

JSTOR DATABASE LICENSE AGREEMENT

THIS AGREEMENT is made in 2019

BETWEEN: **Ithaka Harbors, Inc. d/b/a JSTOR**, whose registered office is at 101 Greenwich St., 18th Fl., New York, NY 10006 USA ("Publisher"),

AND **Russian National Public Library for Science and Technology**, a body incorporated under the law of Russian Federation and whose principle place of business is 3rd Khoroshevskaya str. 17, Moscow, 123298 Russian Federation ("Licensee"),

RECITALS

WHEREAS the Publisher is authorized to grant the rights under this Licence;

AND WHEREAS Licensee is the sole executor of the State Assignment of the Ministry of Education and Science of RF (Funder) aiming at funding subscription of the Russian Institutions to JSTOR Database and a legal representative of Authorized Institutions

AND WHEREAS the parties are desirous of reaching agreement to make access to JSTOR Database available to authorised users of authorised institutions.

IT IS AGREED AS FOLLOWS

1. DEFINITIONS

1.1 In this Agreement, the following terms shall have the following meanings:

"Acceptance of Sub-Licence Form" means the form as attached to the Sub-Licence Agreement.

"Authorised Institution" means an Institution that has completed the Acceptance of Sub-Licence Form attached to the Sub-Licence Agreement, for as long as such agreement remains in effect.

"Authorised Users" means a current member of staff of the Licensee; individuals who are authorised by an Authorised Institution to access the Authorised Institution's information services whether from a computer or terminal on the Authorised Institution's Secure Network, or off site via a modem link to a valid IP address on the Authorised Institution's Secure Network and who are affiliated to the Authorised Institution as a current student, faculty member or employee of the Authorised Institution or a visiting researcher of the Authorised Institution; or an individual holding a valid library membership card and pin number issued by the Authorised Institution. Persons who are not a current student, faculty member or an employee of the Authorised Institution, but who are permitted to access the Secure Network from computer terminals or otherwise within the physical premises of the Authorised Institution. ["Walk-In Users"] are also deemed to be Authorised Users, only for the time they are within the physical premises of the Authorised Institution. Walk-In Users may not be given means to access JSTOR Database when they are not within the physical premises of the Authorised Institution. For the avoidance of doubt, Walk-In Users may be given access to JSTOR Database by any

wireless Secure Network. Walk-In Users are not allowed off-site access to JSTOR Database.

| | |
|-------------------------|--|
| "Commercial Use" | means use of JSTOR Database for the purpose of monetary reward (whether by or for the Licensee or an Authorised User) by means of the sale, resale, loan, transfer, hire or other form of exploitation of JSTOR Database. For the avoidance of doubt, neither the recovery of direct cost by the Licensee from Authorised Users, nor use by the Licensee or Authorised Users of JSTOR Database in the course of research funded by a commercial organisation is deemed to constitute Commercial Use. |
| "Educational Purposes" | means for the purpose of education, teaching, non-commercial distance learning, private study and/or research. |
| "Fee" | means the fee set out in Schedule 1 hereto or in new Schedules to this Agreement which can be agreed by the parties from time to time. The fee shall be in line with any offer negotiated and agreed between the parties. |
| "Institution" | means an educational or research institution or any other institution located in Russia, for which the Licensee may provide support and/or services by law or under contract from time to time. |
| "JSTOR Database" | means the materials listed in Schedule 2 or in new Schedules to this Licence that may be agreed by the parties from time to time. |
| "Metadata" | means the textual information that describes the creation, content, or context of a part of JSTOR Database (e.g. date of creation, subject matter, location of digital file, ownership). Metadata refers to the metadata which may be supplied by the Publisher to the Licensee and Institution under the terms of a separate agreement or rider between the parties. |
| "Library Premises" | means the physical premises of the library or libraries operated by an Authorised Institution. |
| "Secure Network" | means a network (whether a stand alone network or a virtual network within the Internet) which is only accessible to Authorised Users whose identities are authenticated by the Authorised Institution at the time of log-in and periodically thereafter consistent with current best practice and whose conduct is subject to regulation by the Authorised Institution. A cache server or other server or network which can be accessed by unauthorised users is not a Secure Network for these purposes. |
| "Sub-Licence Agreement" | means such sub-licence as may from time to time be granted by the Licensee to Institutions for accessing JSTOR Database in the form as set out in Schedule 4. |

- 1.2 Headings contained in this Agreement are for reference purposes only and shall not be deemed to be an indication of the meaning of the clause to which they relate.
- 1.3 Where the context so implies, words importing the singular number shall include the plural and vice versa and words importing the masculine shall include the feminine and vice versa.

2. AGREEMENT

- 2.1 The Publisher agrees to provide access to and allow the use of JSTOR Database under the terms as set out in Schedule 4 and the Licensee agrees to pay the Fee to the Publisher in accordance with the provisions of Schedule 1.
- 2.2 The Licensee agrees:
 - 2.2.1 to process the payment of the Fee to be paid to Publisher in accordance with the provisions of Schedule 1 and in consideration of the Fee allocated by the Licensee from the budget of State Assignment and
 - 2.2.2 to sub-license access to JSTOR Database to Institutions under the terms of this Agreement in consideration of the Fee to be paid to the Publisher in accordance with the provisions of Schedule 1.

3. GRANT OF LICENCE

- 3.1 The Publisher hereby grants to Licensee a non-exclusive licence to access and use JSTOR Database, in accordance with the terms of Sub-Licence Agreement as attached hereto in Schedule 4 and the right to the Licensee to grant to any Authorized Institution which has signed the Acceptance of Sub-Licence Form a sub-licence to access JSTOR Database in accordance with the Sub-Licence Agreement as attached hereto in Schedule 4.
- 3.2 The Licensee agrees to only grant licences to access and use JSTOR Database to Authorised Institutions in accordance with the Sub-Licence Agreement as attached hereto in Schedule 4.
- 3.3 The Sub-Licence Agreement will allow access JSTOR Database by Authorised Users throughout the term of such Agreement by means of a Secure Network and for Educational Purposes only.

4. RESPONSIBILITIES OF THE PUBLISHER

- 4.1 The Publisher shall:
 - 4.1.1 provide access and allow use of JSTOR Database in accordance with the provisions as laid down in the Sub-Licence Agreement as attached hereto in Schedule 4;
 - 4.1.2 make JSTOR Database available to the Authorised Institutions either from the JSTOR server or the server of a third party in the format and time schedule specified in Schedule 2;
 - 4.1.3 provide for customer support services to Authorised Institutions and to their Authorised Users via e-mail or phone, including answering e-mail inquiries relating to the use, functionality and content of JSTOR Database;
 - 4.1.4 provide electronic product documentation free of charge. The Publisher allows copies of all documentation to be made provided it is either duplicated in full and a proper ownership acknowledgement is included;
 - 4.1.5 make available to the Licensee COUNTER-compliant usage statistics on at least a quarterly basis;
 - 4.1.6 to inform the Licensee from time to time of the dark archives that the Publisher uses for archiving JSTOR Database in the event of a force majeure or if the Publisher ceases to exist;
 - 4.1.7 use all reasonable efforts to meet the Open URL Standard (www.niso.org) to ensure that Authorised Users can discover JSTOR Database;

- 4.1.8 use all reasonable efforts to meet the W3C standards (www.W3.org) to ensure that JSTOR Database is accessible to all Authorised Users;
- 4.1.9 provide link-resolver vendors and other library systems suppliers quarterly with full details of JSTOR Database in accordance with the most current KBART standard, as available through the publisher, and also the algorithm or syntax for constructing an article-level link from an article's metadata within JSTOR Database; and
- 4.1.10 provide the Licensee and Authorized Institutions with full details of JSTOR Database in accordance with the most current KBART standard including but not limited to:
 - Title
 - Print Identifier (P-ISSN, P-ISBN)
 - Online Identifier (E-ISSN, E-ISBN)
 - Coverage Begin (MM-DD-YYYY)
 - Coverage End (MM-DD-YYYY)
 - Embargo (months)
 - Access Type (Free - Paid)

5. RESPONSIBILITIES OF THE LICENSEE

- 5.1 The Licensee shall:
 - 5.1.1 use all reasonable efforts to ensure that the Authorised Institutions comply with the terms of the Sub-Licence Agreement. The Licensee will immediately on becoming aware of any unauthorised use or other breach notify the Publisher and take all reasonable steps to ensure that such activity ceases and to prevent any recurrence. In the event of unauthorised use, (a) Publisher may suspend or terminate, or, where practicable, request that Licensee suspend or terminate, such Authorised Institution's or Authorised User's access; (b) Publisher may suspend or terminate the access of the Internet Protocol ("IP") address(es) or other authorization and authentication mechanisms from which such unauthorized use occurred; and/or (c) Publisher may request Licensee and/or Authorised Institution consider the imposition of further reasonable restrictions on access to, and downloading and printing from, JSTOR platform. Publisher shall make reasonable efforts to contact Licensee prior to any suspension or termination of access and to restore access promptly following successful resolution of the matter;
 - 5.1.2 promote and publicise the availability of JSTOR Database to the Institutions;
 - 5.1.3 require from those Institutions that wish to enter into a Sub-Licence Agreement to return to the Licensee or to a subscription agent appointed by the Licensee the Acceptance of Sub-Licence Form, duly completed and signed by the Institution;
 - 5.1.4 promptly pass the details of such Institution to the Publisher and provide a copy of such signed agreement to the Publisher;
 - 5.1.5 require the Authorised Institutions to provide lists of IP addresses to the Publisher and update those lists on a regular basis the frequency of which will be agreed by the parties from time to time.

6. USAGE DATA

- 6.1 The Publisher will provide usage data that conforms to the COUNTER Code of Practice. The Publisher shall collect and distribute to Licensee data on database usage by the aggregate Authorized Users of an Authorized Institution and Licensee represents and warrants it is authorized by the Authorized Institutions to receive such data. The parties agree that any usage data provided under this agreement shall be compiled and handled in a manner consistent with JSTOR Privacy Policy, available at <https://about.jstor.org/privacy/>.

7. SECURITY

- 7.1 Access to JSTOR Database by Authorised Institutions and the Licensee is only permitted by means of a Secure Network and will be controlled through the use of IP addresses and/or passwords or by such other means as may be agreed by the parties from time to time.

8. PAYMENT

- 8.1 The Publisher will invoice the Licensee for the Fee payable and due at the address set out below:

Russian National Public Library for Science and Technology,
3rd Khoroshevskaya str. 17, Moscow, 123298 Russia
Attn. Yakov Shrayberg, Director General

- 8.2 The terms of payment to the Publisher are set out in Schedule 1 hereto.

9. TERM AND TERMINATION

- 9.1 The term of this Agreement will be applicable to the relations between the parties arising from January 1st, 2019, will commence at the date of signature and will remain in full force and effect until December 31, 2019 unless terminated earlier as provided for in this Clause 9.

- 9.2 Any party may terminate this Agreement at any time on the material or persistent breach by the other of any obligation on its part under this Agreement by serving a written notice on the other identifying the nature of the breach. The termination will become effective thirty days after receipt of the written notice unless during the relevant period of thirty (30) days the defaulting party remedies the breach forthwith by written notice to the other party.

- 9.3 Upon termination of this Agreement by the Publisher due to a material or persistent breach by the Licensee, the Publisher shall cease to authorise all on-line access to JSTOR Database by Authorised Institutions and Authorised Users. All rights under this Agreement and the Sub-Licence Agreement will be automatically terminated, except for such rights of action as will have accrued prior to such termination and any obligation which expressly or impliedly continue in force after such termination.

- 9.4 Upon termination of this Agreement by the Licensee due to a material or persistent breach by the Publisher, the Publisher will reimburse the Licensee a pro rata proportion of any prepaid Fee for the unexpired period of this Agreement.

- 9.5 Upon termination of this Agreement, the Publisher will provide the Authorised Institutions and their Authorised Users with any access to which it may be entitled under the Sub-Licence Agreement. Continuing archival access is subject to the terms and conditions of use of this Licence.

- 9.6 Upon expiry of this Agreement, permitted downloaded copies of excerpts of items in JSTOR Database made by the Licensee, Authorised Institution or Authorised Users may be retained. Such copies may be used after termination of this Licence subject to the terms of the Sub-Licence of this Agreement, which terms shall survive any termination of this Agreement.

10. ACKNOWLEDGEMENT AND PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

- 10.1 Except as provided for in Clauses 10.2 and 10.3, the Licensee acknowledges that all copyrights, patent rights, trademarks, database rights, trade secrets and other intellectual property rights relating to JSTOR Database, and the content and Metadata contained therein, are the property of the Publisher or duly licensed to the Publisher and that this Agreement does not assign or transfer to the Licensee any right, title or interest therein except for the right to use JSTOR Database in accordance with the terms and conditions of this Agreement.

- 10.2 Content items in JSTOR Database which are labelled "Open Access" may be subject to different terms of use, such as a Creative Commons license, as indicated in the copyright statement for the content. If an Open Access Content item has different terms posted where the content appears, those terms shall have precedence over the permitted and prohibited uses in

the Sub-License Agreement.

11. REPRESENTATION, WARRANTIES AND INDEMNIFICATION

- 11.1 The Publisher warrants to the Licensee that it is entitled to grant the licence in this Agreement and that to the best of its knowledge the use of JSTOR Database as contemplated in this Agreement and the Sub-License Agreement will not infringe any copyright or other proprietary or intellectual property rights of any natural or legal person.
- 11.2 The Publisher reserves the right to change the content, presentation, user facilities or availability of parts of JSTOR Database and to make changes in any software used to make JSTOR Database available at their sole discretion. The Publisher will notify the Authorised Institutions of any substantial change to JSTOR Database.
- 11.3 While the Publisher has no reason to believe that there are any inaccuracies or defects in the information contained in JSTOR Database , the Publisher makes no representation and gives no warranty express or implied with regard to the information contained in or any part of JSTOR Database including (without limitation) the fitness of such information or part for any purposes whatsoever and the Publisher accepts no liability for loss suffered or incurred by the Authorised Institutions or Authorised Users as a result of their reliance on JSTOR Database .
- 11.4 In no circumstances will the Publisher be liable to the Licensee for any loss resulting from a cause over which the Publisher does not have direct control, including but not limited to failure of electronic or mechanical equipment or communication lines, telephone or other interconnect problems, unauthorised access, theft, or operator errors.
- 11.5 The Licensee agree to notify the Publisher immediately and provide full particulars in the event that it becomes aware of any actual or threatened claims by any third party in connection with any works contained in JSTOR Database. It is expressly agreed that upon such notification, or if the Publisher becomes aware of such a claim from other sources, the Publisher may remove such work(s) from JSTOR Database. Failure to report knowledge of any actual or threatened claim by any third party shall be deemed a material breach of this Agreement.
- 11.6 Nothing in this Agreement shall make the Licensee liable for breach of the terms of this Agreement by any Authorised Institution or Authorised User provided that the Licensee did not cause, knowingly assist or condone the continuation of such breach after becoming aware of an actual breach having occurred.
- 11.7 The Licensee shall have Authorised Institutions undertake to the Publisher that the Institution's computer system through which JSTOR Database will be used is configured, and procedures are in place, to prohibit access to JSTOR Database by any person other than an Authorised User, that it shall inform the Authorised Users about the conditions of use of JSTOR Database, and that during the term of this Agreement, Authorised Institutions will continue to make best efforts to bar non-permitted access and to convey appropriate use information to its Authorised Users.

12. FORCE MAJEURE

- 12.1 Either party's failure to perform any term or condition of this Agreement as result of circumstances beyond the control of the relevant party (including without limitation, war, strikes, flood, governmental restrictions, and power, telecommunications or Internet failures or damages to or destruction of any network facilities) ["Force Majeure"] shall not be deemed to be, or to give rise to, a breach of this Agreement.
- 12.2 If either party to this Agreement is prevented or delayed in the performance of any of its obligations under this Agreement by Force Majeure and if such party gives written notice thereof to the other party specifying the matters constituting Force Majeure together with such evidence as it reasonably can give and specifying the period for which it is estimated that such prevention or delay will continue, then the party in question shall be excused the performance or the punctual performance as the case may be as from the date of such notice for so long as such cause of prevention or delay shall continue.

13. ASSIGNMENT

- 13.1 Save as permitted under this Agreement, neither this Agreement nor any of the rights under it may be assigned by either party without obtaining the prior written consent of the other party. All the terms of this Agreement will be binding upon any permitted successor to any party.

14. GOVERNING LAW AND DISPUTE RESOLUTION

- 14.1 This Agreement shall be governed by and construed in accordance with United States law and the parties irrevocably agree that any dispute arising out of or in connection with this Agreement will be subject to and within the jurisdiction of the United States courts.
- 14.2 Where the parties agree that a dispute arising out or in connection with this Agreement would best be resolved by the decision of an expert, they will agree upon the nature of the expert required and together appoint a suitable expert by agreement. In default of agreement upon whom to appoint as a suitable expert, such expert shall upon request of either party be appointed by the United States.
- 14.3 Any person to whom a reference is made under Clause 14.2 shall act as an expert and not as an arbitrator and his decision (which shall be given by him in writing and shall state the reasons for his decision) shall be final and binding on the parties except in the case of manifest error or fraud.
- 14.4 Each party shall provide the expert with such information and documentation as he may reasonably require for the purposes of his decision.
- 14.5 The costs of the expert shall be borne by the parties in such proportions as the expert may determine to be fair and reasonable in all circumstances or, if no determination is made by the expert, by the parties in equal proportions.

15. NOTICES

- 15.1 All notices required to be given under this Agreement shall be given in writing in English and sent by electronic mail, fax or first class registered or recorded delivery to the relevant addressee at its address set out below, or to such other address as may be notified by either party to the other from time to time under this Agreement, and all such notices shall be deemed to have been received (a) 24 hours after successful transmission in the case of electronic mail or fax; (b) fourteen (14) days after the date of posting in the case of first class registered or recorded delivery:

if to the Licensee: Russian National Public Library for Science and Technology,
3rd Khoroshevskaya str. 17, Moscow, 123298 Russia
Tatyana Lyasnikova,
Tel. +7-495- 6989330
Email: tv1@gpntb.ru

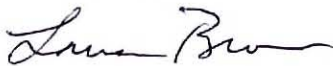
if to the Publisher: JSTOR, 101 Greenwich, 18th Fl.
New York, NY 10006 USA
Nancy Kopans, Legal
E-mail: Nancy.Kopans@ithaka.org

16. GENERAL

- 16.1 This Agreement and its Schedules constitute the entire agreement between the parties relating to JSTOR Database and supersede all prior communications, understandings and agreements (whether written or oral) relating to its subject matter and may not be amended or modified except by agreement of both parties in writing.
- 16.2 The Schedules shall have the same force and effect as if expressly set in the body of this Agreement and any reference to this Agreement shall include the Schedules.
- 16.3 No provision in this Agreement is intended to be enforceable by a person who is not a party to this Agreement
- 16.4 The invalidity or unenforceability of any provision of this Agreement shall not affect the continuation in force of the remainder of this Agreement.
- 16.5 The rights of the parties arising under this Agreement shall not be waived except in writing. Any waiver of any of a party's rights under this Agreement or of any breach of this Agreement by the other party shall not be construed as a waiver of any other rights or of any other or further breach. Failure by either party to exercise or enforce any rights conferred upon it by this Agreement shall not be deemed to be a waiver of any such rights or operate so as to bar the exercise or enforcement thereof at any subsequent time or times.

IN WITNESS the hands of the above parties on the date first above written:

SIGNED by:



/ Laura Brown/

Executive Vice President, JSTOR Managing Director
for and on behalf of **Publisher**

SIGNED by:



/Iakov Shrayberg/

Director General

for and on behalf of **Licensee**

01.10.2019

SCHEDULE 1: FEE

1. For the period **from January 1, 2017 till December 31, 2019** the Publisher shall provide access to JSTOR Database subject to the Schedule 2 of the Agreement for Russian noncommercial Institutions subject to Schedule 3 of the Agreement. Cost of the License for this period

2. Access is to be set as follows:
 - Licensee provides Publisher with a list of Authorized Institutions in Schedule 3 hereto with the info on IP numbers;
 - Publisher provides access to JSTOR Database for the Authorized Institutions;
 - Licensee pays to the Publisher the Fee of the access to JSTOR Database during the term of the Agreement;

3. Once during the term of the Agreement a few Authorized Institutions can be changed for the new ones in the List of Authorized Institutions set force in Schedule 3 free of charge as long as the total number of Authorized Institutions does not exceed thirty-eight (38).

4. Access to new Authorized Institutions is to be set as follows:
 - Licensee provides Publisher with a list of excluded and new Authorized Institutions with the contact info, and the IP numbers of new Authorized Institutions
 - Publisher cuts access to the JSTOR Database for the excluded Authorized Institutions and opens access to the JSTOR for the new Authorized Institutions

5. Licensee can collect Fee from Authorized Institutions, Ministries and other funds.

6. Licensee shall pay the bank costs in Russia and the costs abroad shall be paid by the Publisher.

- The parties establish the following terms of payment: Payment of the Fee will be made within 60 days of receipt of an invoice from the Publisher.

7. Bank details of Publisher:

Bank of America
One Bryant Park, New York, NY 10036
Deposit ABA #: 026009593
(for ACH use # 021000322)
SWIFT Code: BOFAUS3N
Account #: 483043639929

8. Bank details of Licensee:

UFK for Moscow (Federal Treasury Department for the city of Moscow)
(Russian National Public Library for Science and Technology)
Acc. 21736X58620,
The Main Brach of the Bank of Russia for the Central Federal District
Beneficiary account: 40501810845252000079

SCHEDULE 2: JSTOR Database

JSTOR Database includes the following collections:

| Collection Name | Collection Stats | Core Disciplines | Link to Title List |
|--------------------------------|--|---|---|
| Arts & Sciences I | 115 Head Titles 1,040,144 Articles 7,417,154 Pages | Economics History Political Science Sociology | http://about.jstor.org/content/arts-sciences-i#tab-title-list |
| Arts & Sciences VII | 185 Head Titles 755,791 Articles 5,300,712 Pages | All arts, humanities, and social sciences | http://about.jstor.org/content/arts-sciences-viii#tab-title-list |
| Arts & Sciences IX | 181 Head Titles 417,107 Articles 3,544,553 Pages | Business Economics Archaeology Anthropology Social and Political Sciences Interdisciplinary Cultural Studies | http://about.jstor.org/content/arts-sciences-ix#tab-title-list |
| Arts & Sciences X | 127 Head Titles 443,874 Articles 3,188,710 Pages | Business Sociology Economics Education Finance History of Science Technology & Medicine Public Policy & Administration | http://about.jstor.org/content/arts-sciences-x#tab-title-list |
| Arts & Sciences XII | 132 Head Titles 529,173 Articles 2,843,631 Pages | Law Political Science Education Sociology Criminology Social Work Psychology Asian Studies | http://about.jstor.org/content/arts-sciences-xii#tab-title-list |
| Public Library I | 9,524,979 Articles 64,947,503 Pages | History Language & Literature Religion Art & Art History Education Law Political Sciences | https://www.jstor.org/titl e lists/journals/pli-backfile- collection?fileFormat=xls &filter=head_titles |
| Public Library II | 2,629,703 Articles 13,501,608 Pages | Includes all archival Life Sciences content on JSTOR | https://www.jstor.org/titl e lists/journals/plii-backfile- collection?fileFormat=xls &filter=head_titles |
| Public Library III | | Includes all primary source collections on JSTOR: Global Plants, Struggles for Freedom in Southern Africa, African Cultural Heritage Sites and Landscapes, and 19th Century British Pamphlets. | |

SCHEDULE 3: AUTHORIZED INSTITUTIONS

1. For the period from January 1, 2019 till December 31, 2019 the access is to be granted to following institutions:

| <i>No.№</i> | <i>Name of Institution</i> | <i>Access period</i> |
|-------------|---|-----------------------|
| 1. | Immanuel Kant Baltic Federal University | 01.09.2019-31.12.2019 |
| 2. | Russian Academy of Sciences Library | 01.01.2019-31.12.2019 |
| 3. | State historical public library of Russia | 01.09.2019-31.12.2019 |
| 4. | Russian National Public Library for Science and Technology | 01.01.2019-31.12.2019 |
| 5. | State Public Technological Library of the Siberian Branch, Russian Academy of Sciences | 01.01.2019-31.12.2019 |
| 6. | State Academic University for the Humanities | 01.01.2019-31.12.2019 |
| 7. | State Institute for Art Studies | 01.01.2019-31.08.2019 |
| 8. | State Research Institute for Restoration | 01.01.2019-31.08.2019 |
| 9. | Far Eastern Federal University | 01.09.2019-31.12.2019 |
| 10. | Bunin Yelets State University | 01.01.2019-31.08.2019 |
| 11. | Institute of Archaeology and Ethnography of the Siberian Branch of the Russian Academy of Sciences | 01.01.2019-31.12.2019 |
| 12. | Institute of Archaeology Russian Academy of Sciences | 01.01.2019-31.12.2019 |
| 13. | Institute of World History | 01.01.2019-31.12.2019 |
| 14. | Institute Humanities Research & Indigenous Studies North | 01.01.2019-31.08.2019 |
| 15. | Institute of Far Eastern Studies Russian Academy of Sciences | 01.01.2019-31.12.2019 |
| 16. | Institute of Europe Russian Academy of Sciences | 01.01.2019-31.08.2019 |
| 17. | Institute of History and Archaeology of the Ural Branch of the RAS | 01.01.2019-31.08.2019 |
| 18. | Institute for the History of Material Culture of the Russian Academy of Sciences | 01.01.2019-31.08.2019 |
| 19. | Institute of history, archaeology and ethnography of the peoples of the Far-East, Far- Eastern Branch of RAS | 01.01.2019-31.12.2019 |
| 20. | Institute for Linguistic Studies Russian Academy of Sciences | 01.01.2019-31.12.2019 |
| 21. | Gorky Literature Institute | 01.01.2019-31.08.2019 |
| 22. | Institute for Mongolian, Buddhist and Tibetan Studies of the SB RAS | 01.01.2019-31.12.2019 |
| 23. | Institute of Russian History of the Russian Academy of Sciences | 01.01.2019-31.08.2019 |
| 24. | Institute for the U.S. and Canadian Studies of the Russian Academy of Sciences | 01.01.2019-31.12.2019 |

| | | |
|-----|---|-----------------------|
| 25. | Institute of Philology of the SB RAS | 01.01.2019-31.12.2019 |
| 26. | Institute of Art Education and Cultural Studies of the Russian Academy of Education | 01.01.2019-31.08.2019 |
| 27. | Institute of Linguistics of the Russian Academy of Sciences | 01.01.2019-31.08.2019 |
| 28. | Irkutsk National Research Technical University | 01.09.2019-31.12.2019 |
| 29. | Kazan Federal University | 01.09.2019-31.12.2019 |
| 30. | Kazan National Research Technological University | 01.09.2019-31.12.2019 |
| 31. | Krasnoyarsk State Institute of Fine Arts | 01.01.2019-31.08.2019 |
| 32. | Moscow Aviation Institute (National Research University) | 01.09.2019-31.12.2019 |
| 33. | Lomonosov Moscow State University | 01.09.2019-31.12.2019 |
| 34. | Moscow Polytechnic University | 01.01.2019-31.08.2019 |
| 35. | Ogarev Mordovia State University | 01.09.2019-31.12.2019 |
| 36. | Lobachevsky State University of Nizhni Novgorod | 01.09.2019-31.12.2019 |
| 37. | National Research University of Electronic Technology - MIET | 01.09.2019-31.12.2019 |
| 38. | Linguistics University of Nizhny Novgorod | 01.01.2019-31.12.2019 |
| 39. | Novosibirsk state university | 01.09.2019-31.12.2019 |
| 40. | Dostoevsky Omsk State University | 01.01.2019-31.08.2019 |
| 41. | Orel State Institute of Culture | 01.01.2019-31.08.2019 |
| 42. | Orel State University named after I.S. Turgenev | 01.01.2019-31.12.2019 |
| 43. | Russian State Library for Young Adults | 01.01.2019-31.12.2019 |
| 44. | Russian State Art Library | 01.01.2019-31.12.2019 |
| 45. | Russian State Academy of Arts for special needs' students | 01.01.2019-31.08.2019 |
| 46. | Russian institute of theatre arts | 01.01.2019-31.08.2019 |
| 47. | Peoples' Friendship University of Russia (PFUR) | 01.09.2019-31.12.2019 |
| 48. | St. Petersburg State Institute of Culture | 01.01.2019-31.12.2019 |
| 49. | Peter the Great St. Petersburg Polytechnic University | 01.09.2019-31.12.2019 |
| 50. | Saratov State University | 01.09.2019-31.12.2019 |
| 51. | North Caucasus State Institute of Arts | 01.01.2019-31.08.2019 |
| 52. | Siberian Federal University | 01.09.2019-31.12.2019 |
| 53. | Tyumen State University | 01.09.2019-31.12.2019 |
| 54. | Ural Federal University named after the First President of Russia B. N. Yeltsin | 01.09.2019-31.12.2019 |
| 55. | Central Scientific Library of the Far Eastern Branch of the Russian Academy of Sciences | 01.01.2019-31.12.2019 |
| 56. | Central Scientific Library of the Urals Branch of the Russian Academy of Sciences | 01.01.2019-31.12.2019 |

SCHEDULE 4: SUB-LICENCE AGREEMENT

PUBLISHER ONLINE SUB-LICENCE AGREEMENT

Russian National Public Library for Science and Technology, a body incorporated under the law of Russian Federation and whose principle place of business is 3rd Khoroshevskaya str. 17, Moscow, 123298, Russian Federation (LIBRARY)

OFFERS to you, the Institution, the permission to access and use JSTOR Database on the terms and conditions as set out in this Agreement. Upon completing and returning the enclosed Acceptance of Sub-Licence Form, your institution will become a non-exclusive Sub-Licensee of LIBRARY.

Acceptance shall be by delivery of a completed copy of the Acceptance of Sub-Licence Form attached hereto to LIBRARY. Acceptance shall be acceptance of all terms of this Sub-Licence. In the event that no or partial compliance is made as to the manner or form described for acceptance, no sub-licence will be granted and this offer is deemed withdrawn.

RECITALS

WHEREAS Publisher Online and all Intellectual Property Rights therein are owned by or licensed to JSTOR ("PUBLISHER");

AND WHEREAS LIBRARY is permitted to sub-license the access and use of JSTOR Database to the Sub-Licensee in accordance with the terms of this Agreement.

LIBRARY AND THE INSTITUTION AGREE AS FOLLOWS:

1. DEFINITIONS

1.1 In this Sub-Licence, the following expressions shall have the following meanings:

| | |
|----------------------------------|---|
| "Acceptance of Sub-Licence Form" | means the form as attached to this Licence. |
| "Authorised Users" | means an individual who is authorised by the Institution to have access to its information services (whether on-site or off-site) via Secure Authentication and who is: <ul style="list-style-type: none">• a current student of the Institution (including undergraduates and postgraduates) or an alumni of the Institution;• a member of staff of the Institution (whether permanent or temporary including retired members of staff and any teacher who teaches Authorised Users registered in the country where the Institution is located);• a visiting researcher of the Institution; or• a Walk-In User. |

Walk-In Users are persons who are allowed by the Institution to access its information services from computer terminals or otherwise within the physical premises of the Institution. For the avoidance of doubt, Walk-In Users may be given access to JSTOR Database by any wireless Secure Network. Walk-In Users are not allowed off-site access to JSTOR

Database.

| | |
|-------------------------|---|
| "Commercial Use" | means use of JSTOR Database for the purpose of monetary reward (whether by or for the Institution or an Authorised User) by means of the sale, resale, loan, transfer, hire or other form of exploitation of JSTOR Database. For the avoidance of doubt, neither the recovery of direct cost by the Institution from Authorised Users, nor use by the Institution or Authorised Users of JSTOR Database in the course of research funded by a commercial organisation is deemed to constitute Commercial Use. |
| "Educational Purposes" | means use for the purpose of education, teaching, distance learning, private study and/or research. |
| "Fee" | means the fee for the Sub-Licence for access and use of JSTOR Database as set force in Schedule 1 |
| "Institution" | An institution or organization that signs the Acceptance of Sub-Licence Form and that is in membership of the Licensee and that is listed in Schedule 3 of this Agreement |
| "JSTOR Database" | means the materials listed in Schedule 2 or in new Schedules to this Sub-Licence that may be agreed by the parties from time to time. |
| "Metadata" | means the textual information that describes the creation, content, or context of a part of JSTOR Database (e.g. date of creation, subject matter, location of digital file, ownership). Metadata refers to the metadata which may be supplied by the Publisher to the Licensee and Institution under the terms of a separate agreement or rider between the parties. |
| "Secure Authentication" | means access to JSTOR Database by Internet Protocol ("IP") ranges, by a username and password provided by the Institution or by another means of authentication agreed between the Publisher and the Licensee. |
| "Secure Network" | means a network which is only accessible to Authorised Users by Secure Authentication. |

2. LICENCE GRANT

2.1 LIBRARY hereby grants to the Institution a non-exclusive non-transferable licence to access and use JSTOR Database and to allow Authorised Users to access and use JSTOR Database on the terms and conditions as set out in this Sub-Licence via Secure Authentication and for Educational Purposes only.

3. PERMITTED USES

3.1 This Sub-Licence permits the Institution for Educational Purposes only to:

- 3.1.1 provide Authorised Users with integrated access and an integrated journal content, author, title and keyword index to JSTOR Database
- 3.1.2 provide single printed or electronic copies of single content items at the request of individual Authorised Users for personal use; for the avoidance of doubt, this sub-clause shall include the distribution of a copy for teaching purposes as part of classroom instruction;
- 3.1.3 supply to an authorised user of a non-commercial library located in the same country as the Institution (whether by post, fax or secure electronic transmission provided the electronic file is deleted immediately after printing) a single paper copy of an electronic original of an individual document;
- 3.1.4 display, download and print discreet items from JSTOR Database for the purpose of promoting or testing JSTOR Database or for training Authorised Users;
- 3.1.5 make and distribute copies of training material as may be required for the purpose of using JSTOR Database in accordance with this Licence;
- 3.1.6
- 3.1.7 allow Authorised Users for non-Commercial Purposes only to:
 - 3.1.7.1 access JSTOR Database by Secure Authentication in order to search, retrieve, display and view JSTOR Database ;
 - 3.1.7.2 JSTOR ;
 - 3.1.7.3 electronically save downloads of discreet items from JSTOR Database;
 - 3.1.7.4 print out single copies of discreet items from JSTOR Database;
 - 3.1.7.5 translate excerpts of single copies of parts of JSTOR Database and Modifications for personal research purposes;
 - 3.1.7.6 incorporate links to JSTOR Database in electronic course packs to be used in the course of instruction and/or in virtual learning environments hosted on a Secure Network. Authorised Users must specify the title and copyright owner of JSTOR Database used in the course packs;
 - 3.1.7.7 incorporate excerpts from JSTOR Database and Modifications in printed or electronic form in assignments and portfolios, theses and in dissertations (“the Academic Works”), and to make reproductions of the Academic Works for personal use and library deposit solely at the Institution with which the Authorised User is affiliated. Reproductions of the Academic Works can be provided to sponsors of those Academic Works. Authorised Users must specify the title and copyright owner of JSTOR Database used in the Academic Works;
 - 3.1.7.8 publicly display or publicly perform parts of JSTOR Database as part of a presentation at a seminar, conference, or workshop, or other similar event, if such use conforms to the customary and usual practice in the field;

4. RESTRICTIONS

- 4.1 Except where this Sub-Licence states otherwise, the Institution and Authorised Users may not:
 - 4.1.1 use all or any part of JSTOR Database or Metadata for any Commercial Use or for any purpose other than Educational Purposes unless the Publisher has given the Institution or an Authorised User permission in writing to do so;

- 4.1.2 remove, obscure or alter copyright notices, acknowledgements or other means of identification or disclaimers other than Metadata;
 - 4.1.3 alter, or adapt JSTOR Database, except to the extent necessary to make it perceptible on a computer screen, or as otherwise permitted in this Licence. For the avoidance of doubt, no alteration of the words or their order is allowed;
 - 4.1.4 display or distribute any part of JSTOR Database (on any electronic network, including the internet other than by a Secure Network to Authorised Users;
 - 4.1.5 attempt to override, circumvent, or disable any encryption features or software protections employed in the JSTOR Database;
 - 4.1.6 undertake any activity such as the use of computer programs that automatically download or export any content from JSTOR Database, commonly known as web robots, spiders, crawlers, wanderers or accelerators that may interfere with, disrupt or otherwise burden the JSTOR server(s) or any third-party server(s) being used or accessed in connection with JSTOR Database;
 - 4.1.7 make printed or electronic copies of multiple extracts of JSTOR Database for any purpose, beyond those authorised by this Licence;
 - 4.1.8 systematically download or distribute the whole or any part of JSTOR Database, including but not limited to undertaking coordinated or systematic activity between or among two or more individuals and/or entities that, in the aggregate, constitutes downloading and/or distributing a significant portion of the content from JSTOR Database;
 - 4.1.9 systematically print out or download content from JSTOR Database to stock or replace print holdings;
 - 4.1.10 download or print, or attempt to download or print an entire issue of a journal or substantial portions of the entire run of a journal; and
 - 4.1.11 subject to 3.1.7.6 above, reproduce or distribute content from JSTOR Database in bulk, such as the inclusion of such content, including portions of such content, in course packs, electronic reserves, repositories, or organizational intranets.
- 4.2 This Clause shall survive termination of this Sub-Licence for any reason.

5. RESPONSIBILITIES OF THE PUBLISHER

5.1 The Publisher shall:

- 5.1.1 provide access and allow use of JSTOR Database in accordance with the provisions as laid down in this Licence;
- 5.1.2 make JSTOR Database available to the Institution and its Authorised Users either from the JSTOR server or the server of a third party;
- 5.1.3 provide for customer support services to the Institution and to Authorised Users via e-mail or phone, including answering e-mail inquiries relating to the use, functionality and content of JSTOR Database;
- 5.1.4 provide electronic product documentation free of charge. The Publisher allows copies of all documentation to be made provided it is either duplicated in full, or a proper ownership acknowledgement is included;
- 5.1.5 provide the Institution with fully COUNTER-compliant usage statistics;

- 5.1.6 use all reasonable efforts to meet the Open URL Standard (www.niso.org) to ensure that Authorised Users can discover JSTOR Database;
 - 5.1.7 use all reasonable efforts to meet the W3C standards (www.W3.org) to ensure that JSTOR Database is accessible to all Authorised Users;
 - 5.1.8 permit the Institution to make cancellations and substitutions of the content licensed from JSTOR Database annually [only applicable for multi-years agreements].
- 5.2 The Publisher reserves the right at any time to withdraw from JSTOR Database any item or part of an item:
- i) for which the Publisher no longer retains the right to publish;
 - ii) for which the Publisher has reasonable grounds to believe infringes copyright or is defamatory, obscene, unlawful or otherwise objectionable; or
 - iii) for any other good cause shown.

6. RESPONSIBILITIES OF THE INSTITUTION

6.1 The Institution shall:

- 6.1.1 use all reasonable efforts to ensure that Institutions are made aware of the terms of this Sub-Licence;
- 6.1.2 use all reasonable efforts to ensure that the Institutions and Authorised Users comply with the terms of this Agreement. The Institution will immediately on becoming aware of any unauthorised use or other breach notify LIBRARY and take all reasonable steps to ensure that such activity ceases and to prevent any recurrence;
- 6.1.3 provide LIBRARY with lists of valid IP addresses and update those lists on a regular basis the frequency of which will be agreed by the parties from time to time; and
- 6.1.4 undertake to the Publisher and LIBRARY that the Institution's computer system through which JSTOR Database will be used is configured, and procedures are in place, to prohibit access to JSTOR Database by any person other than an Authorised User, and that during the term of this Sub-Licence, the Institution will continue to make best efforts to bar non-permitted access and to convey appropriate use information to its Authorised Users.

7. TERM AND TERMINATION

- 7.1 The term of this Agreement will be applicable to the relations between the parties arising from January 1st, 2019, will commence at the date of signature and will remain in full force and effect until December 31, 2019 unless terminated earlier as provided for in this Clause 7.
- 7.2 Any party may terminate this Sub-Licence at any time on the material or persistent breach by the other of any obligation on its part under this Sub-Licence by serving a written notice on the other identifying the nature of the breach. The termination will become effective thirty days after receipt of the written notice unless during the relevant period of thirty (30) days the defaulting party remedies the breach forthwith by written notice to the other party.
- 7.3 Upon termination of this Sub-Licence by LIBRARY or Publisher due to a material or persistent breach by the Institution, LIBRARY shall cease to authorise all on-line access to JSTOR Database. All rights under this Sub-Licence will be automatically terminated, except for such rights of action as will have accrued prior to such termination and any obligation which expressly or impliedly continue in force after such termination.

7.4 As an archive serving the scholarly community, Publisher provides long term preservation of the Publisher Database by pursuing best practices and standards in the creation and maintenance of JSTOR platform and establishing mirror sites and multiple back up files for all of the materials in the Publisher Database, and for those items in the JSTOR Database that have print editions, establishing a dedicated repository at a participating institution to house and preserve the print copies under archival-quality conditions. With the support of its participating institutions, Publisher is also developing an endowment to ensure the long term operating viability of its Database and platform. Should Institution terminate access to any collection in JSTOR Database, it may resume access to that collection and all content subsequently added to that collection at any time in the future through payment of the applicable annual license fee.

7.5 Upon termination of this Licence, copies of parts of JSTOR Database made by Authorised Users may be retained. Such copies may be used after termination of this Sub-Licence subject to the terms of Clauses 3 and 4 of this Licence, which terms shall survive any termination of this Licence.

8. ACKNOWLEDGEMENT AND PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

8.1 The Institution acknowledges that all copyrights, patent rights, trade marks, database rights, trade secrets and other intellectual property rights relating to JSTOR Database, and the content and Metadata contained therein, are the sole and exclusive property of Publisher or are duly licensed to the Publisher and that this Sub-Licence does not assign or transfer to the Institution any right, title or interest therein except for the right to use JSTOR Database in accordance with the terms and conditions of this Sub-Licence.

9. REPRESENTATIONS, WARRANTIES AND INDEMNIFICATION

9.1 The Publisher warrants to LIBRARY that it is entitled to grant the licence in this Sub-Licence and that the use of JSTOR Database as contemplated in this Sub-Licence will not to the best of its knowledge infringe any copyright or other proprietary or intellectual property rights of any natural or legal person.

9.2 The Publisher reserves the right to change the content, presentation, user facilities or availability of parts of JSTOR Database and to make changes in any software used to make JSTOR Database available at their sole discretion. The Publisher will notify LIBRARY of any substantial change to JSTOR Database.

9.3 While the Publisher has no reason to believe that there are any inaccuracies or defects in the information contained in JSTOR Database, the Publisher makes no representation and gives no warranty express or implied with regard to the information contained in or any part of JSTOR Database including (without limitation) the fitness of such information or part for any purposes whatsoever and the Publisher accepts no liability for loss suffered or incurred by LIBRARY, the Institution or Authorised Users as a result of their reliance on JSTOR Database .

9.4 In no circumstances will the Publisher be liable to the Licensee for any loss resulting from a cause over which the Publisher does not have direct control, including but not limited to failure of electronic or mechanical equipment or communication lines, telephone or other interconnect problems, unauthorised access, theft, or operator errors. In no event will JSTOR liability to a Licensee exceed the fees paid to Publisher by that Licensee or by LIBRARY on Licensee's behalf for the term of this Agreement.

9.5 The Institution agrees to notify LIBRARY immediately and provide full particulars in the event that it becomes aware of any actual or threatened claims by any third party in connection with any works contained in JSTOR Database. It is expressly agreed that upon such notification, or if the Publisher becomes aware of such a claim from other sources, the Publisher may remove such work(s) from JSTOR Database. Failure to report knowledge of any actual or threatened claim by any third party shall be deemed a material breach of this Licence.

9.6 Nothing in this Sub-Licence shall make LIBRARY liable for breach of the terms of this Sub-

Licence by any Authorised User provided that LIBRARY and the Institution did not cause, knowingly assist or condone the continuation of such breach after becoming aware of an actual breach having occurred.

- 9.7 The Institution represents to LIBRARY and the Publisher that its computer system through which JSTOR Database will be used is configured, and procedures are in place, to prohibit access to JSTOR Database by any person other than an Authorised User; that it shall inform Institutions about the conditions of use of JSTOR Database; and that during the term of this Sub-Licence, the Institution will continue to make all reasonable efforts to bar non-permitted access and to convey appropriate use information to its Authorised Users.

10. FORCE MAJEURE

- 10.1 Either party's failure to perform any term or condition of this Sub-Licence as a result of circumstances beyond the control of the relevant party (including without limitation, war, strikes, flood, governmental restrictions, and power, telecommunications or Internet failures or damages to or destruction of any network facilities) ["Force Majeure"] shall not be deemed to be, or to give rise to, a breach of this Licence.
- 10.2 If either party to this Sub-Licence is prevented or delayed in the performance of any of its obligations under this Sub-Licence by Force Majeure and if such party gives written notice thereof to the other party specifying the matters constituting Force Majeure together with such evidence as it reasonably can give and specifying the period for which it is estimated that such prevention or delay will continue, then the party in question shall be excused the performance or the punctual performance as the case may be as from the date of such notice for so long as such cause of prevention or delay shall continue.

11. ASSIGNMENT

- 11.1 Except as permitted for under this Licence, neither this Sub-Licence nor any of the rights under it may be assigned by either party without obtaining the prior written consent of the other party, such consent shall not unreasonably be withheld or delayed. In any permitted assignment, the assignor shall procure and ensure that the assignee shall assume all rights and obligations of the assignor under this Sub-Licence and agrees to be bound to all the terms of this Licence.

12. GOVERNING LAW AND DISPUTE RESOLUTION

- 12.1 This Sub-Licence shall be governed by and construed in accordance with United States law and the parties irrevocably agree that any dispute arising out of or in connection with this Sub-Licence will be subject to and within the jurisdiction of the United States courts.
- 12.2 The parties agree to use best efforts to resolve disputes in an informal manner, by decision of the Managing Director of the Publisher, Director General of the LIBRARY and current Director of the Institution. Where the parties agree that a dispute arising out of or in connection with this Sub-Licence would best be resolved by the decision of an expert, they will agree upon the nature of the expert required and together appoint a suitable expert by agreement.
- 12.3 Any person to whom a reference is made under Clause 12.2 shall act as expert and not as an arbitrator and his decision (which shall be given by him in writing and shall state the reasons for his decision) shall be final and binding on the parties except in the case of manifest error or fraud.
- 12.4 Each party shall provide the expert with such information and documentation as he may reasonably require for the purposes of his decision.

13. NOTICES

- 13.1 All notices required to be given under this Sub-Licence shall be given in writing in Russian and English and sent by electronic mail, fax or first class registered or recorded delivery to the relevant addressee at its address set out below, or to such other address as may be notified by

either party to the other from time to time under this Licence, and notices shall be deemed to have been received (a) 24 hours after successful transmission in the case of electronic mail or fax; (b) fourteen (14) days after the date of posting in the case of first class registered or recorded delivery:

if to the Publisher:

Legal Department, JSTOR
101 Greenwich St., 18th Fl.
New York, NY 10006 USA

if to LIBRARY:

Tatyana Lyasnikova,
3rd Khoroshevskaya str. 17, Moscow,
123298, Russia
Tel. +7-495- 6989330
Email: tv1@gpntb.ru

If to the Sub-Licensee

[As stated in the Acceptance of Sub-Licence
Form]

14. GENERAL

- 14.1 This Licence, its Schedules and Annexes constitute the entire agreement between the parties relating to JSTOR Database and supersede all prior communications, understandings and agreements (whether written or oral) relating to its subject matter and may not be amended or modified except by agreement of both parties in writing.
- 14.2 The Schedules and Annexes shall have the same force and effect as if expressly set in the body of this Sub-Licence and any reference to this Sub-Licence shall include the Schedules.
- 14.3 No provision in this Sub-Licence is intended to be enforceable by a person who is not a party to this Licence.
- 14.4 The invalidity or unenforceability of any provision of this Sub-Licence shall not affect the continuation in force of the remainder of this Licence.
- 14.5 The rights of the parties arising under this Sub-Licence shall not be waived except in writing. Any waiver of any of a party's rights under this Sub-Licence or of any breach of this Sub-Licence by the other party shall not be construed as a waiver of any other rights or of any other or further breach. Failure by either party to exercise or enforce any rights conferred upon it by this Sub-Licence shall not be deemed to be a waiver of any such rights or operate so as to bar the exercise or enforcement thereof at any subsequent time or times.

SCHEDULE 1 - FEE

The Fee is covered by LIBRARY.

SCHEDULE 2 – JSTOR DATABASE

JSTOR Database includes the following collections:

| Collection Name | Collection Stats | Core Disciplines | Link to Title List |
|--------------------------------|--|---|---|
| Arts & Sciences I | 115 Head Titles 1,040,144 Articles 7,417,154 Pages | Economics History Political Science Sociology | http://about.jstor.org/content/arts-sciences-i#tab-title-list |
| Arts & Sciences VII | 185 Head Titles 755,791 Articles 5,300,712 Pages | All arts, humanities, and social sciences | http://about.jstor.org/content/arts-sciences-viii#tab-title-list |
| Arts & Sciences IX | 181 Head Titles 417,107 Articles 3,544,553 Pages | Business Economics Archaeology Anthropology Social and Political Sciences Interdisciplinary Cultural Studies | http://about.jstor.org/content/arts-sciences-ix#tab-title-list |
| Arts & Sciences X | 127 Head Titles 443,874 Articles 3,188,710 Pages | Business Sociology Economics Education Finance History of Science Technology & Medicine Public Policy & Administration | http://about.jstor.org/content/arts-sciences-x#tab-title-list |
| Arts & Sciences XII | 132 Head Titles 529,173 Articles 2,843,631 Pages | Law Political Science Education Sociology Criminology Social Work Psychology Asian Studies | http://about.jstor.org/content/arts-sciences-xii#tab-title-list |
| Public Library I | 9,524,979 Articles 64,947,503 Pages | History Language & Literature Religion Art & Art History Education Law Political Sciences | https://www.jstor.org/titles/journals/pli-backfile-collection?fileFormat=xls&filter=head_titles |
| Public Library II | 2,629,703 Articles 13,501,608 Pages | Includes all archival Life Sciences content on JSTOR | https://www.jstor.org/titles/journals/plii-backfile-collection?fileFormat=xls&filter=head_titles |
| Public Library III | | Includes all primary source collections on JSTOR: Global Plants, Struggles for Freedom in Southern Africa, African Cultural Heritage Sites and Landscapes, and 19th Century British Pamphlets. | |

ACCEPTANCE OF SUB-LICENCE FORM

The Sub-Licensee hereby accepts and agrees to the terms and conditions of this Sub-Licence and its Schedules.

Name of Sub-Licensee (name of institution):

.....

Full postal address of Sub-Licensee:

.....

IP addresses:

| No. | Library Premise(s) | Contact person | Address | IP addresses/passwords |
|-----|--------------------|----------------|---------|------------------------|
| 1. | | | | |
| 2. | | | | |
| 3. | | | | |
| 4. | | | | |
| 5. | | | | |

Telephone:

Fax:.....

E-mail:.....

Signature:.....

Signed by:

Position:.....

Date:.....

Contact persons for PUBLISHER support and communications regarding the administration of the Agreement

Primary contact for Sub-Licensee:.....

Dept:.....

Phone No:..... **Fax No:**.....

E-mail Address:.....

Deputy contact for Sub-Licensee:.....

Dept:.....

Phone No:..... **Fax No:**.....

E-mail Address:.....

Note: any changes to these contact details must be notified to LIBRARY in writing.

Please sign two copies of this form and fax or post one original copy to the LIBRARY at:

Russian National Public Library for Science and Technology, Department of National subscription,
3rd Khoroshevskaya str. 17, Moscow, 123298, Russia

and retain **one** original copy for institutional records.