90 days after the expiration of each subscription term. The content of the annual archive may also be made available for download/retrieval via other means as mutually agreed upon by the Participating Member and Project MUSE.

Participating Members may participate in the LOCKSS (Lots of Copies Keeps Stuff Safe) system for archiving digitized publications. To benefit from this support, Participating Members must install a LOCKSS cache at their institution. (See <http://www.lockss.org> for further information.) The Participating Member may perpetually use the LOCKSS system to archive and restore journal content, so long as use is otherwise consistent with this Agreement. Journal content may be made available to other LOCKSS system Participating Members who indicate a right to the subscribed journal content. [[Project MUSE](#)]

- d. Members are authorized to make further copies in perpetuity for the Licensed Works as they may deem necessary for purposes of archival preservation, refreshing, or migration, including migration to other formats, so long as the purpose of such copying is solely as strictly required to enable continued use and/or for archival retention of the data and does not violate or extend the use rights contained in this Agreement (including, without limitations the prohibited uses of Licensed Works in Paragraph 3 of this Agreement). [[UPSO](#)]

#### **Shared Print Archive**

- a. At Licensee's request, Licensor will provide to Licensee a single print archival copy of the titles selected from the Licensed Materials, on a mutually agreed upon schedule, shipped to a single ship-to address of Licensee or third party agent, at no additional cost. This term does not apply if Licensor ceases to produce paper editions of such titles. [[CDL](#)]
- b. OUP USA acknowledges that Members may engage the services of a third-party trusted archives service and/or participate in collaborative archiving endeavours for Perpetual Access Products. OUP USA agrees to cooperate with such archiving entities and/or initiatives as commercially reasonable to make the Perpetual

Access Products available for archiving purposes in at least one third-party trusted archive service. Members may perpetually use the trusted third-party service to archive and restore the Perpetual Access Products, so long as a Member's use is permitted under the terms of this Agreement. For the avoidance of doubt, all Perpetual Access Products shall be available in one or more of such archive services. At no time will all Perpetual Access Products be available on every third party trusted archive service. [UPSO]

### **Local Hosting**

- a. The Licensed Works are, at the option of the relevant Member, either (a) purchased with hosting services provided by OUP USA, or (b) to be hosted by the Member, as specified herein. If the Member opts to self-host, the Licensed Works will be delivered to the Member in the form of an electronic file in XML format or other standard format as determined by OUP USA. The provisions of this Agreement apply whether or not the Member, unless expressly stated otherwise. [UPSO]

### **Perpetual License**

- a. Notwithstanding anything else in this Agreement, Licensor hereby grants to Licensee a nonexclusive, royalty-free, perpetual license to use any Licensed Materials 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. [CDL]

## **BUSINESS TERMS**

### **Description of content**

- a. The publisher or vendor will provide the licensee with a complete and accurate copy of description of content contained in the product on offer at the time of purchase or renewal. This copy will be in a format suitable for electronic archiving by the licensee. An electronic copy placed on the CAUL web site is equally acceptable. The provision of a URL to a Web site hosted by the publisher or vendor that lists content is not regarded as a suitable archive copy for the purpose of this definition. [CAUL]

### **Definition of description of content**

- a. The description of content provided by the publisher or vendor will preferably be MS Excel format and will normally include the following data elements:
  - Date coverage
  - Titles

- ISBN/ISSN
- Perpetual URLs
- Collections
- Prices at the titles / collection level
- Full-text availability