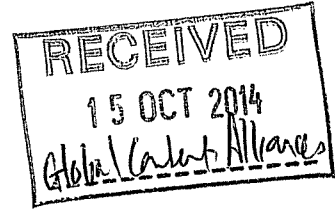


LICENSE AGREEMENT



Effective Date: [Date of Licensor's signature]

Licensor: Amit Deliberative Research
Address: 439 Indira colony, Kotla Chungi Firozabad, 283203

Licensed Materials: See Schedule 1

AGREEMENT between the Licensor and the Licensee, ProQuest LLC, 789 East Eisenhower Parkway, Ann Arbor, Michigan 48108, U.S.A., and its subsidiaries and affiliates ("ProQuest"). For the purposes of this agreement, affiliates includes those companies under common control with ProQuest or its parent company.

I. GRANT OF RIGHTS

A. General License Grant. The Licensor grants to ProQuest the non-exclusive worldwide rights to:

1. Reproduce, transmit and distribute the Licensed Materials, in whole or in part, in any form of electronic media or transmission, whether now in existence or developed in the future, including electronic transmission for searching, analysis, displaying, downloading and printing;
2. Reproduce and distribute, in whole or in part, the Licensed Materials in printed form;
3. Provide its customers with the capability to request translation of selected portions of the Licensed Materials, whether text to speech or via translation into a different language, delivered via ProQuest's products and services; and
4. Extract figures, tables, illustrations and other graphical materials ("objects") and capture full captions and other metadata related to the Licensed Materials for searching, displaying and printing.

B. Sales Agents and Distributors. The rights to reproduce and distribute granted in Section I(A) shall include transmission, distribution and reproduction by agents or distributors authorized by ProQuest (1) as sales representatives of ProQuest products, (2) to license or sell ProQuest's products through such party's proprietary products and services ("Product Partners"); and (3) to include the Licensed Materials as part of such party's proprietary products and services separate from any of ProQuest's products ("Content Partners").

C. Licensor's Reservation of Rights. Licensor retains all rights not otherwise granted under this Agreement. Nothing in this agreement shall be construed as preventing the Licensor from its own sale or licensing of copies of the Licensed Materials, in any form.

D. Production/Master Copies. For the purpose of production and archiving, ProQuest shall have the right to electronically scan and/or store the electronic images and text of the Licensed Materials (referred to collectively as "Master Copies"). ProQuest shall own the Master Copies produced under this agreement, however the right to reproduce, transmit or distribute copies of the Licensed Materials from such Master Copies shall be limited to the rights outlined in this Agreement.

E. ProQuest's Reservation of Fair Use and Intellectual Property Rights. ProQuest reserves the right in perpetuity to prepare bibliographic citations, abstracts, and indices, and capture objects and related references from selected portions of the Licensed Materials and to use its Master Copies to enhance discoverability of the Licensed Materials. ProQuest reserves all intellectual property rights in its products and services, including without limitation the copyright or database right existing in the selection, coordination and arrangement of bibliographic citations, abstracts, indices, objects and references contained therein.

II. ROYALTY

A. Royalty. In consideration of the licensed rights granted in Subsections I(A)(1)-(2), ProQuest will pay to the Licensor a royalty of 1) 15% of the net revenues from distribution or transmitting the Licensed Materials in electronic form, and 2) 10% of the net revenues from sales of print copies.

B. Net Revenue. Net revenue shall mean all revenues earned by ProQuest net of credits and attributable to the sale or licensing of the Licensed Materials.

C. Adjustment based on Open Content. In the event that the Licensor makes or permits another to make any portion of the Licensed Materials available to end users via an Open Access or other distribution model which makes content available to an end user where that user pays no fee or only a nominal fee ("Open Content"), the royalty obligations set forth herein shall thenceforth not apply to that portion of the Licensed Materials converted to Open Content. If Open Content constitutes more than 25% of the total articles within a particular title included in the Licensed Materials that title shall be deemed to be Open



Content for the purposes of this Agreement. Within a reasonable time after discovery of Open Content within the Licensed Materials, ProQuest shall notify Licensor in writing of any adjustments to the royalties payable to Licensor as provided under Section II of this Agreement.

- D. Payments and Reporting. A statement of sales and the royalty payment will be made by ProQuest by the last day of March of each year for the preceding calendar year. All royalties, sales statements, and other communications shall be mailed or personally delivered to the respective addresses set forth above unless otherwise instructed in writing.

III. DELIVERY OF THE LICENSED MATERIALS, FAIR TREATMENT

- A. Delivery of Licensed Materials. Within thirty (30) days of the effective date of this Agreement, the Licensor agrees to begin providing ProQuest with complimentary copies of each current issue or edition of the Licensed Materials at the time they are published or first become available. One copy of each back issue will be furnished upon ProQuest's request at no cost to ProQuest, but only if available. If and when Licensor has suitable electronic versions of the Licensed Materials available, the Licensor may fulfill its complimentary copies by providing issues or editions of the Licensed Materials in machine-readable form via electronic transmission or magnetic or optical media, subject to the protocols and procedures to be mutually agreed upon by the parties. Licensor will notify ProQuest in writing at least ninety (90) days in advance of any modification to its protocols. The costs associated with such transmission will be borne by Licensor. Updates to the Licensed Materials will be provided as soon as they become available and the Licensor will use its best efforts to provide the updates at the time of publication.
- B. Fair Treatment. If a license regarding the Licensed Materials currently exists or is later granted to any third party either directly or indirectly, which contains more favorable terms with respect to the license models under which ProQuest may distribute the Licensed Materials, the amount of information made available by Licensor to ProQuest, embargo periods or the frequency or timeliness that Licensor provides information then Licensor agrees to promptly extend such terms to ProQuest.

IV. TERM AND TERMINATION

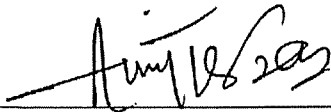
- A. Term and Termination. The initial term of this agreement shall be for five (5) years from the Effective Date and will automatically renew for successive three-year periods unless either party notifies the other of termination in writing at least one hundred eighty (180) days prior to the expiration date.
- B. Rights After Termination. Following termination or expiration of this agreement, ProQuest shall be allowed to complete the scanning of any volume year or edition that is in process and ProQuest shall have the right to license or to sell backfile material from its Master Copies, including the right to fulfill its obligation to customers who have purchased perpetual licenses to products containing the Licensed Materials. Backfile material means volume years or editions of the Licensed Materials for which ProQuest was granted rights during the term of this agreement. Royalty obligations shall remain in force as long as licenses are fulfilled by ProQuest.

V. OTHER MATTERS

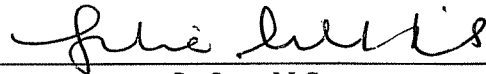
- A. Warranty and Indemnification. The Licensor represents and warrants that it has all the rights necessary to enter into and perform this agreement and that the exercise of the rights granted in Section I as contemplated hereunder will not 1) libel any third party or contain obscene material, 2) violate the copyright, trademark, trade secret or patent rights of any third party, or 3) violate the right of privacy, or publicity, or other right of any third party. The Licensor agrees to indemnify and hold ProQuest harmless against any loss, damage, claim, liability, settlement cost or expense (including attorneys' fees) incurred by ProQuest and arising out of or in connection with any breach or alleged breach of the Licensor's representations and warranties (an "indemnified claim").
- B. Assignment. This agreement may not be assigned by either party without the prior written consent of the other, except to a purchaser or assignee of all or substantially all of the assets which are required for performance of this agreement. Notwithstanding the above, Licensor shall be responsible to its assignee or the purchaser of its rights in the Licensed Materials for any royalties remitted to Licensor until such time as Licensor has provided ProQuest with notification of assignment, sale, or other such transfer of rights.
- C. Governance. This agreement, and the performance under it, shall be deemed made in and construed in accordance with the laws of the State of Michigan without application of its conflict of laws provisions.

- D. Force Majeure. Neither the Licensor nor ProQuest shall be considered in default or liable under this agreement in cases of delays due to wars, civil riots, epidemics, acts of God, fires, strikes, government restriction or other circumstances beyond its control.
- E. Confidentiality. The parties shall keep the specific terms of this agreement and the content of the business discussion between the parties confidential, including information which is or should be reasonably understood to be confidential or proprietary to the discloser of the information. Notwithstanding this provision, either party may disclose relevant portions of this Agreement (1) to its parent or subsidiary companies; (2) for due diligence purposes related to a prospective sale or purchase of the party's business or assets; or (3) as otherwise required by a court or regulatory agency. This confidentiality provision shall survive the termination of this agreement.

This document constitutes the entire understanding of both parties with respect to the Licensed Materials, except that it shall not affect previous permissions for individual components of the Licensed Materials nor shall it affect any backfile rights preserved under any current or prior agreements. Failure of either party to enforce any provision of this agreement shall not be construed as a waiver of such provision or of the right to enforce such provision. No waiver, amendment, or other modification shall be valid or binding unless in writing and signed by both parties.



Licensor Signature



ProQuest LLC

Julie Carroll-Davis
Vice President, Global Content Alliances

Name & title

Licensor name & title (printed)

Dr. Amit Jain, Amit Deliberative Research

03/10/2014

Date 14.09.2014

Date

Schedule 1

Licensed Materials

Issue/Edition Coverage. The rights granted herein shall cover all issues of the Licensed Materials from the first in all formats, iterations, and editions, whether now in existence or created in the future unless otherwise specified on this Schedule 1.

Complete Content Set. The Licensed Materials as listed herein include all content distributed via websites associated with the titles comprising the Licensed Materials even where such content is in addition or supplementary to the content included in the print, e-book or e-journal edition. Any additional online only content shall be made available to ProQuest regardless of the form or format in which it is provided to the Licensor's readership.

Addition of Titles. Licensor agrees to automatically add any newly launched titles as well as any newly acquired titles to the Licensed Materials.

PQ tracking #

123460

Title
Publication Title or Named Content Set
Deliberative Research Journal

E.D.-1.19 _27April2011

1100
1101
1102
1103
1104
1105
1106
1107
1108
1109
1110
1111
1112
1113
1114
1115
1116
1117
1118
1119
1120
1121
1122
1123
1124
1125
1126
1127
1128
1129
1130
1131
1132
1133
1134
1135
1136
1137
1138
1139
1140
1141
1142
1143
1144
1145
1146
1147
1148
1149
1150
1151
1152
1153
1154
1155
1156
1157
1158
1159
1160
1161
1162
1163
1164
1165
1166
1167
1168
1169
1170
1171
1172
1173
1174
1175
1176
1177
1178
1179
1180
1181
1182
1183
1184
1185
1186
1187
1188
1189
1190
1191
1192
1193
1194
1195
1196
1197
1198
1199
1200



Ursell, Rebecca

From: amit_0190@rediffmail.com on behalf of amit <amit_0190@rediffmail.com>
Sent: 10 October 2014 04:05
To: Ursell, Rebecca
Subject: Re: DR.AMIT JAIN

Respected Sir,

We have same thinking. Thank you very much, we are waiting for your next step & we also want long partnership with you.

Regards

DR. Amit Jain
Mob. +91 09837208441
www.amitdeliberativeresearch.com
www.indiaagainstrape.com

On Tue, 07 Oct 2014 09:15:56 +0530 Rebecca Ursell wrote