

## Electronic Journals License Agreement

(hereinafter called ,Agreement‘)

between

**Trans Tech Publications Ltd**

Tel +41 (44) 922 10 22

Fax +41 (44) 922 10 33

E-mail: [subscriptions@scientific.net](mailto:subscriptions@scientific.net)

Website: <http://www.scientific.net>

Reinhardstrasse 18

CH-8008 Zurich, Switzerland

Represented by Anne-Kristin Wohlbier

(hereinafter called ,Publisher‘)

of the one part

and

Subscriber: \_\_\_\_\_

Street: \_\_\_\_\_

Zip: \_\_\_\_\_ City: \_\_\_\_\_

State/Province: \_\_\_\_\_ Country: \_\_\_\_\_

Contact Person: \_\_\_\_\_

Phone: \_\_\_\_\_ Fax: \_\_\_\_\_

Email: \_\_\_\_\_

Institution's IP addresses: \_\_\_\_\_

\_\_\_\_\_

Proxy server IP address: \_\_\_\_\_

(see use restrictions under Scope of License)

Bill to (if different from "Subscriber" address)

Street: \_\_\_\_\_

Zip: \_\_\_\_\_ City: \_\_\_\_\_

State/Province: \_\_\_\_\_ Country: \_\_\_\_\_

Contact Person: \_\_\_\_\_

Phone: \_\_\_\_\_ Fax: \_\_\_\_\_

Email: \_\_\_\_\_

(hereinafter called ,Subscriber‘)

of the other part

By this Agreement, Publisher grants a license to subscribe on the Internet to the journals listed below, subject to the Terms and Conditions (**Appendix A**) set forth in the following paragraphs, all of which are hereby agreed to between Publisher and the Subscriber.

Subscribing to:

[Advanced Engineering Forum](#)

[Journal of Biomimetics, Biomaterials and Biomedical Engineering](#)

[Advances in Science and Technology](#)

[Applied Mechanics and Materials](#)

[International Journal of Engineering Research in Africa](#)

[Journal of Metastable and Nanocrystalline Materials](#)

[Journal of Nano Research](#)

[Defect and Diffusion Forum](#)

[Solid State Phenomena](#)

[Diffusion Foundations](#)

[Materials Science Forum](#)

[Key Engineering Materials](#)

[Nano Hybrids and Composites](#)

[Advanced Materials Research](#)

By signing below, you certify that you have read and agree to abide by all **Terms and Conditions**. You certify that you are authorized to sign this form on behalf of your institution.

For Subscriber:

Name of authorized signer \_\_\_\_\_

Title of authorized signer \_\_\_\_\_

Date \_\_\_\_\_ Authorized signature \_\_\_\_\_

## Appendix A: Terms and Conditions

### 1. Scope of License.

**Institutional Subscriber Use Restrictions.** The subscription includes authorization by means of the institution's IP address to allow site-wide online access by authorized users via multiple connections. If a proxy server is being registered for access, the subscriber agrees to maintain the security of the access by authenticating authorized users before allowing use of the proxy to any remote or on-site user.

Authorized users must be employees, faculty, staff, or students officially affiliated with the subscriber, or authorized on-site patrons of the subscriber's library facilities. Sites may be academic or nonacademic. For academic institutions, different campuses are considered different sites even if they are within the same city. Departments or libraries of the same campus are considered part of the same site. For nonacademic institutions, sites are defined as geographically separate units, even if they are within the same city. Each branch, office, or laboratory is a different site.

This subscription entitles authorized users to access Publisher electronic journals and:

- a. make searches of the journals to which they subscribe
- b. download search results to hard disk. Authorized users who do download articles must maintain all copyright and other notices on the articles.

The downloading of an entire journal issue or complete journal volume in a systematic fashion is strictly prohibited.

Interlibrary Loan options: Choose an ILL option from A or B and indicate your choice below:

Option A.

Institutions may use hard copies derived from the electronic edition of the publications for the purpose of interlibrary loan with the same limitations that apply to copies for that purpose made from the print edition of the journals. Specifically, copies must be made in compliance with Section 108 of the Copyright Act of the U.S. and be within the CONTU guidelines. Authorized users who do print articles must maintain all copyright and other notices on the printed articles.

Option B.

Institutions may use electronic copies of journal articles from the electronic edition of the publications for the purpose of interlibrary loan with the same limitations that apply to paper copies for that purpose made from the print edition of the journals. Specifically, copies must be made in compliance with Section 108 of the Copyright Act of the U.S. and be within the CONTU guidelines. Authorized users who do print articles must maintain all copyright and other notices on the electronic versions of the articles.

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.

Electronic transmission of journal articles is allowed unless, as a purpose or effect of such, the library receiving such copies does so in such quantities as to substitute for a subscription.

Interlibrary loans are restricted to academic libraries for educational purposes. The subscriber agrees to track such electronic interlibrary loans and report them to the Publisher every 6 months in the following manner:

Name of requesting school/library; Journal title, # of articles requested

Report should be sent via e-mail to the Publisher e-mail address.

## **2. Terms and Fees.**

This Agreement will last through the end of the calendar year in which the subscription first becomes effective. This Agreement is signed and will remain in effect thereafter for successive calendar years so long as annual subscription fees are paid. Either party may terminate this Agreement, effective on the next renewal date, by at least 30 days written notice to the other party.

The annual fee for this subscription may be raised by written notice to the subscriber, given at least three months prior to the next succeeding renewal date. The fee for each year this Agreement is renewed must be paid on or before the renewal date or the renewal will be invalid.

## **3. Copyright.**

Publisher electronic journals and their contents are subject to copyright, database protection, and other rights of the Publisher under the laws of Switzerland and the country of use.

The subscriber acknowledges that it has no claim to ownership by reason of its use of or access to Publisher electronic journals. Downloading of data is permitted solely for subscriber's internal use to the same extent as the printed version of the publication. Recompiling, publication or republication of the data, or any portion thereof, in any form or medium whatsoever, may be done only with specific written permission from the Publisher.

## **4. Suspension or termination of access.**

Publisher reserves the right to suspend and/or terminate access to Publisher electronic journals without prior notice if the subscriber violates any term of this Agreement. Any use of the electronic journals beyond the scope of the License or any fraudulent, abusive, or otherwise illegal activities may be grounds for termination of access. The foregoing includes but is not limited to activity that may burden Publisher's server(s), such as computer programs that automatically download content, commonly known as robots, spiders, crawlers, wanderers or accelerators.

## **5. Disclaimer of warranties.**

a. Publisher has made and will make good faith efforts to ensure that Publisher electronic journals are complete and accurate. However, Publisher does not warrant completeness or accuracy, and does not warrant that the subscriber's use of Publisher electronic journals will be uninterrupted or error-free, or that the results obtained will be useful or will satisfy the subscriber's requirements.

b. Publisher warrants that it is entitled to grant the licenses outlined in this Agreement, but makes no other warranties or representations of any kind, expressed or implied, including but not limited to warranties of merchantability or fitness for a particular purpose.

c. The subscriber will be permitted to access Publisher electronic journals at any time. Publisher will not be liable for any delay, down time, or other failure of performance, but will use reasonable efforts to correct any performance problem brought to its attention.

d. Publisher will not be responsible for incidental, consequential, or any other damages arising out of or in connection with the service or materials provided hereunder.

e. The subscriber assumes the sole responsibility for all use of Publisher electronic journals and agrees to indemnify and hold the Publisher harmless from any liability or claim of any person arising from such use.

#### **6. Perpetual Access**

On termination of the Agreement, Publisher shall provide continuing access for Authorized Users to that part of the Publisher electronic journals that was accessible by Subscriber under the terms of this Agreement and for which the Subscriber had a yearly subscription in place. Such continuing access will be provided either from Publisher's server subject to such fees as the parties agree, or by supplying to the Subscriber electronic files in the then-current format on a medium of Publisher's choice for a fee that reflects the cost of preparation and delivery. The terms and conditions of this Agreements pertaining to copyright and usage obligations of Publisher and the Subscriber will continue to apply

#### **7. General.**

a. This Agreement constitutes the entire agreement of the parties and supersedes any prior communication between the parties with respect to the subject matter hereof. Only a written instrument signed by both parties may amend it. Without limitation of the foregoing, any purchase order or other instrument that the subscriber may issue for Publisher electronic journals is for the subscriber's internal purposes only and will in no way modify, add to or subtract from the terms and conditions provided herein.

b. The subscriber may not assign or transfer its rights under this Agreement.

c. This Agreement will be governed by the laws of Switzerland applicable to agreements entered into and fully performed in Switzerland. Any action arising out of or relating to this Agreement or Publisher electronic journals may be brought in courts situated in Switzerland and the parties consent to the jurisdiction of such.