# Oxford UP (e-Books)

Auszug aus dem Lizenzvertrag Abridged version of License Agreement

#### TERMS AND CONDITIONS

#### 1. COMMENCEMENT AND DEFINITIONS

(...)

- "Authorised User" shall mean an individual who is authorised by the Customer to access the Customer's information services available through the Customer's Secure Network and who is:
  - if the Customer is an academic or educational institution or public library: (i) affiliated with the Customer as a current student, faculty member, library patron, employee or contractor; or (ii) physically present on the Customer's premises; and
  - in all other cases: an employee or contractor of the Customer or an Affiliate;
- "Commercial Use" shall mean use for the purposes of monetary reward (whether by or for the Customer, an Authorised User, or any other person or entity) by means of sale, resale, loan, transfer, hire, or other form of exploitation of the Publications;
- "Non-Commercial Text And Data Mining" shall mean Text And Data Mining for the sole purpose of research for a non-commercial purpose;
- "Legal Notice" shall mean, for each Publication, the legal notice and/or terms of use of that Publication as specified on the website for the Publication in a document linked from the footer or header of the homepage;

(...)

"**Text And Data Mining**" shall mean, in relation to any Publication(s) or any portion thereof, performing a computational analysis of anything recorded in that (those) Publication(s) or portion;

(...)

"**Permitted Use**" shall mean, for each Publication, respectively, the permitted use of that Publication, as described in Clause 2 of this Agreement and in the Legal Notice for that Publication;

(...)

## 2. GRANT OF ACCESS, PERMITTED USE AND LIMITATIONS ON USE

- **2.1** In this Agreement, "Publication Term" shall mean for each Perpetual Access Publication, a perpetual term from the Perpetual Access Start Date for that Publication.
- 2.2 For each Publication, respectively, the Customer shall be entitled to do the following on a the non-exclusive and non-transferable basis for the Publication Term and subject to any Concurrency Restriction(s) and the terms of the Legal Notice for that Publication (including any Permitted Use specified in the Legal Notice) and to allow its Authorised Users at the Sites for the purposes of research, teaching, and private study to:
  - **2.2.1** access the Server by means of a Secure Network in order to search the Publication and to view, retrieve, and display portions thereof;
  - 2.2.2 save and print out single copies of portions of the Publication;
  - **2.2.3** if the Customer is an academic institution, incorporate links to the Publication in electronic course packs and course management systems for use in connection with courses offered by the Customer for academic credit provided that no person other than an Authorised User may use such links;
  - **2.2.4** if the Customer is an academic institution, carry out Non-Commercial Text And Data Mining in relation to the Publication or portions thereof, including making and storing copies provided that:

- **2.2.4.1.** such copies are made and stored only to the extent necessary for the purposes of such computational analysis;
- **2.2.4.2.** such copies are not transferred to any other person or used for any other purpose without the Publisher's consent;
- **2.2.4.3.** such copies are destroyed once they are no longer necessary for the relevant computational analysis;
- **2.2.4.4.** the Authorised Users acknowledge the use of the Publication if any results of the computational analysis are published; and
- **2.2.4.5.** the Authorised Users comply with all Publisher usage policies communicated to them or made available to them, including without limitation any security measures and conditions of access:

and, except as permitted by law, in all cases other than an academic institution carrying out Non-Commercial Text And Data Mining, the Customer shall not carry out any Text And Data Mining without the Publisher's prior consent in writing;

- 2.2.5 transmit links to the Publication to other Authorised Users; and
- **2.2.6** provide print or electronic copies of all or any part of the Publication to national or international regulatory authorities for the purposes of, or in anticipation of, regulatory approval and/or trademark applications or other regulatory purposes in respect of the Customer's products or services.
- **2.3** For the avoidance of doubt the Customer and Authorised Users may not:
  - **2.3.1** remove or alter Publisher's copyright notices or other means of identification or disclaimers as they appear in the Publications;
  - **2.3.2** systematically make multiple printed or electronic copies of portions of the Publications for any purpose except as permitted by law or as authorised by Publisher;
  - **2.3.3** display or distribute any part of the Publications on any electronic network, including without limitation, the Internet and the World Wide Web, other than the Secure Network;
  - 2.3.4 permit anyone other than Authorised Users to access or use the Publications; and
  - 2.3.5 use all or any part of the Publications for any Commercial Use.

(...)

Where the Customer is an academic library, or library which is part of a non-commercial organisation, then notwithstanding any restriction in Clause 2.3, the Customer may on a non-exclusive basis during the Publication Term for each Publication, respectively, supply (whether by post, fax or secure electronic transmission, using Ariel or its equivalent, whereby the electronic file is deleted after printing) another academic library or library which is part of a non-commercial organisation, for the purposes supplying an Authorised User of the recipient library with a single copy of an electronic original of an individual document from a Publication for the purpose of research or private study and not for Commercial Use.

(...)

### 7. ACKNOWLEDGMENT AND PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

- **7.1** The Customer acknowledges that all copyrights, patent rights, Publisher Trademarks, services marks, database rights, trade secrets and other intellectual property rights relating to the Publications (collectively the "Publisher Intellectual Property"), are owned or controlled by Publisher and that this Agreement does not convey to the Customer any right, title, or interest therein except for the right to access the Publications in accordance with the terms and conditions of this Agreement.
- **7.2** The Customer acknowledges that neither it nor any Authorised User may create any derivative work based on the Publications or with the prior written permission of the Publisher.

(...)