

## MIT PRESS DIRECT INSTITUTIONAL PURCHASE AGREEMENT

Institution/Company Name:

Contact Person:

Title:

Street Address:

City, State, Zip:

Country:

Telephone:

Fax:

Email:

Purchase Order Number:

Internet Protocol Address(es) ("IP Addresses"): See Schedule A attached.

This Agreement ("Agreement") is entered into as of this day, the \_\_\_\_\_ of \_\_\_\_\_, \_\_\_\_\_ by and between The MIT Press, a department of Massachusetts Institute of Technology ("the MIT Press"), and the institution identified above ("Purchasing Institution"). The term "Purchasing Institution" includes remote sites or campuses of the Purchasing Institution that are centrally administered, but not any remote teaching campus that has a separate administrative staff; any campus of the latter type must be separately licensed in its own right. This Agreement sets forth Purchasing Institution's rights and obligations regarding access to and use of eBook Collection(s) (the "Purchased Content") via MIT Press Direct. Access to the Purchased Content is subject to the Purchasing Institution's agreement to and compliance with the terms and conditions below.

### 1. SCOPE OF LICENSE

#### A. Authorized Users

Under this Agreement, the MIT Press grants unlimited access to the full text of the Purchased Content on the MIT Press Direct platform to the Purchasing Institution's Authorized Users. There are no contractual limits on the number of Authorized Users from the Purchasing Institution.

"Authorized Users" are the employees, faculty, staff, students, alumni, and walk-in library patrons using the Purchasing Institution's library facilities.

#### B. Permitted Uses

An Authorized User may

1. Download chapters and other similar quantities of Purchased Content for personal use, and archive similar quantities of such material on his/her own personal computer. Note: the purpose of this is to enable research-driven, as-needed downloading.
2. Print out chapters and other similar quantities of Purchased Content for personal use.
3. Distribute one copy of a chapter or other similar quantity of Purchased Content by email, hard copy or fax to one person at another location for that individual's personal use as above, without altering or obscuring any copyright or other identifying information.
4. Make traditional scholarly re-use of material within the bounds of fair use.

## MIT PRESS DIRECT INSTITUTIONAL PURCHASE AGREEMENT

5. Provide via interlibrary loan, for the use of another library's authorized users, by means of paper, fax or digital transmission, a single facsimile image (e.g., a PDF file) of an individual chapter or similar quantity of Purchased Content that is an exact representation of the print pages, or a printout of an electronic file. Such requests shall be fulfilled in accordance with Section 108 of the U.S. Copyright Act or applicable international convention, if any, to which the United States may be a party. Any interlibrary loan in excess of the above, without the explicit written permission of The MIT Press on a case-by-case basis, is not permitted.
6. Place copies of limited excerpts from the Purchased Content – not to exceed, except in unusual circumstances, a single chapter or comparable quantity – in “e-reserves” for the use of students in a particular course on a password-protected basis, provided that any material placed in e-reserves will be deleted at the conclusion of the course to which it relates. Copyright and other identifying information attached to the material concerned may not be altered or obscured when the material is placed in e-reserves. If the posted material does not contain a copyright notice, full bibliographical information should be posted with it.

All other uses are prohibited.

The Purchasing Institution is responsible for taking reasonable measures to prevent access by unauthorized persons to its IP addresses, and is responsible for terminating any unauthorized access of which it has actual notice or knowledge. The Purchasing Institution will not be held responsible for uses of MIT Press Direct that are contrary to the guidelines stated above, provided that such uses are without its express or implied consent, and provided that it promptly notifies MIT Press of any such use of which it becomes aware and takes all reasonable steps to terminate such activity.

If MIT Press has reason to suspect that access to or use of Purchased Content in violation of the terms of this Agreement – for example, but without limitation, unauthorized downloading by machine-mediated processes – has occurred or is occurring, it reserves the right to suspend access by the Purchasing Institution, or the IP Address(es) concerned, until the matter is satisfactorily resolved. The Purchasing Institution agrees to cooperate with MIT Press in any investigation of unauthorized access or use. MIT Press will not bring an action against an Authorized User without first consulting the Purchasing Institution.

### 2. ARCHIVING

Subject to the terms and conditions of this Agreement, the Purchasing Institution shall have perpetual access to the Purchased Content on MIT Press Direct.

All content on MIT Press Direct is available for archiving by means of the LOCKSS system. (See <http://www.lockss.org> for further information.) The Purchasing Institution may perpetually use the LOCKSS system to archive and restore Purchased Content, so long as its use is otherwise consistent with this Agreement.

The MIT Press participates in PORTICO's E-Book Preservation Service for the preservation of book content on the MIT Press Direct platform. (See [www.portico.org](http://www.portico.org) for further information.)

### 3. PURCHASE TERMS

#### A. Invoicing and Payment:

The Purchased Content subject to this Agreement will be identified by the Purchasing Institution in one or more purchase orders, provided the Purchasing Institution makes timely payment of the relevant fee(s). Whenever a

## MIT PRESS DIRECT INSTITUTIONAL PURCHASE AGREEMENT

Purchasing Institution submits a purchase order, access to the Purchased Content concerned will begin and an invoice will be generated for the relevant fee(s). Payment must be received by the MIT Press within 60 days of receipt of invoice, or access to the content identified on that invoice will be disabled. Access to such content will be re-enabled only upon receipt of full payment of any outstanding invoices. No purchase order may impose any terms and conditions on the MIT Press and any terms and conditions stated in any purchase order will not be binding on the MIT Press.

### **B. Ebook Content Delivery**

EBook Collections on MIT Press Direct include both frontlist and backlist books. Some books may be offered for sale in advance of publication, and publication is sometimes subject to delay. Each eBook Collection will be offered with a guaranteed number of ebooks to be delivered for the purchase price, but there are no guarantees that specific book titles will be included in any particular collection. In the event that, within 24 months after the purchase of any collection, the MIT Press delivers fewer titles than were guaranteed at the time of purchase, the Purchasing Institution will be issued a pro rata credit based on the percentage that the number of undelivered titles represents of the guaranteed number of titles.

### **C. Usage Statistics**

The MIT Press will provide the Purchasing Institution with COUNTER-compliant usage data for the Purchased Content, solely for internal use by the Purchasing Institution.

### **D. Multiple Collection Purchases**

Successful execution of the Purchase Agreement provides for the purchase of unlimited collections on the MIT Press Direct platform. If desired, the Agreement may be amended to list the specific Licensed Materials [Purchased Content] acquired by the Purchasing Institution over time.

## **4. DISCLAIMER OF WARRANTIES—LIMITATION OF LIABILITY**

MIT PRESS MAKES NO WARRANTY OR REPRESENTATION, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO MIT PRESS DIRECT OR THE PURCHASED CONTENT, ALL OF WHICH ARE PROVIDED “AS IS”. IN NO EVENT WILL MIT PRESS OR ANY OTHER PARTY WHO HAS BEEN INVOLVED IN THE CREATION, PRODUCTION, OR DELIVERY OF MIT PRESS DIRECT OR ITS CONTENT BE LIABLE FOR SPECIAL, DIRECT, INDIRECT, RELIANCE, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, INCLUDING LOSS OF DATA OR PROFITS OR FOR INABILITY TO USE MIT PRESS DIRECT, TO ANY PERSON EVEN IF THE MIT PRESS OR SUCH OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL THE MIT PRESS’S AND SUCH OTHER PARTIES’ AGGREGATE LIABILITY FOR DAMAGES OR LOSS TO THE PURCHASING INSTITUTION AND ALL AUTHORIZED USERS EXCEED THE LICENSE FEE PAID BY THE PURCHASING INSTITUTION FOR USE OF MIT PRESS DIRECT. The disclaimers and limitations stated here apply not only to the Purchasing Institution as such but to all Authorized Users.

## **5. ADDITIONAL TERMS**

Please direct any questions regarding this Agreement to [jdpcs-licenses@mit.edu](mailto:jdpcs-licenses@mit.edu). Access or order queries should be directed to [mitpressdirect@mit.edu](mailto:mitpressdirect@mit.edu).

This Agreement constitutes the entire agreement between the MIT Press and the Purchasing Institution with respect to its subject matter, and supersedes all prior oral and written and all contemporaneous oral

## MIT PRESS DIRECT INSTITUTIONAL PURCHASE AGREEMENT

negotiations, commitments, and understandings. The various headings in this Agreement are informational only and do not limit the scope or content of the subject matter contained therein. No waiver, amendment, or modification of this Agreement shall be effective unless it is in writing and signed by the parties hereto. No purchase order shall supersede the terms of this Agreement. This Agreement shall be interpreted according to the laws of the Commonwealth of Massachusetts.

The Purchasing Institution may not assign or transfer its rights under this Agreement. Should any provision of this Agreement be held to be invalid or unenforceable, the remaining provisions shall remain in full force and effect to read and to be construed as if the void or unenforceable provisions were originally deleted.

Purchasing Institution: \_\_\_\_\_

Authorized Signature: \_\_\_\_\_

Title of Authorized Signer: \_\_\_\_\_

Date: \_\_\_\_\_

MIT Press Signature: \_\_\_\_\_

Signer's Name: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_

*Return this signed agreement within sixty (60) days to:*

MIT Press Direct Site License  
MIT Press | Journals & Digital Products Customer Service  
1 Rogers St  
Cambridge, MA 02142-1209  
[MIT Press Direct@mit.edu](mailto:MIT Press Direct@mit.edu)