



MICROFORM

ACADEMIC PUBLISHERS

LICENCE TO ACCESS (INSTITUTIONS)

This agreement (hereafter called the “Licence”) is made between Microform Imaging Limited, trading as Microform Academic Publishers (hereafter called the “Licensor”) of Main Street, East Ardsley, Wakefield WF3 2AP, UK, and any institution (hereafter called the “Licensee”) that requests access to one or more digital resources (hereafter called the “Publication”) published by the Licensor on either its British Online Archives (www.britishonlinearchives.co.uk) or its Communist Party of Great Britain Archive (www.comunistpartyarchive.org.uk) website and is effective from the date when the Licensor grants such access to the end of the period (hereafter called the “Access Period”) stated on the invoice to which this Licence relates.

1. The Licence

1.1 The text of this Licence together with a request howsoever communicated on the part of the Licensee to access the Publication and the invoice issued by the Licensor in respect of such a request represents the agreement between the Licensor and the Licensee in its entirety irrespective of an understanding based on any other communication between the above-mentioned parties whether prior to or during the agreed Access Period.

1.2 For an amendment to or a waiver of any provision in this Licence to be valid it must first have been agreed between the Licensor and the Licensee in writing.

2. Grant of a Licence to Access the Publication

2.1 The Licensor hereby grants the Licensee a limited non-exclusive non-transferable right to use and to authorise access to the Publication.

2.2 In accepting this right the Licensee acknowledges and accepts that any title and intellectual or other property rights in the digital images, associated metadata, software, documentation and trademarks which together comprise the Publication remain with either the Licensor or the Licensor’s suppliers and that the Licensee has no interest in the Publication other than as agreed in the terms of this Licence.

2.3 The Licence granted will be one of the following types as stated on the Licensee’s invoice:

2.3.1 a Standard Licence which relates to the Publication accessed via one of the Licensor’s registered websites for a five-year Access Period renewable thereafter for successive periods of one year; or,

2.3.2 a Licence in Perpetuity whereby the Licensee opts to install a complete copy of the Publication (including images, metadata and software) on its institutional network for retention and use in perpetuity inclusive of full IP address & username/password access to our online version until its own installation is set up and fully functioning followed by free technical support and any updates for the remainder of the first two years following the date of invoice.

3. Fair Dealing Use of the Publication

3.1 The Licensee may during the course of the Access Period make any use of the Publication that is consistent with the principles of Fair Dealing for private study and research as set forth in UK copyright law and provided always that sufficient acknowledgement is given.

3.2 Such use includes allowing all current faculty members, researchers, students and employees whether full- or part-time who enjoy a bona fide affiliation to the Licensee (hereafter collectively called "Affiliated Users") to access the Publication either on the Licensee's premises through a networked computer within the Licensee's IP address range(s) (hereafter called "Networked Computer") or remotely by means of either a non-transferable username and password or a proxy IP address or virtual private network.

3.3 Apart from Affiliated Users, the Licensee may permit any other person to consult the Publication for the sole purpose of private study but only on condition that the person be present on the Licensee's premises and use a Networked Computer.

4. Other Specific Permitted Uses

In addition to any Fair Dealing use permitted in clause 3 above, and on condition that sufficient acknowledgement is given, the Licensee may during the course of the Access Period permit its Affiliated Users to:

4.1 make use of the Publication for the purpose of display to individuals or groups in lectures, seminars, museums, galleries, reading rooms and offices on its premises;

4.2 print multiple copies of an insubstantial portion of the Publication as handouts to students and other participants in courses or lectures offered by the Licensee on its premises or, in the case of fee-paying distance-learning students, remotely;

4.3 create multiple links to the Publication or pages within it from online catalogues and subject- or course-related bibliographies and finding aids enabling access as limited in clause 3 above;

4.4 transmit electronically or on paper and solely for scholarly research purposes insubstantial amounts of the Publication to individual colleagues who are not Affiliated Users;

4.5 include individual images from the Publication or text transcribed therefrom with due attribution within scholarly submissions to bona fide academic journals and academic monographs provided that the prior permission of the owner or holder of the original documents has been obtained and that the Licensor is kept notified; and,

4.6 make digital copies of images or associated metadata from the Publication and to save them for as long as required in relation to the uses permitted in clauses 3 and 4 of this Licence.

5. Prohibited Uses of the Publication

The Licensee or any person benefiting from its Licence to access the Publication is prohibited from engaging in any of the following except as permitted in clauses 3 and 4 above:

5.1 recreating the Publication or any part thereof be it in the form of images or transcribed text without first obtaining the Licensor's consent in writing;

5.2 modifying the Publication in any way including for example by hiding or amending any statement or mark denoting ownership of intellectual or other property rights therein;

5.3 exploiting the Publication for commercial gain;

5.4 continuing after the expiry of the Access Period to exploit copies of images downloaded in any format from the Publication; or,

5.5 reproducing, disassembling, recompiling, translating, or reverse-engineering any part of the software used therein.

6. Obligations on the part of the Licensor

Throughout the Access Period and in return for payment in full of the fee agreed between both parties the Licensor undertakes to provide the Licensee with:

6.1 the ability access the Publication as permitted in clauses 3 and 4 above wherever possible via the Internet seven days per week and uninterrupted except as provided in clause 7 below;

6.2 a username and password for the associated administrator system (hereafter called the "Administrator Account") necessary to monitor usage of the Publication;

6.3 reasonable advance notice of any scheduled change to the content or location of the Publication;

6.4 access to any material added to the Publication during the initial Access Period of five consecutive years; and,

6.5 adequate support in the form of documentation, online help files and, from time to time, updates on new features in order to make effective use of the Publication including where necessary forwarding to the Administrator Account holder copies of reports suggesting possible abuse of the terms of this Licence.

7. Interruptions in Accessibility

The Licensor further undertakes to:

7.1 schedule any downtime due to upgrading of or maintenance to the Publication, its online system or the server in order to minimise inconvenience to the Licensee;

7.2 give the Licensee advance email notice of such scheduled downtime;

7.3 take all reasonable steps to ensure that such downtime as does occur, whether scheduled or not, remain below 2.5% per month on average over any three-month period;

7.4 reimburse the Licensee in the event of any downtime which exceeds the limit in sub-clause 7.3 above and in proportion to the excess experienced; and,

7.5 in the event that it is unable to continue to fulfil its obligation under sub-clause 6.1 above, provide the Licensee with a functional backup copy of the Publication on an electronic storage device (e.g. CD-ROM or DVD) or by file transfer protocol for uploading on to its own server for use as a replacement only until the end of the Access Period.

8. Obligations on the part of the Licensee

The Licensee for its part undertakes to:

8.1 check via its Administrator Account that the details of its IP address range and any other information required to ensure effective online access including the name and email address of its designated contact person are correct as entered by the Licensor;

8.2 notify the Licensor at the earliest opportunity of any:

8.2.1 changes to the information required in sub-clause 8.1 above;

8.2.2 problems experienced in accessing or using either the Publication or the associated Administrator Account; or,

8.2.3 significant errors or omissions identified in either the metadata or the images which comprise the Publication;

8.3 ensure that any person benefiting from its Licence to access the Publication is aware of the limitations on use, and to take reasonable precautions to identify and prevent any systematic unauthorised use;

8.4 use only email addresses which contain the Licensee's domain name, if its Licence includes the ability to its Administrator Account to set up individual accounts for remote access by Affiliated Users;

8.5 terminate access by any person found to be abusing the terms of this Licence upon receipt of a reasonable request from the Licensor; and,

8.6 secure permission in advance from the Licensor to use the Publication in ways not otherwise provided for in clauses 3 and 4.

9. Data protection

Both the Licensor and the Licensee undertake to:

9.1 treat as confidential any data relating to individual users and their usage of the Publication which are provided by or stored for the other together with details of any administrator accounts set up; and,

9.2 use such data only as required in the performance of the terms of this Licence in order to monitor usage and prevent unauthorised use of the Publication.

10. Warranties and limitations thereto

The Licensor hereby warrants that:

10.1 it has acquired the permissions necessary from the holders of any surviving intellectual or other property rights to publish the Publication for use as set forth in this Licence; and,

10.2 neither the Licensee nor those benefiting from this Licence may be deemed to have infringed another party's copyright so long as they comply with the provisions herein whenever accessing the Publication.

11. Renewal

At the end of the initial Access Period of five consecutive years, this Licence will be automatically renewed on a year by year basis, and an invoice issued:

11.1.1 for 5% of the ruling list price in the case of a licence to access one or more static collections with no updates;

unless:

11.2.1 either party before the end of the Access Period has notified the other of its intention not to renew; and,

11.2.2 in the case of the Licensor, such notice must be issued no less than ninety (90) days before the current Access Period ends.

11.3 At any time after completing payment for the initial five-year Access Period, the Licensor may opt to purchase a preservation microfilm copy of the images in the Publication at a discount of 50% off the ruling price.

12. Termination

12.1 If either party deems the other to have breached its obligations under this Licence then:

12.1.1 it shall notify the other, giving details of the alleged breach;

12.1.2 the party thus notified shall have thirty (30) days to cure the breach, and failure to do so within the said period shall constitute sufficient grounds for the party not at fault to terminate this Licence; and,

12.1.3 if alone of the two parties the Licensor is found to be at fault then the Licensee shall be entitled to the reimbursement of an amount of the total fee paid which is proportionate to the unexpired balance of the Access Period or part thereof in the case of payment by instalments.

12.2 Sub-clause 12.1 above shall not apply in the case of delay or default resulting from Acts of God and other conditions or events which are beyond either party's reasonable control.

12.3 Upon the termination of this Licence, whether by non-renewal or by breach, any right to use the Publication shall cease.

13. Notices

Unless otherwise stated or agreed, any formal notice relating to this Licence must be in writing and served on the other party either in person or by recorded delivery, in which case it shall be deemed received after five working days. Copies of any formal notice may be sent by fax or email.

14. Governing law, disputes, waiver and severability

This Licence is to be construed and governed in accordance with the laws of England and Wales, which apply equally to the settlement of disputes over any provisions herein; nor shall the waiver of, or the inability to enforce, any of the said provisions affect the validity of all remaining provisions.

(END OF LICENCE TEXT)