To request an electronic copy of this agreement, e-mail: [text removed].

DIGITAL ARCHIVE LICENSE AGREEMENT

The copy of this Digital Archive License Agreement (this "Agreement") signed by the organization completing and signing the last page of this Agreement (the "Licensee"), together with payment of the current subscription fee (the "Initial Subscription Fee") as published by the Bulletin of the Atomic Scientists (the "Bulletin"), should be sent to the Bulletin of the Atomic Scientists, [text removed].

This Agreement will be effective on the date (the "Commencement Date") all of the following conditions have been satisfied (i) the Bulletin receives an original signed copy of this Agreement with the Licensee's subscription information completed ("Subscription Information"), (ii) the Bulletin receives payment of the Initial Subscription Fee then in effect, and (iii) the Bulletin accepts this Agreement by returning a copy of this Agreement executed by the Bulletin to the Licensee, cashing the Licensee's check for the Initial Subscription Fee or providing Licensee access to the digital archive of the *Bulletin of the Atomic Scientists* (the "Digital Archive"), which Digital Archive includes tables of contents, abstracts, and full texts of articles and other materials published in the current year and prior-year issues of the *Bulletin of the Atomic Scientists*, and certain search capabilities bundled with said content. The Bulletin reserves the right to reject any signed copy of this Agreement that includes modifications or contains incomplete or inaccurate Subscription Information.

1. License for Access.

1.1 <u>License Grant</u>. Subject to the terms and conditions of this Agreement, verification of the Subscription Information provided by Licensee and payment of all Subscription Fees as they become due, the Bulletin grants to the Licensee during the term of this Agreement a non-exclusive, non-transferable limited license for Authorized Users (as defined below) to (i) use, access, search, and download material included in the Digital Archive for such Authorized User's private use or research, (ii) print and/or save single copies of individual articles accessed from the Digital Archive for such Authorized User's private use or research, provided that such storage does not involve systematic reproduction or storage of entire issues of the *Bulletin of the Atomic Scientists*, and (iii) transmit hard copies or electronic copies of individual articles accessed from the Digital Archive to third parties, provided that such transmissions are not on a systematic basis.

Should Licensee wish to systematically archive or download content from the Digital Archive then the Bulletin and the Licensee will expressly agree in writing on terms and conditions.

- 1.2 <u>Caching</u>. Licensee may cache portions of the Archive Database on its servers only for the purposes of providing access to Authorized Users for use in accordance with Section 1.1 of this Agreement. Upon termination of this Agreement for any reason, Licensee will promptly delete all such cached copies of any materials included in the Digital Archive.
- 1.3 <u>Limitations and Restrictions on the Scope of the License</u>. No licensed is granted herein to publish or republish (in any format or media), print, save or archive (except in each case to the extent explicitly permitted under Sections 1.1 and 1.2), redistribute (except for the limited transmission of individual article explicitly permitted under Sections 1.1 and 1.4) or prepare derivative works from all or any part of the Oigital Archive. Without limitation to the foregoing, Licensee will not (i) incorporate of all or any part of the Oigital Archive in course packs or electronic reserve collections except to the extent the Bulletin otherwise expressly agrees in writing, or (ii) distribute, market, rent, lease or license access to or use of any portion of the Digital Archive to anyone other than Authorized Users, whether on a time sharing, service bureau or other basis. The foregoing will not, however, be interpreted to limit "fair use" of portions of articles accessed from the Digital Archive in compliance with Section 107 of the United States Copyright Act.

- 1.4 <u>Inter-Library Loans</u>. Licensees who are libraries or archives may use hard or electronic copies derived directly or indirectly from the Digital Archive for the purpose of inter-library 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 United States Copyright Act and all guidelines developed by the National Commission on New Technological Uses of Copyrighted Works (CONTU Guidelines).
- 1.5 <u>Proprietary Notices</u>. Licensee will, and will so inform its Authorized User to, (i) refrain from removing, altering or modifying any copyright or other proprietary notices of the Bulletin contained in the Digital Archive or any of the materials contained therein, and (ii) include all such copyright and other proprietary notices in any copies of materials made under the terms of this Agreement.

2. <u>Reservation of Rights.</u>

The Bulletin and its licensors retains exclusive ownership of all portions of the Digital Archive and all copyrights and other proprietary rights therein or related thereto, whether or not specifically recognized or perfected under local applicable law. The Digital Archive and its contents are protected by United States and international copyright laws and treaty provisions. Any changes or improvements to the Digital Archive's architecture, functionality, programming or content suggested by or on behalf of Licensee will be the property of the Bulletin and Licensee assigns all rights therein to the Bulletin. The Bulletin reserves all rights not expressly granted to Licensee and its Authorized Users in this Agreement. Without limitation to the foregoing, no license is granted hereunder to utilize any trademark related to the Digital Archive (including, without limitation, the name Bulletin of the Atomic Scientists, the "Doomsday" clock of the Bulletin); provided that the Bulletin acknowledges that nominative fair use of the name *Bulletin of the Atomic Scientists* is permitted by law.

3. <u>Authorized Users.</u>

- 3.1 <u>Determination of Authorized Users</u>. The definition of "Authorized Users" will depend upon whether the Licensee is an academic institution, public library, governmental agency or department or embassy or other organization, as identified in the Subscription Information provided by the Licensee; provided that the Bulletin reserves the right to reclassify an applicant that, in the sole opinion of the Bulletin, is more properly classified in another category.
- Users" will consist solely of faculty (permanent or visiting), students, staff, and walk-in users of the Licensee, in each case solely to the extent associated with the single campus identified in the Subscription Information. This Agreement does NOT permit use of the Digital Archive on more than one campus of Licensee or sharing of this resource among a regional consortium. To the extent that an institution wishes to acquire licenses for multiple campuses, each campus must enter into a separate license agreement with the Bulletin. For the purpose of this agreement, a single campus is any location that receives its own listing in the Carnegie classification system. The Bulletin reserves the right to refuse to grant a license to any institution claiming a range of IP addresses that, in the sole opinion of the Bulletin, represents more than one campus.
- (b) <u>Public Libraries</u>. If the Licensee is a public library, "Authorized Users" will consist solely of library staff and patrons utilizing public work stations/terminals located on the library premises, in each case located solely at the single public library premises identified in the Subscription Information. Remote access by Licensee's staff or patrons to the Bulletin's digital archive is strictly prohibited. This Agreement does NOT permit use of the Digital Archive at more than one public library location or branch in any library system and each library location must enter into a separate license agreement with the Bulletin, except to the extent the Bulletin otherwise expressly agrees in writing. The Bulletin reserves the right to refuse to grant a license to any library claiming a range of IP addresses that, in the sole opinion of the Bulletin, represents more than one location.
- (c) <u>Governmental Organizations</u>. If the Licensee is a governmental agency or department or embassy, "Authorized Users" will consist solely of employees and other personnel of the governmental agency or department or embassy's computer network, in each case to the extent located at the

facilities identified in the Subscription Information (i.e., a single laboratory, research center, embassy or office). This Agreement does NOT permit use of the Digital Archive at multiple facilities operated by the governmental agency, department or embassy or on a state, federal or country-wide network. The Bulletin reserves the right to refuse to grant a license to any governmental organization claiming a range of IP addresses that, in the sole opinion of the Bulletin, represents more than one facility of a governmental agency or department or embassy or use on a state, federal or country-wide network.

- (d) Other Organizations. If the Licensee is an entity falling into any of the foregoing classifications (including, without limitation, corporations, private companies, foundations, NGOs, or other organizations), "Authorized Users" will consist solely of employees and personnel of the specific legal entity identified as the Licensee in the Subscription Information based in the country(ies) identified in the Subscription Information. This Agreement does NOT permit use of the Digital Archive at affiliates (e.g., subsidiaries, parent companies or other related organizations) or offices outside the country(ies) identified in the Subscription Information. Each affiliate of Licensee must enter into a separate license agreement with the Bulletin. The Bulletin reserves the right to refuse to grant a license to any organization claiming a range of IP addresses that, in the sole opinion of the Bulletin, represents more than one organization.
- 3.2 Access Limitations. Authorized Users may access the Digital Archive from the Internet domain(s) (range, or ranges, of IP addresses) of the Licensee as specified on the signature page of this Agreement (the "Designated Domains"). Licensee acknowledges that Authorized Users attempting to access the Digital Archive from any other Internet domain(s) will not be able to access to the Digital Archive. There are no limits on the number of Authorized Users that may access and use the Digital Archive from the Designated Domains in accordance with this Agreement at any one time.

4. Additional Obligations of Licensee.

- 4.1 <u>Accuracy of Subscription Information</u>. Licensee hereby represents and warrants that (i) the Subscription Information provided by Licensee on the signature page of this Agreement is true, accurate, correct and complete, and (ii) the Designated Domains identified by Licensee are controlled by Licensee and are not generally made available for use by persons other than Authorized Users.
- 4.2 <u>Monitoring of Access to Digital Archive</u>. Licensee is responsible for undertaking reasonable measures to prevent (i) access to the Digital Archive by any persons other than Authorized Users through its Designated Domains, or (ii) use or the Digital Archive by Authorized Users in a manner that breaches the restrictions set forth in this Agreement or the terms and conditions established from time to time by the Bulletin for use of the Digital Archive, a copy, current as of the date hereof, of which is attached hereto as Exhibit A.
- 4.3 <u>Indemnification</u>. The Licensor shall indemnify and hold Licensee and Authorized Users harmless for any losses, claims, damages, awards, penalties, or injuries incurred, including reasonable attorney's 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 Materials by the Licensee or any Authorized User. NO LIMITATION OF LIABILITY SET FORTH ELSEWHERE IN THIS AGREEMENT IS APPLICABLE TO THIS INDEMNIFICATION.

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.

The indemnifying party shall have the right to defend such claims at its own expense. The other party shall provide 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. Licensee will defend, indemnify and hold the Bulletin harmless from any access to the Digital Archive by any persons other than Authorized Users through its Designated Domains or any improper use of the Digital Archive by its Authorized Users; provided that Licensee will not be responsible for unauthorized use of the Digital Archive if (i) such use is without the express or implied consent of the Licensee; (ii) the Licensee promptly notifies the Bulletin of any

956843_4

such unauthorized use of which it becomes aware; <u>and</u> (iii) the Licensee takes all reasonable steps to cause cessation of such activity in a timely manner.

4.4 <u>Licensee Cooperation</u>. Licensee will cooperate with the Bulletin in any investigation of any unauthorized use or access to the Digital Archive or any breach of the terms and conditions of use by any Authorized User. The Bulletin will have the sole right, at its expense, to bring any action on account of any use of or access to the Digital Archive that is unauthorized or conducted in breach of this Agreement, provided that the Bulletin will not bring any such action without first consulting the Licensee.

5. Term and Termination.

- 5.1 <u>Term</u>. The initial term of this Agreement will commence on the Commencement Date and will be for a one year term. After the initial term, this Agreement will automatically renew for subsequent periods of one year each unless Licensee terminates its subscription effective on the anniversary of the Commencement Date by providing at least thirty (30) days prior written notice.
- 5.2 Termination by the Bulletin. The Bulletin may terminate this Agreement at any time without cause by providing at least ninety (90) days prior written notice to Licensee. In the event the Bulletin exercises the foregoing right to terminate without cause and the effective date of termination is a date other than an anniversary of the commencement date, the Bulletin will refund to Licensee a prorated portion of any prepaid Subscription Fee. In addition, either party may terminate this Agreement in the event the other party is in material breach of this Agreement and such breach is not cured within fourteen (14) days after the terminating party has provided the breaching party with notice of of such breach. In the event the Bulletin terminates this agreement pursuant to the preceding sentence, no refund of any prepaid Subscription Fees will be provided.

6. <u>Subscription Fees.</u>

- 6.1 <u>Subscription Fees</u>. The Bulletin will from time to time publish its current annual subscription rates for access to the Digital Archive (the "Subscription Fee").
- 6.2 <u>Initial Subscription Fee</u>. As a condition to the effectiveness of this Agreement and the license granted herein, Licensee shall have paid to the Bulletin the Subscription Fee in effect at the time Licensee completes and executes this Agreement (the "Initial Subscription Fee"), which Initial Subscription Fee will entitle Licensee's Authorized Users to access and use the Digital Archive as permitted under this Agreement for the one year period following the Commencement Date.
- 6.3 <u>Subsequent Renewals</u>. On each anniversary of the Commencement Date in which this Agreement remains in effect, Licensee will pay to the Bulletin (or its designee) the Subscription Fee in effect forty five (45) days prior to such anniversary of the Commencement Date, which payment will entitle Licensee's Authorized Users to access and use the Digital Archive as permitted under this Agreement for the one year period following such anniversary.

7. Disclaimers.

- 7.1 NO WARRANTIES. THE DIGITAL ARCHIVE IS PROVIDED "AS IS" AND ALL REPRESENTATIONS AND WARRANTIES, WHETHER EXPRESS OR IMPLIED (INCLUDING, BUT NOT LIMITED TO ANY WARRANTY OF MERCHANTABILITY, NON-INFRINGEMENT, ACCURACY, COMPLETENESS, OR FITNESS FOR A PARTICULAR PURPOSE) ARE HEREBY EXPRESSLY EXCLUDED AND DISCLAIMED.
- 7.2 <u>Accessibility Interruptions</u>. The Bulletin will use commercially reasonable efforts to make the Bulletin's server hosting the Digital Archive available for access by the Licensee through the Internet on a 24-hour basis, excluding normal network administration and system down time, but the Bulletin does not warrant that the access to the Digital Archive will be uninterrupted or error-free. If accessibility to the Digital Archive is suspended or interrupted, the Bulletin's sole responsibility will be limited to use commercially reasonable efforts to restore such accessibility in a reasonably timely manner.

7.3 <u>LIMITATION OF LIABILITY</u>. UNDER NO CIRCUMSTANCES WILL THE BULLETIN BE LIABLE IN ANY ACTION OR PROCEEDING BASED ON THE DIGITAL ARCHIVE OR OTHERWISE ARISING FROM OR RELATING TO THIS AGREEMENT (IRRESPECTIVE OF THE LEGAL THEORY ASSERTED) FOR (A) ANY CONSEQUENTIAL, INDIRECT, SPECIAL, PUNITIVE OR INCIDENTAL DAMAGES OR LOST PROFITS, WHETHER FORESEEABLE OR UNFORESEEABLE, OR (B) ANY AMOUNT EXCEEDING THE SUBSCRIPTION FEE ACTUALLY RECEIVED BY THE BULLETIN FROM LICENSEE FOR THE ONE YEAR TERM IN WHICH SUCH LIABILITY ARISES.

8. Miscellaneous.

- 8.1 Entire Agreement. This Agreement constitutes the entire agreement among the parties with respect to the subject matter hereof and supersedes all prior agreements and understandings among the parties with respect thereto. This Agreement may be amended, modified or supplemented only by written agreement of the parties.
- 8.2 Governing Law and Jurisdiction. This Agreement is governed, construed and enforced in accordance with the internal laws of the State of California, excluding any choice of law rules which may direct the application of the laws of another jurisdiction. Each party hereby irrevocably submits to the jurisdiction of, and agrees that all claims in respect of any dispute or proceeding arising out of or relating to this Agreement may be heard and determined in, the federal and state courts located in the State of California. The parties hereby irrevocably waive, to the fullest extent permitted by applicable law, any objection which they may now or hereafter have to the venue of such courts or any defense of inconvenient forum in connection therewith.
- 8.3 Governmental Rights. If Licensee is a U.S. government agency or any other part of the United States government, in accordance with section 12.212 of the Federal Acquisition Regulations and Section 227.7202-3 of the Defense Federal Acquisition Regulations Supplement, Licensee acknowledges that its use, accessing, searching, downloading, and saving of materials included in the Digital Archive is governed by, and subject to, this Agreement. 1f, for any reason, the use, accessing, searching, downloading, and saving of materials included in the Digital Archive by a Licensee who is a U.S. government agency or any other part of the United States government is not governed by, and subject to, this Agreement, Licensee acknowledges that its use, accessing, searching, downloading, and saving of materials included in the Digital Archive are subject to the Commercial Computer Software-Restricted Rights clause, FAR 52.227.19(c). If Licensee is a U.S. State or an agency or instrumentality thereof, Licensee acknowledges that its use, accessing, searching, downloading, and saving of materials included in the Digital Archive are governed by, and subject to, this Agreement and waives all defenses of sovereign immunity against the enforcement of this Agreement against Licensee.
- 8.4 <u>Notices</u>. All notices or approvals required or permitted to be given to a party under this Agreement must be given in writing, and sent by registered, certified or express mail, return receipt requested, overnight nationwide courier service, or facsimile (if printed transmission confirmation is received and a copy is sent by mailing), to the addresses for the such party set forth in the signature page of this Agreement, or to such other address as such party may specify in a written notice given in accordance herewith. All such notices will be effective upon the date of delivery, as indicated by the date specified on the return receipt delivered by the post office, in the tracking records of the courier service or on the printed facsimile transmission confirmation.
- 8.5 <u>Assignment</u>. This Agreement is personal to Licensee and will not be assignable by Licensee, without the prior written consent of the Bulletin. Subject to the foregoing, this Agreement will be binding upon and inure to the benefit of the parties hereto and their successors and permitted assigns. Nothing in this Agreement, expressed or implied, is intended or will be construed to confer upon any person other than the parties and their successors and permitted assigns any right, remedy or claim under or by reason of this Agreement.
- 8.6 <u>Construction</u>. If any provision of this Agreement, or the application hereof, is found invalid or unenforceable by a court, governmental agency or administrative body of competent jurisdiction in a

particular territory, then that provision will be amended for purposes of that territory only as required to be valid and enforceable to the fullest extent possible in that territory while still achieving as nearly as possible the same economic, legal and contractual effect as the original provision in that territory and the remainder of this Agreement will remain in full force and effect. Section and subsection headings are provided for convenience and will not affect the construction of this Agreement. The parties therefore agree that, in interpreting any issues which may arise, any rules of construction related to who prepared this Agreement will be inapplicable, each party having contributed or having had the opportunity to clarify any issue.

8.7 Waiver of Compliance; Consents. Any failure of any of the parties to comply with any obligation, covenant or condition herein may be waived by the party entitled to the benefits thereof only by a written instrument signed by the party granting such waiver, but such waiver or failure to insist upon strict compliance with such obligation, covenant, or condition will not operate as a waiver of, or estoppel with respect to any subsequent or other failure.

Print Name and Title of Authorized Signer Signature Signatur	Legal Name of Licensee:			University of California, San Diego	
Date: Licensee Address: [text removed] [text removed] [text removed] [text removed] Licensee Network Contact: Name: Christine Peters Telephone: [text removed] Fax: [text removed] Licensee Classification: _X_ Academic Institution Campus Carnegie classification: Doctoral/Research Universities—Extention Public Library Location address: [text removed] Governmental Organization Facility Address: _Same Other Organization Country: _USA List of Designated Domain(s) and IP addresses and/or ranges. Instructions: For a single station, list all four numbers, i.e., [text removed]; or ranges, i.e., [text removed] a Class C Network, list first three network numbers plus and asterisk for host address, [text removed] Domain names(s) IP addresses/ranges (Attach additional sheets as necessary) Please return a signed copy of this license agreement, your organization's subscription information, a	Print Name and Title of Authorized Signer			Tony Harvell, Acquisitions Department Head	
Licensee Address: [text removed] [text removed] [text removed] [text removed] [text removed] Licensee Network Contact: Name: Christine Peters Telephone: [text removed] Fax: [text removed] Fax: [text removed] E-mail address: [text removed] Licensee Classification:	Signature:			[signature removed]	
[text removed] [text removed] [text removed] Licensee Network Contact: Name: Christine Peters Telephone: [text removed] Fax: [text removed] Fax: [text removed] E-mail address: [text removed] Licensee Classification: _X_ Academic Institution Campus Carnegie classification: Doctoral/Research Universities—Extention: Public Library Location address: _[text removed] Governmental Organization Facility Address: _Same Other Organization Country: USA List of Designated Domain(s) and IP addresses and/or ranges. Instructions: For a single station, list all four numbers, i.e., [text removed]: or ranges, i.e., [text removed] a Class C Network, list first three network numbers plus and asterisk for host address, [text removed] Domain names(s) IP addresses/ranges (Attach additional sheets as necessary) Please return a signed copy of this license agreement, your organization's subscription information, a	Date:			4 October 2005	
Licensee Network Contact: Name: Christine Peters Telephone: [text removed] Fax: [text removed] E-mail address: [text removed] Licensee Classification: X_ Academic Institution	Licens	see Address:		[text removed]	
	Licens	see Network Contact:	Telephone: Fax:	Christine Peters [text removed] [text removed]	
Public Library	Licensee Classification:				
Governmental Organization Facility Address: _Same Other Organization Country:USA List of Designated Domain(s) and IP addresses and/or ranges. Instructions: For a single station, list all four numbers, i.e., [text removed]; or ranges, i.e., [text removed] a Class C Network, list first three network numbers plus and asterisk for host address, [text removed] Domain names(s)	_X_	Academic Institution	Campus Carne	egie classification: <u>Doctoral/Research Universities—Extensive</u>	
Other Organization		Public Library Location address: _[text removed]			
List of Designated Domain(s) and IP addresses and/or ranges. Instructions: For a single station, list all four numbers, i.e., [text removed]; or ranges, i.e., [text removed] a Class C Network, list first three network numbers plus and asterisk for host address, [text removed] Domain names(s) IP addresses/ranges (Attach additional sheets as necessary) Please return a signed copy of this license agreement, your organization's subscription information, a		Governmental Organization Facility Address: _Same			
Instructions: For a single station, list all four numbers, i.e., [text removed]; or ranges, i.e., [text removed] a Class C Network, list first three network numbers plus and asterisk for host address, [text removed] Domain names(s) IP addresses/ranges Attached (Attach additional sheets as necessary) Please return a signed copy of this license agreement, your organization's subscription information, a		Other Organization	Country:U	JSA	
a Class C Network, list first three network numbers plus and asterisk for host address, [text removed] Domain names(s) IP addresses/ranges Attached (Attach additional sheets as necessary) Please return a signed copy of this license agreement, your organization's subscription information, a	List of	Designated Domain(s)	and IP address	es and/or ranges.	
Domain names(s) Attached (Attach additional sheets as necessary) Please return a signed copy of this license agreement, your organization's subscription information, a					
(Attach additional sheets as necessary) Please return a signed copy of this license agreement, your organization's subscription information, a	·			•	
Please return a signed copy of this license agreement, your organization's subscription information, a	Attach	ed			
ACCEPTED:	Please	return a signed copy of nt to the Bulletin of the A	this license agr		
THE BULLETIN OF THE ATOMIC SCIENTISTS By:[signature removed]					

LICENSEE HEREBY AGREES TO AND ACCEPTS THE TERMS OF THIS AGREEMENT:

EXHIBIT A

AUTHORIZED USERS TERMS AND CONDITIONS

The entire contents of this digital archive of the Bulletin of the Atomic Scientists (the "Digital Archive") consist of copyrighted materials which are licensed to your organization for use subject to the terms of the license agreement between the Bulletin of the Atomic Scientists (the "Bulletin") and your organization.

The license granted to your organization is a limited license and only permits you to (i) use, access, search and download material included in the Digital Archive, (ii) print and/or save single copies of individual articles accessed from the Digital Archive for your private use or research, provided that such storage does not involve systematic reproduction or storage of entire issues of the *Bulletin of the Atomic Scientists*, and (iii) transmit hard copies or electronic copies of individual articles accessed from the Digital Archive to others, provided that such transmissions are not on a systematic basis. All other rights in and to the Digital Archive are retained by the Bulletin. Any other use, duplication, or distribution of the Digital Archive or its contents in any medium and by any means violates applicable U.S. or international copyright laws, and may subject you to prosecution under penalty of law.

By accessing and using this Digital Archive you represent and warrant that you have been authorized by your organization to access the Digital Archive under its license agreement and you agree that you will be bound by and comply with these terms and conditions. If you do not agree that you will be bound by and comply with these terms and conditions, then the foregoing license is not effective and you have no right to utilize or access the Digital Archive and should accordingly immediately cease any such access or use.

As a condition to using the Digital Archive must refrain from removing, altering or modifying any copyright or other proprietary notices of the Bulletin contained in the Digital Archive or any of the materials contained therein, and include all such copyright and other proprietary notices in any copies of materials made under the terms of the license granted to you.

THE DIGITAL ARCHIVE IS PROVIDED "AS IS" AND ALL REPRESENTATIONS AND WARRANTIES, WHETHER EXPRESS OR IMPLIED (INCLUDING, BUT NOT LIMITED TO ANY WARRANTY OF MERCHANTABILITY, NON-INFRINGEMENT, ACCURACY, COMPLETENESS, OR FITNESS FOR A PARTICULAR PURPOSE) ARE HEREBY EXPRESSLY EXCLUDED AND DISCLAIMED. UNDER NO CIRCUMSTANCES WILL THE BULLETIN BE LIABLE IN ANY ACTION OR PROCEEDING BASED ON THE DIGITAL ARCHIVE OR OTHERWISE ARISING FROM OR RELATING TO THIS AGREEMENT (IRRESPECTIVE OF THE LEGAL THEORY ASSERTED) FOR ANY CONSEQUENTIAL, INDIRECT, SPECIAL, PUNITIVE OR INCIDENTAL DAMAGES OR LOST PROFITS, WHETHER FORESEEABLE OR UNFORESEEABLE.

These terms and conditions, and your use of the Digital Archive are governed, construed and enforced in accordance with the internal laws of the State of California, excluding any choice of law rules which may direct the application of the laws of another jurisdiction.

956843 4 1