ARTstor Digital Library License Agreement

This ARTstor Digital Library License Agreement ("Agreement") is entered into by and between ARTstor Inc. ("ARTstor" or "Licensor") and Regents of the University of California, a non-profit academic institution, with its principal offices at The California Digital Library, University of California Office of the President, 415 20th Street, 4th floor, Oakland, CA 94612, USA ("Licensee") as of the Agreement Date set forth in Attachment A, which Attachment A is attached hereto and incorporated herein by reference. In consideration of the mutual promises contained herein and for other good and valuable consideration, the receipt and sufficiency of which are acknowledged, Licensor and Licensee (the "Parties") hereby agree as follows:

1. Definitions

"Access Software" means the software(s) used by Licensee and Authorized Users to access and make Permitted Uses (as defined in section 3.3 below) of the ARTstor Digital Library and ARTstor Content and any Local Content.

"Agreement Date" means the date written at the top of Attachment A, and is the date on which this Agreement takes effect.

"ARTstor Content" means any and all collections of digital images, catalog records, and/or other texts, and/or any and all portions or groups thereof, selected by ARTstor and appearing in the ARTstor Digital Library, in any medium or form, including digital images, catalog records, and/or other texts, and/or any and all portions or groups thereof, printed and/or downloaded from the ARTstor Digital Library. ARTstor Content does not include Local Content.

"ARTstor Digital Library" means an electronic database containing ARTstor Content and the Access Software, as well as any and all portions thereof, which is made available pursuant to this Agreement solely for Permitted Uses (as defined in section 3.3 below).

"Authorized Users" means any or all of the following categories of persons designated by Licensee to access and use the ARTstor Digital Library, and who are subject to the Terms and Conditions of Use: (a) individuals officially affiliated with Licensee (such as staff, faculty, enrolled students, volunteer staff, and affiliated researchers); (b) individuals not officially affiliated with Licensee but who have an educational or scholarly or similar association with Licensee (such as visiting researchers and lecturers); and (c) individuals physically present in the facilities of Licensee ("Walk-In Users"). Individuals who do not have an official or unofficial affiliation with Licensee (such as alumni or persons whose only association to Licensee is that they pay fees to use the physical facilities or services (such as users of a college library)), may only access the ARTstor Digital Library as Walk-In Users.

"Intellectual Property Rights" means any and all trademarks and trademark applications, issued patents and patent applications, copyrights and copyright registrations and applications, rights in ideas, designs, works of authorship, derivative works, and all other intellectual property rights, moral rights, and/or rights of publicity owned by ARTstor and/or third parties with respect to the ARTstor Digital Library and/or ARTstor Content.

"Local Content" means images, texts, and other materials that are selected and obtained by Licensee and/or Authorized User(s) from a source other than the ARTstor Digital Library or ARTstor and that are accessed, displayed, reproduced, distributed, and used, and/or that are the subject of performances by, Licensee and/or Authorized User(s) utilizing the Access Software.

"Terms and Conditions of Use" means those terms and conditions governing access to and use of the ARTstor Digital Library by Authorized Users, and that appear on certain screen displays in the ARTstor Digital Library, or that may otherwise be provided to Authorized Users by ARTstor. The Terms and Conditions of Use may be amended from time to time. Should there be changes to the Terms and Conditions of Use that materially conflict with the terms of this Agreement, ARTstor would provide Licensee with 30 days notice of such changes (which notice may be by electronic mail to Licensee's primary and any secondary contact) and Licensee would only have the obligation under section 7.1 below to take reasonable steps to effectuate, and to inform and educate Authorized Users about, such modifications to such Terms and Conditions of Use, should Licensee not object in writing (which may be by electronic mail) to ARTstor within 30 days after ARTstor provides notice of such changes. Should Licensee object within 30 days, Licensee and ARTstor would use all reasonable efforts to agree upon mutually acceptable language with respect to any such changes and those changes would only become effective upon mutual agreement of the Parties.
2. Grant of License

As of the Agreement Date, ARTstor grants to Licensee a nonexclusive, nontransferable, worldwide license to access and use the ARTstor Digital Library, and to reproduce, distribute, display, make performances of, and use ARTstor Content, only for the Permitted Uses defined in this Agreement, and to sublicense those rights to Authorized Users in accordance with the terms of this Agreement. This license shall remain in effect for the term of the Agreement set forth in Attachment A.

3. Educational and Scholarly Uses that are Noncommercial in Nature.

3.1 Access and Use Limited to Authorized Users. Licensee shall use the ARTstor Digital Library and ARTstor Content obtained therefrom only as expressly permitted herein and shall take reasonable steps to ensure that the electronic database is accessed, displayed, and used in accordance with this Agreement.

3.2 Restricted Access to, and Distribution of, ARTstor Content. Licensee and/or Authorized Users may not distribute, make available, and/or attempt to make available any of the ARTstor Content (whether alone or incorporated into other materials) to persons and/or entities other than: (a) Licensee and/or its Authorized Users; and (b) the audience members at a scholarly or educational presentation, lecture, seminar, or similar activity conducted by Licensee and/or its Authorized Users (via display and print handouts only). Licensee and/or Authorized Users may also distribute and make available limited ARTstor Content that is incorporated in a work of an Authorized User to limited numbers of scholars, researchers, or curators for purposes of collaboration, comment, or similar educational or scholarly use, if such use and distribution conforms to the customary and usual practice in the field. ARTstor Content may not be incorporated into an unrestricted database or website, or made available to others (electronically or otherwise) except as permitted herein, whether that ARTstor Content is alone or incorporated into other materials.

3.3 Permitted Uses. The ARTstor Digital Library is available solely for educational and/or scholarly uses (including reproductions, distributions, displays and performances) that are noncommercial in nature. Subject to the terms of this Agreement, Licensee may make available the ARTstor Digital Library to Authorized Users, and Licensee and/or Authorized Users may access and use the ARTstor Digital Library and may reproduce, distribute, display and make performances with ARTstor Content, for the following Permitted Uses: (a) classroom instruction and related classroom activities; (b) student assignments and research (including course reserves); (c) research activities of faculty, scholars, and curators; (d) public display or public performance as part of a noncommercial scholarly or educational presentation, such as in an educational, cultural, or scholarly seminar, class, lecture, conference, exhibit, or workshop, or a similar noncommercial professional activity, if such use conforms to the customary and usual practice in the field; (e) use in a student, faculty, or curatorial portfolio, including non-public display thereof, if such use conforms to the customary and usual practice in the field; and/or (f) use in research or a dissertation, including reproductions of the dissertation provided such reproductions are only for personal use, library deposit, and/or use solely within the institution(s) with which the Authorized User and/or his or her faculty or curatorial readers are affiliated (collectively “Permitted Uses”).

3.4 Printing ARTstor Content from the ARTstor Digital Library. Licensee and/or Authorized Users may print ARTstor Content from the ARTstor Digital Library for Permitted Uses only. Licensee and/or Authorized Users may print only that amount of ARTstor Content that is reasonably necessary for Permitted Uses, and Licensee and/or Authorized Users may reproduce such copies in limited quantities as reasonably necessary for Permitted Uses. ARTstor Content may only be printed using the print function(s) appearing in the ARTstor Digital Library, which limits the resolution of such printed ARTstor Content, and which automatically displays text at the bottom of the print copies indicating that they are licensed for noncommercial educational and scholarly uses only (“Noncommercial Use Statement”). Licensee shall have no obligation to monitor or ensure that Authorized Users are printing copies of ARTstor Content using the print function(s) described herein.

Printed ARTstor Content may not be made available to anyone other than: Licensee, Authorized Users and other audience members at a scholarly or educational presentation, lecture, seminar, or similar activity; and limited numbers of scholars, researchers, or curators to whom work by an Authorized User that incorporates ARTstor Content is made available for purposes of collaboration, comment, or similar educational or scholarly use, if such use conforms to the customary and usual practice in the field.
3.5 Downloading ARTstor Content From the ARTstor Digital Library. Licensee and/or Authorized Users may download ARTstor Content from the ARTstor Digital Library for Permitted Uses only, and may download only that amount of ARTstor Content that is reasonably necessary for Permitted Uses. ARTstor Content downloaded from the ARTstor Digital Library must be access restricted and may not be made available to anyone other than: Licensee; Authorized Users; and limited numbers of scholars, researchers, or curators to whom work by an Authorized User that incorporates ARTstor Content is made available for purposes of collaboration, comment, or similar educational or scholarly use, if such use conforms to the customary and usual practice in the field. Licensee and/or Authorized Users may download ARTstor Content only through the download function(s) provided in the ARTstor Digital Library, although it is understood that Licensee shall have no obligation to monitor or ensure that Authorized Users are only downloading ARTstor Content using the download function(s). Except as set forth in this Agreement and/or in the Terms and Conditions of Use, Licensee and/or Authorized Users shall not download, export, or otherwise remove ARTstor Content from the restricted ARTstor Digital Library in any format or medium for any purpose.

3.6 Local Content. Licensee and/or its Authorized Users may access and use certain features of the Access Software to display, make performances of, reproduce, distribute and use Local Content, along with ARTstor Content ("Local Content Services"). When accessing and using the Local Content Services, Licensee agrees to display, make performances of, reproduce, distribute and use Local Content only in accordance with the terms of this Agreement. ARTstor does not select or pre-screen such Local Content and under no circumstances shall ARTstor be liable in any way for any such Local Content, including but not limited to, for any errors or omissions in any Local Content; for any loss, damage, claim, or liability of any kind incurred in connection with such Local Content, including the access, use, display, performance, reproduction, or distribution of such Local Content, or for any loss, claim, damage, or liability should such Local Content violate or infringe any third party rights (including without limitation any patent, trademark, trade secret, copyright or other proprietary rights) or any international, federal, state, or local law, statute, or regulation. Should Licensee share (or direct ARTstor to share) Local Content with other institutions accessing the ARTstor Digital Library, Licensee shall be solely responsible for ensuring that such Local Content, and the sharing of such Local Content, does not violate any third party rights.

Licensee hereby represents and warrants that it will not, and will not authorize others to, access or use the Local Content Services to: (a) upload, post, display, make performances of, or otherwise make available, distribute, reproduce or use any Local Content that violates or infringes any third party right (including without limitation any intellectual property or contractual rights) or that violates any international or domestic, federal, state or local law, statute or regulation; (b) forge headers or otherwise manipulate identifiers in order to disguise the origin of any Local Content transmitted through the Local Content Services; (c) upload, post, transmit or otherwise make available, display, make performances of, distribute, reproduce, or use any Local Content that contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment; (d) circumvent, disable, or override any encryption features or other protections in the Access Software; and/or (e) intentionally interfere with or disrupt the Local Content Services or servers or networks connected to the Local Content Service.

Licensee acknowledges that ARTstor is relying on the online service provider protections under the Digital Millennium Copyright Act at 17 U.S.C. § 512 (the "DMCA") in providing the Local Content Services, and is required under the DMCA to expeditiously remove from its servers or disable access to Local Content where ARTstor learns or becomes aware that such Local Content infringes the copyright of a third party and to terminate a user’s access to the ARTstor Digital Library and/or the Local Content Services when that individual or institution repeatedly infringes another’s copyright. Consistent with the requirements of the DMCA, ARTstor reserves the right to expeditiously remove any Local Content, or links thereto, from its servers that allegedly infringe a third party’s copyright or the other provisions of this Agreement, and to terminate access to the Access Software and/or ARTstor Digital Library by an individual or institution who is a repeat infringer (although ARTstor would make reasonable efforts to collaborate with an institution to resolve such infringements before terminating such access, and would endeavor, to the extent practicable, to notify Licensee in advance before disabling access to Licensee’s Local Content). ARTstor shall in no way be held liable for terminating access to such Local Content or to the ARTstor Digital Library or for the failure to notify Licensee in advance of disabling access to or removing from its servers such Local Content. Notices to Licensee under this section shall be provided to the Licensee Primary and any Secondary Contacts as well as any Contact for Legal Notices listed in Exhibit A to the License Agreement, and may be sent by electronic mail. Notices to ARTstor under this section
may be sent by electronic mail to the ARTstor Contact for Legal Notices. For more information about what should be included in notices pertaining to copyrights, please see the copyright statement on ARTstor’s website.

3.7 **Prohibited Uses.** In addition to all other prohibitions or restrictions imposed by this Agreement, Licensee and/or Authorized Users shall not: (a) access, use, reproduce, display, make performances, or distribute the ARTstor Digital Library and/or the ARTstor Content for any commercial purpose whatsoever, including but not limited to fee-for-service use of the ARTstor Digital Library, or make any use, reproduction, display, performance, or distribution of the ARTstor Digital Library and/or ARTstor Content that exceeds or violates this Agreement and the Terms and Conditions of Use; (b) distribute and/or make available ARTstor Content or the ARTstor Digital Library to persons other than as expressly permitted herein; (c) provide and/or authorize access to the ARTstor electronic database, such as through the sharing of passwords, to persons or entities other than Authorized Users; (d) export, download, or print, or attempt to export, download, or print, substantial portions of the ARTstor Digital Library; (e) incorporate ARTstor Content into print or electronic materials that are for purchase or are disseminated for commercial purposes (such as by a scholarly or commercial press); (f) make any adaptation or modification of ARTstor Content obtained from the ARTstor Digital Library; (g) override, circumvent or disable any Access Software encryption features or software protections employed in the ARTstor Digital Library; and/or (h) use, reproduce, display, make performances of, or distribute the ARTstor Digital Library and/or ARTstor Content in any way that is not authorized under this Agreement and that infringes another’s Intellectual Property Rights therein.

3.8 **Use of the Access Software.** Use of Access Software means downloading, installing, executing, displaying, and/or using the Access Software in connection with the ARTstor Digital Library and/or in connection with accessing, displaying, and using the Local Content. Except as set forth in section 3.10, Licensee may not circumvent or modify the Access Software, disable any licensing or control features of the Access Software, and/or decrypt, circumvent, or disable any encrypted features of the Access Software. Except as set forth in section 3.10, Licensee shall not attempt or permit others to attempt to modify, adapt, translate, convert to another programming language, decompile, reverse compile, disassemble, or reverse engineer the Access Software or any components thereof, in whole or in part, for any purpose, unless expressly permitted in writing by ARTstor. No right, title, or interest in the Access Software is granted to the Licensee under this Agreement, other than the right to use the Access Software in connection with Permitted Uses of the ARTstor Digital Library as set forth herein. The Access Software is subject to change without notice; however, ARTstor will provide Licensee with reasonable notice (which may be in electronic form) of changes that materially impact the usability of or functions in the ARTstor Digital Library. It is understood that Licensee shall not have any obligation to monitor use of the Access Software by individual users.

3.9 **Required Copyright Notices.** Licensee shall not intentionally modify, obscure, or remove any copyright notice or other attribution included in the ARTstor Digital Library, or authorize others to do so.

3.10 **Fair Use, Educational, and Other Exceptions to the US Copyright Laws.** Nothing in this Agreement, or in ARTstor’s use of technological protection measures in the Access Software, should be construed or interpreted to limit those uses of ARTstor Content printed or downloaded from the ARTstor Digital Library that are permitted under the fair use, educational exceptions, or other provisions of the US copyright or other intellectual property rights laws and it shall not be a breach or violation of this Agreement, nor shall ARTstor bring a claim under the Digital Millennium Copyright Act, if Licensee uses printed or exported ARTstor Content in a manner permitted under such provisions of US copyright or other intellectual property laws, or circumvents the technological protection measures in the ARTstor Digital Library provided such circumventions are only to use the ARTstor Content in conformance with US or other countries’ copyright laws. Notwithstanding anything to the contrary herein, Licensee acknowledges and agrees that any uses not expressly authorized as Permitted Uses in section 3.3 herein (and any circumventions of ARTstor’s technological protection measures to make such uses) are at Licensee’s own risk and ARTstor shall not be liable in any way for, and the indemnification in section 12.4 shall not apply to, such uses or any circumventions of such technological protection measures, whether or not Licensee and/or an individual user are relying on fair use, an educational exception, and/or another provision of US or foreign copyright or other intellectual property rights laws. Copyright is not claimed by ARTstor as to any work of the United States government, or to any work that is in the public domain.
4. **Proprietary Rights.**

Licensee hereby recognizes and agrees that the ARTstor Digital Library, some ARTstor Content, and the Access Software are proprietary to ARTstor and/or third parties and are protected by intellectual property laws of the United States of America and of other countries. Licensee hereby represents that it will not, during the term of this Agreement, or any time thereafter, attach, dispute, or contest, indirectly or directly, ARTstor’s rights in and title to the ARTstor Digital Library, nor assist others to do so. The ARTstor mark and logo, and other marks and trade names used to identify ARTstor, are or shall be protected by US and international trademark laws. Similarly, the Licensee’s mark and logo, and other marks and trade names used to identify Licensee are or may be protected by US and international trademark laws. Neither Licensor nor Licensee may use the other’s name or trademark(s) in any way likely to cause confusion as to the origin of goods or services, or to endorse or show affiliation with the other, except as specifically approved in writing. Notwithstanding the foregoing, ARTstor may use Licensee’s name in brochures or other materials to identify Licensee as licensing the ARTstor Digital Library and Licensee is encouraged to use ARTstor’s name to announce its use of the ARTstor Digital Library, and to inform users about the ARTstor Digital Library, provided that Licensee correctly identifies ARTstor as a registered mark in all of Licensee’s written materials and supplies ARTstor with a copy of such announcements upon ARTstor’s request.

5. **Links to ARTstor and to Other Sites.**

5.1 **Links to the ARTstor Digital Library.** Licensee may provide electronic links to the ARTstor Digital Library from Licensee’s web page(s), provided such electronic links do not provide access to the ARTstor Digital Library in violation of the access provisions in section 3.1 above. ARTstor will provide assistance to Licensee in creating such links through supplemental online instructions. Licensee agrees to cooperate in testing the links and to make changes in the appearance of such links as reasonably requested by ARTstor. ARTstor may request notification of the URL(s) of Licensee’s web page(s) containing such links. Licensee shall not modify, manipulate, or create a derivative work of the ARTstor Digital Library other than in creating such links or as expressly permitted by ARTstor.

5.2 **Links to Other Sites.** ARTstor may provide links to other websites for the benefit or convenience of its users. ARTstor makes no representation or warranty of any kind, express or implied, with respect to such websites, and the linking to such websites does not constitute any kind of endorsement of such sites.

6. **Delivery and Support.**

6.1 **Electronic Access.** The ARTstor Digital Library will be stored at one or more locations in digital form and accessible by telecommunications links between such locations and Licensee and/or Authorized Users’ workstations. ARTstor shall make the ARTstor Digital Library available online in digital form to Licensee and Authorized Users within a reasonable time from ARTstor’s receipt of an executed copy of this Agreement, provided that Licensee has provided ARTstor with IP address domain information, as set forth in Attachment A.

6.2 **Restricted Access.** Access to the ARTstor Digital Library is restricted as set forth herein. Access to the ARTstor Digital Library will be limited and regulated through the use of IP address(es). To perform some optional, personal functions (such as saving image groups for subsequent retrieval), Licensee and/or Authorized Users may be required, through instructions automatically provided by the Access Software, to provide email addresses.

Licensee shall cooperate with ARTstor in the implementation of security procedures as they are developed. ARTstor may utilize monitoring or other technologies to monitor uses (including reproductions, displays, performances, and/or distributions) of the ARTstor Digital Library and ARTstor Content therein in accordance with its Privacy Policy, set forth in Attachment D. The Privacy Policy may be amended from time to time, provided that such changes shall only take effect following 30 calendar days after written notice has been sent to Licensee (which may be in electronic format addressed to the Licensee Primary Contact and any Licensee Secondary Contact on Attachment A hereto) and absent any written objection from Licensee in response to such changes within such 30-calendar day period. Should Licensee object within such 30-calendar day period, the Parties agree to mutually cooperate to address the concerns of both Parties and to reach mutually agreeable changes (if any) to the Privacy Policy. Such Privacy Policy, as it may be so amended, is incorporated herein by reference.
6.3 **Proxy Servers.** Licensee shall promptly inform ARTstor if Licensee makes use of a proxy server to provide access to the ARTstor Digital Library, or if it becomes aware of a proxy server that is providing such access. ARTstor may terminate access without advance notice to an unauthorized and/or open proxy server, but will notify Licensee following the termination of such access.

6.4 **Hardware and Internet Access.** Licensee is solely responsible for establishing and maintaining hardware and Internet connections to provide access to, use, and to transmit and display, the ARTstor Digital Library to Authorized Users. Licensee understands that Access Software requiring downloading onto individual computers of a particular application and/or Internet browser software may be required to access or to use certain applications of the ARTstor Digital Library. Licensee understands and acknowledges that from time to time ARTstor may modify software and related components in the ARTstor Digital Library and that portions of such software and related components in the ARTstor Digital Library may migrate to other formats or be removed from the ARTstor Digital Library. ARTstor will provide Licensee with reasonable notice (which may be provided electronically) of such changes.

7. **Security and Usage Data.**

7.1 **Protection of the ARTstor Digital Library and ARTstor Content Therein.** Licensee shall use reasonable efforts to protect the ARTstor Digital Library from any use that is not permitted under, or is a violation of, this Agreement and/or the Terms and Conditions of Use, and to educate and inform Authorized Users of the Terms and Conditions of Use. Licensee shall comply with, and take reasonable steps to effectuate, all reasonable security procedures required to protect the security of the ARTstor Digital Library and/or ARTstor Content therein. ARTstor and Licensee may from time to time consult on the establishment of further measures to inform Authorized Users of the availability of the ARTstor Digital Library and the Terms and Conditions of Use.

7.2 **Additional Measures in the Event of a Violation or Suspected Violation.** Licensee agrees to notify promptly ARTstor upon learning or being notified of any violation or suspected violation of this Agreement or of the Terms and Conditions of Use, to investigate and cooperate fully and promptly with ARTstor in investigating such known or suspected violations, and to take other measures that ARTstor and Licensee deem mutually appropriate in any case involving knowing and willful violations. Additionally, in the event of a violation of the Terms and Conditions of Use, Licensee understands and agrees that: (a) ARTstor may impose further restrictions on access to, and downloading and printing from, the ARTstor Digital Library; (b) upon notice to Licensee except in exigent circumstances (when such notice is not required), ARTstor may suspend or terminate the access of the Internet Protocol ("IP") address(es) from which such unauthorized use occurred; and/or (c) Licensee shall suspend or terminate such individual’s access to the ARTstor Digital Library upon ARTstor’s request. ARTstor may also consult with others and/or bring appropriate legal action concerning any unauthorized use or infringement of the Terms and Conditions of Use and/or this Agreement. ARTstor will not take any of the actions described in this paragraph without first notifying Licensee and providing Licensee with an opportunity to remedy such unauthorized use or infringement of ARTstor’s satisfaction.

7.3 **Monitoring and Gathering Usage Data.** To protect the ARTstor Digital Library against unauthorized uses and to learn about the uses made by users of the ARTstor Digital Library, ARTstor may monitor activity and use of the ARTstor Digital Library consistent with ARTstor’s Privacy Policy, as it may be amended from time to time as set forth in section 6.2. When not unduly burdensome to Licensee, the Parties agree to cooperate in gathering non-individual specific data on usage of the ARTstor Digital Library, and Licensee may provide such data to ARTstor on request. The Parties shall not disclose to others data from which an individual could be identified, unless such disclosure is reasonably necessary for pursuing a claim or investigation concerning major alleged violation(s) of the Terms and Conditions of Use or is in response to a subpoena, court order, or other legal proceeding. ARTstor agrees to provide periodically usage data to Licensee, in a form determined by ARTstor and as permitted herein. For more information on monitoring and gathering usage data, see ARTstor’s Privacy Policy.

Should Authorized Users seek to perform certain optional functions, such as, for example, saving and subsequently retrieving image groups from the ARTstor Digital Library, ARTstor may require them to provide information such as email addresses. Such data will not be provided to third parties unless such disclosure is reasonably necessary for pursuing a claim or investigation concerning major alleged violation(s) of the Terms and Conditions of Use or is in response to a subpoena, court order, or other legal proceeding.
8. **Fees.**

8.1 **License Fee.** Licensee shall make payments to ARTstor, under the terms set forth in Attachment A, for the license to the ARTstor Digital Library granted herein.

8.2 **Other Costs.** Licensee shall be solely responsible for all costs associated with establishing access to the ARTstor Digital Library, including but not limited to any hardware, and any telecommunications or other charges imposed by carriers, proprietary network operators, and/or Internet access providers, as well as for printing costs associated with printing ARTstor Content from the ARTstor Digital Library. Licensee shall also be solely responsible for all costs, fees, and taxes relating to Licensee’s or Authorized Users’ use of the ARTstor Digital Library.

9. **Withdrawal of ARTstor Content from the ARTstor Digital Library.**

In addition to the provisions set forth in section 3.6 herein, ARTstor may withdraw ARTstor Content from the ARTstor Digital Library for good cause shown. ARTstor would endeavor, to the extent practicable, to minimize any inconvenience to Licensee and Authorized Users caused by such withdrawal by, for example, seeking to withdraw ARTstor Content only at the conclusion of an academic semester (except in the event of an alleged infringement under section 3.6 herein).

However, should ARTstor be unable to avoid such inconvenience, Licensee and Authorized Users shall in no way hold ARTstor liable for the withdrawal of such ARTstor Content from the ARTstor Digital Library. Should ARTstor permanently withdraw five percent or more of all ARTstor Content in the ARTstor Digital Library (excluding Local Content), ARTstor will provide Licensee with a pro rata reduction in the annual user fee for each subsequent year until ARTstor makes available an equivalent amount of ARTstor Content (whether of the same or different images) as that provided before the withdrawal of such ARTstor Content.

10. **Term and Termination.**

10.1 **Term of Agreement.** This Agreement shall continue in effect for the period set forth in Attachment A hereto, and will be renewable in accordance with the terms of Attachment A.

10.2 **Termination.** In addition to the other rights of termination set forth in this Agreement, in the event that either Party believes that the other Party has materially breached any obligations, representations, or warranties under this Agreement, such Party shall so notify the breaching Party in writing. The breaching Party will have 60 days from the receipt of such notice to cure the alleged breach and to notify the non-breaching party in writing that such cure has been effected. If the breach is not cured within the 60-day period, the non-breaching party shall have the right to terminate the Agreement upon written notice. In addition, ARTstor may terminate this Agreement and the licenses herein within 60 days written notice without the opportunity to cure if, in ARTstor’s reasonable opinion, the cumulative effect of violations of Terms and Conditions of Use by Authorized Users has caused or threatens to cause material harm to ARTstor and/or its ARTstor Content and/or software providers and/or if there are repeated infringements under section 3.6 herein. Additionally, Licensee may terminate this Agreement upon not less than 90 days written notice before the end of the then-current term should Licensee no longer have the funds to participate in the ARTstor Digital Library, and effective upon 5 business days upon the receipt of such notice by ARTstor, this Agreement (and any hosting agreement between ARTstor and Licensee with respect to local content) would terminate and ARTstor would return a pro-rata refund of the Licensee’s Annual Access Fee(s) only for the remaining portion of that year.

10.3 **Discontinuing Access to ARTstor Content Upon Termination of this Agreement.** Upon the termination or expiration of this Agreement, and in the absence of another agreement executed between the Parties, all online access to the ARTstor Digital Library by Licensee and its Authorized Users shall be terminated (and any Local Content of Licensee shall be removed from ARTstor’s servers). Licensee and/or Authorized Users may keep only those print or electronic copies of ARTstor Content appearing in lesson plans or in other pedagogical, educational, or scholarly materials for personal, noncommercial uses that are consistent with fair use and other exceptions to intellectual property rights laws, provided that they comply with the Terms and Conditions of Use. The Terms and Conditions of Use and the obligation to limit use of print or electronic copies of ARTstor Content to those uses permitted thereunder shall survive the termination of this Agreement.
10.4 **Survival.** The provisions of Sections 4, 10, 11, 12.4, 12.5, and 13 and the Terms and Conditions of Use shall survive any termination or expiration of this Agreement and continue in effect, except that 12.4 shall survive any termination and continue in effect only for Authorized Uses that occur prior to such termination.

11. **Notices.**

All notices given pursuant to this Agreement shall be in writing and may be delivered by hand or by overnight carrier and shall be deemed received upon such delivery, or shall be deemed received within five (5) business days after mailing if sent by registered or certified mail, return receipt requested, unless an alternate form of notice is expressly permitted herein or a different notice period is specified. Notice shall be addressed and delivered to the persons and addresses set forth in Attachment A. If any notice is sent by facsimile, confirmation copies must be sent. Either Party may from time to time change its Notice information by written notice to the other Party.

12. **Representations, Warranties, and Disclaimers.**

12.1 **Authority to Enter into Agreement.** Each Party represents and warrants that it has the authority to enter into this Agreement, and to bind that Party to the terms and conditions herein. Each Party further represents and warrants that it has caused this Agreement to be executed by a duly authorized representative.

12.2 **Maintain Security.** Licensee represents and warrants that it shall exert reasonable efforts to maintain sufficient security with respect to any and all IP addresses, usernames, passwords, and/or users’ email addresses. Likewise, ARTstor represents and warrants that it shall exert reasonable efforts to maintain sufficient security with respect to any and all IP addresses, usernames, passwords, and/or users’ email addresses provided by Licensee such that such information will only be used as needed for making available the ARTstor Digital Library or to investigate or prevent suspected violations or violations as set forth under section 7.2.

12.3 **Additional IP Addresses.** Licensee represents and warrants that it is providing no IP addresses to ARTstor that pertain to any campus or institution other than those listed or indicated on Attachment A of this Agreement or for which access has otherwise been agreed to in writing by ARTstor. ARTstor reserves the right to assess additional fees and to require additional license terms or separate license agreements in the event that Licensee provides IP addresses pertaining to institutions or campuses other than those listed or indicated on Attachment A, or in the event that Licensee seeks to add additional institutions or campuses, or distance education programs, other than those currently listed in Attachment A.

12.4 **Disclaimer of Liability and Indemnification.** ARTstor shall in no way be liable, and Licensee agrees that it shall not hold ARTstor liable, for any loss, injury, claim, liability, damages, costs, and/or attorneys fees for any and all violations and/or breaches of this Agreement by Licensee, its agents, employees, officers, directors, and/or breaches of the Terms and Conditions of Use by its Authorized Users, and/or any and all uses by Licensee, its agents, employees, officers, directors, and/or its Authorized Users that are unauthorized and/or exceed this Agreement or the Terms and Conditions of Use.

ARTstor agrees to indemnify, defend, and hold harmless Licensee, its agents, employees, officers and directors, and its Authorized Users for all costs, damages, reasonable attorneys fees, and other expenses arising out of any third party’s threatened claim(s) or claim(s) of infringement of copyrights, patents, or trademarks brought against Licensee and/or its Authorized Users, but only if such threatened claim(s) or claim(s) arise out of Permitted Uses of the ARTstor Digital Library. Notwithstanding the foregoing, ARTstor expressly disclaims any and all liability, and in no event shall ARTstor be liable, or indemnify Licensee and/or Authorized Users, for claims to the extent that they are related to: (a) adaptations and/or modifications of ARTstor Content; (b) links between ARTstor and other sites, and/or content on those sites; (c) content in, and/or uses, reproductions, displays, performances, or distributions of, Local Content and the Local Content Services; (d) any and all uses, reproductions, displays, performances, or distributions made of the ARTstor Digital Library and/or ARTstor Content outside of the United States of America; (e) breaches by Licensee, its agents, employees, directors, officers, and/or Authorized Users of this Agreement and/or uses, reproductions, displays, performances, or distributions made of the ARTstor Digital Library and/or its ARTstor Content that exceed and/or violate the terms of this Agreement and/or the Terms and Conditions of Use, whether or not such uses, reproductions, displays, performances, or distributions are permitted by law under the fair use or other provisions of US or other countries’ laws; and/or (f) any and all uses, reproductions, displays, performances, or distributions made of ARTstor Content obtained from the ARTstor Digital Library following the termination or expiration of this Agreement.
In connection with these indemnification obligations, ARTstor will control the defense of such claims and/or threatened claims, including the right to designate counsel and to control all negotiations, litigation, arbitration, settlements, compromises and appeals of such claims and/or threatened claims, and Licensee shall: (i) immediately notify ARTstor upon learning of any such claim and/or threatened claim; (ii) provide to ARTstor such information respecting such claim and/or threatened claim as ARTstor shall reasonably require; and (iii) take all such steps as ARTstor shall reasonably request to preserve and protect any defense to such claim and/or threatened claim at ARTstor’s expense. Licensee shall have the right to participate in (but not control) the defense of any such claims or threatened claims with counsel of its selection at its sole expense.

12.5 **Disclaimer and Limitation of Liability.** OTHER THAN THE EXPRESS WARRANTIES AND INDEMNIFICATIONS STATED IN THIS SECTION 12, THE ARTSTOR DIGITAL LIBRARY AND THE ACCESS SOFTWARE ARE PROVIDED ON AN “AS IS” BASIS, AND ARTSTOR AND ANY AND ALL THIRD PARTY CONTENT AND SOFTWARE PROVIDERS AND/OR LICENSORS (“CONTENT PROVIDERS”) DISCLAIM TO THE FULLEST EXTENT OF THE LAW ANY AND ALL OTHER WARRANTIES, CONDITIONS, OR REPRESENTATIONS OF ANY KIND (EXPRESS, IMPLIED, ORAL, OR WRITTEN) RELATING TO THE ARTSTOR DIGITAL LIBRARY, ARTSTOR CONTENT, LOCAL CONTENT, THE ACCESS SOFTWARE, OR ANY PARTS THEREOF, INCLUDING WITHOUT LIMITATION, ANY AND ALL IMPLIED WARRANTIES OF QUALITY, PERFORMANCE, COMPATIBILITY, MERCHANTABILITY, AND/OR FITNESS FOR A PARTICULAR PURPOSE. ARTSTOR AND ALL CONTENT PROVIDERS MAKE NO WARRANTIES WITH RESPECT TO ANY HARM THAT MAY BE CAUSED BY THE TRANSMISSION OF A COMPUTER VIRUS, WORM, TIME BOMB, LOGIC BOMB, OR OTHER SUCH COMPUTER PROGRAM, EXCEPT THAT ARTSTOR WILL EXERCISE A REASONABLE LEVEL OF CARE IN AN ATTEMPT TO PREVENT SUCH OCCURRENCES. ARTSTOR AND ALL CONTENT PROVIDERS FURTHER DISCLAIM ANY LIABILITY AND MAKE NO WARRANTIES WITH RESPECT TO ANY ERRORS OR OMISSIONS IN THE ARTSTOR CONTENT, LIABILITY UNDER LIBEL LAWS, INFRINGEMENT OF RIGHTS OF PUBLICITY AND PRIVACY, MORAL RIGHTS, AND/OR THE DISCLOSURE OF CONFIDENTIAL INFORMATION; AND/OR FURTHER DISCLAIM ANY LIABILITY AND MAKE NO WARRANTIES WITH RESPECT TO ANY AND ALL CLAIMS AND/OR THREATENED CLAIMS OF ANY KIND (INCLUDING BUT NOT LIMITED TO INTELLECTUAL PROPERTY RIGHTS INFRINGEMENT CLAIMS AND/OR THREATENED CLAIMS) RELATING TO: LINKS BETWEEN ARTSTOR AND OTHER SITES AND/OR THE CONTENT ON SUCH LINKED SITES; LOCAL CONTENT AND THE LOCAL CONTENT SERVICES; USES, DISPLAYS, PERFORMANCES, REPRODUCTIONS, AND DISTRIBUTIONS MADE OUTSIDE OF THE UNITED STATES; ADAPTATIONS AND/OR MODIFICATIONS OF ARTSTOR CONTENT OR LOCAL CONTENT; ANY AND ALL USES, REPRODUCTIONS, DISPLAYS, PERFORMANCES, AND DISTRIBUTIONS THAT EXCEED OR VIOLATE THE PERMITTED USES (WHETHER PERMITTED BY LAW OR OTHERWISE) AND/OR ANY USE(S), REPRODUCTIONS, DISPLAYS, PERFORMANCES, AND DISTRIBUTIONS MADE OF ARTSTOR CONTENT AFTER THE EXPIRATION OR TERMINATION OF THIS AGREEMENT.

12.6 **Unavailability of ARTstor Digital Library.** ARTstor shall try to provide continuous availability of the ARTstor Digital Library online. Licensee recognizes that the ARTstor Digital Library may not be available from time to time due to maintenance of the sever(s), the installation or testing of software, the loading of ARTstor Content as it becomes available, and downtime relating to equipment or services outside the control of ARTstor including but not limited to public or private telecommunications services or internet nodes or facilities, and, except as set forth in section 12.4, ARTstor shall not be held liable for any loss, injury, claim, liability, or damage of any kind resulting from the unavailability of the ARTstor Digital Library or the Access Software, interruption of the services provided hereunder, or arising out of, or in connection with, Licensee’s use, display, performances of, reproduction, distribution, or the uses, displays, performances of, reproductions or distributions made by Authorized Users or other users of the ARTstor Digital Library. If the ARTstor Digital Library fails to operate in conformance with the terms of this Agreement, Licensee shall promptly notify ARTstor, and ARTstor’s sole obligation shall be to repair the nonconformity. Except as set forth in section 12.4, in no event shall ARTstor’s liability exceed the fees paid to ARTstor by Licensee. In the event, due to causes within its reasonable control, ARTstor is unable to provide Licensee with access to the ARTstor Digital Library for an aggregate period of fourteen (14) consecutive days during any twelve (12) month period, Licensee may terminate the Agreement and receive a pro rata refund of the Annual Access Fee (but not the Archive Capital Fee).
12.7 **Laws and Jurisdiction of the United States of America Controlling.** This Agreement shall be interpreted and construed according to, and governed by, the federal and state laws of the United States of America, excluding any such laws that might direct the application of the laws of another jurisdiction. The Parties expressly exclude, if applicable, the application of the United Nations Convention on Contracts for the International Sale of Goods. Any controversy or claim arising out of or relating to this Agreement or the breach thereof shall be subject to the exclusive jurisdiction of the courts of the United States of America, excluding any laws that might direct jurisdiction to courts outside of the United States of America.

12.8 **Discontinuance of ARTstor.** ARTstor intends to maintain the ARTstor Digital Library and to make it available for noncommercial educational and scholarly purposes on an ongoing basis. However, should exigent circumstances so require, ARTstor reserves the right to discontinue and/or cease operating the ARTstor Digital Library. Should ARTstor discontinue and/or cease operating the ARTstor Digital Library, it would provide notice to Licensee and other users of the ARTstor Digital Library, and would make efforts to transfer the ARTstor Digital Library to another nonprofit institution and to have it made widely available for noncommercial educational and scholarly purposes. However, Licensee recognizes that such transfer may not be possible and agrees that ARTstor shall not be liable whatsoever should ARTstor cease to exist and should such transfer not be made.

13. **Miscellaneous.**

13.1 **Entirety of the Agreement.** The terms and conditions of this Agreement supersede all prior oral and written Agreements between the Parties with respect to the subject matter of this Agreement and shall constitute the entire Agreement between the parties with respect to the matters contained herein. It is understood, however, that the terms and conditions of this Agreement shall not supersede or modify any other written agreement between the Parties concerning provision of ARTstor Content by Licensee for the ARTstor Digital Library or similar matters; any and all such agreements shall continue in full force and effect in accordance with their terms. This License Agreement shall not be modified or amended except by writing duly executed by authorized representatives of the parties (except that the Privacy Policy may be amended from time to time, as set forth in section 6.2).

13.2 **No Assignment and No Third Party Beneficiary Rights.** Neither Party to this Agreement shall assign, transfer, subcontract, or sublicense this Agreement or any of the rights and obligations hereunder, without the prior consent of the other Party. Notwithstanding the foregoing, ARTstor reserves the right to use fee-for-service entities to perform specific services on behalf of ARTstor, provided that such entities are obligated to comply with the applicable terms and conditions herein (including but not limited to terms relating to security and privacy). This Agreement has been executed for the sole benefit of the Parties that are signatories to this Agreement and is not intended for the benefit of any third party. The Parties expressly disclaim the creation of any third party beneficiary rights under this Agreement and agree that no third party shall have any rights under this Agreement.

13.3 **No Agency, Joint Venture or Partnership.** Nothing contained herein shall be deemed to create an agency, joint venture, or partnership relationship between the Parties.

13.4 **Waiver or Invalidity of any Provision or Breach.** Waiver of any provision herein shall not be deemed to be a waiver of any other provision herein, nor shall waiver of any breach of this Agreement be construed as a continuing waiver of other breaches of the same or other provisions of this Agreement. If any provision or provisions of this Agreement are held to be invalid, illegal, unenforceable, or in conflict with the law of any jurisdiction, the validity, legality, and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

13.5 **Force Majeure.** No Party shall be in breach of this Agreement if a failure to perform an obligation hereunder results from a condition(s) that is beyond the Party’s reasonable control, including, but not limited to strikes, labor disputes, terrorist acts, or governmental requirements.

13.6 **Use Outside of the United States of America.** Should Licensee and/or its Authorized Users access the ARTstor Digital Library outside of the United States of America, such access will be through ARTstor servers housed in the United States of America, or such other server(s) as may be determined by ARTstor. Licensee understands that performance of the ARTstor Digital Library when accessed outside of the United States of America is subject
to available transmission bandwidth and other factors beyond ARTstor's control, and may not equal performance of the ARTstor Digital Library when accessed within the United States of America. Licensee agrees to comply with all applicable laws and regulations in its exercise of the License. Licensee agrees that, should it use the ARTstor Library outside of the United States of America, it will effect or obtain any necessary governmental or regulatory filings and approvals required outside of the United States of America in connection with its use of the ARTstor Digital Library in such countries and will pay any costs associated therewith. Should Licensee access the ARTstor Digital Library from a country outside of the United States of America, Licensee will inform ARTstor of any laws in such country of which Licensee becomes aware that require any change to this Agreement. ARTstor may revoke access to the ARTstor Digital Library in any country outside the United States of America if warranted, in ARTstor's sole opinion, by the laws or regulations of such country.

13.7 Counterparts. This Agreement and any Amendments may be executed in one or more counterparts, each of which shall be deemed an original, but all of which shall constitute one agreement.

IN WITNESS THEREFORE, the parties have caused this Agreement to be executed as of the Agreement Date in Attachment A hereto.

Licensee: Regents of the University of California

Name: [TEXT DELETED] 

Printed: [TEXT DELETED]

Title: Director, Business Services

Date: 7/31/07

ARTstor Inc.

Name: [TEXT DELETED] 

Printed: [TEXT DELETED]

Title: General Counsel and Secretary

Date: 8/29/07
ATTACHMENT A
ACCESS INFORMATION AND PAYMENT TERMS

This Attachment A is an addendum to the ARTstor Digital Library License Agreement, and incorporates by reference all of the terms of the ARTstor Digital Library Licensee Agreement between ARTstor and the Licensee listed below.

(Please type or print clearly)
Licensee (Institution Name): Regents of the University of California
Licensee Address: California Digital Library, 415 20th Street, 4th Floor
Oakland, CA 94612 USA
Agreement Date: August 1, 2007
Term of Agreement and Renewal Terms: Initial three-year term, automatically renewable upon payment for additional one-year terms.

Contact Information: Please ensure this information remains current by providing regular updates.
Licensee Primary Contact (required):
Main contact between ARTstor and Licensee
Responsibilities include overseeing subscription
Attn: TEXT DELETED
Title: Acquisitions Coordinator
Address: Geisel Library, Univ. Calif.
99500 Gilman Drive, #0175A
La Jolla, CA 92093-0175 USA
Telephone: TEXT DELETED
Facsimile: 858.534.1256
E-Mail: TEXT DELETED

Licensee Secondary Contact (optional):
Assists in overseeing subscription
Attn: TEXT DELETED
Title: Licensing Manager
Address: 415 20th Street, 4th Floor
Oakland, CA 94612
Telephone: TEXT DELETED
Facsimile: 50.987.0243
Email(s): TEXT DELETED

Licensee Contact for Legal Notices:
Attn: Curtis Lavery
Title: Licensing Manager
Address: 415 20th Street, 4th Floor
Oakland, CA 94612
Telephone: 510.987.9262
Facsimile: 510.987.0243
E-Mail: curtis.lavery@ucop.edu

Licensee Technical Contact (required):
Responsible for providing access information to ARTstor
Attn: TEXT DELETED
Title: Sr. Development Programmer
Address: 415 20th Street, 4th Floor
Oakland, CA 94612
Telephone: TEXT DELETED
Facsimile: 510.287.3825
E-Mail: TEXT DELETED

Licensee User Support Contact (required):
This contact's name, email address and/or telephone number will be made available through the ARTstor website as the person to reach for local user help
Attn: TEXT DELETED
Title: Sr. Information Svcs Analyst
Address: 415 20th Street, 4th Floor
Oakland, CA 94612
Telephone: TEXT DELETED
Facsimile: 510.893.5212
Email: TEXT DELETED

ARTstor Primary Contact:
User Services
ARTstor Inc.
151 East 61st Street
New York, NY 10021
Telephone: 212-500-2400
Facsimile: 212-500-2401
Email: userservices@artstor.org

ARTstor Contact for Legal Notices:
TEXT DELETED
General Counsel & Secretary
ARTstor Inc.
151 East 61st Street
New York, NY 10021
Telephone: 212-500-2400; Facsimile: 212-500-2401
Email: TEXT DELETED
If this license is to cover multiple campuses or locations, please list the campuses below:
Note: ARTstor may consider certain campuses or locations to be separate institutions, and fees and license terms will be determined accordingly.

[see Attachment B]

IP Information (addresses or domain ranges for computers at your institution(s)):
Note: If IP information is not available upon completing this Agreement, ARTstor staff will contact the Technical Contact listed above to obtain the information and initiate access. ARTstor reserves the right to delay access if adequate IP information is not provided.
IP Addresses: [see Attachment C]
Are you currently using a proxy server to provide access to restricted resources? Yes No
If yes, please indicate the type of proxy server:
If yes, please provide the IP information of the proxy server:
Are all of the above IP addresses static and restricted to use only by your institution? Yes No
Please also provide the URL of the web page that offers information about how to use the proxy:

Do you have plans to use a proxy server in the future? Yes No
Do you provide to users any other means of access to restricted resources from machines outside of your institution’s IP domain? Yes No. If yes, please describe.

If you are a museum, did you complete a Network Performance Test (contact participation@artstor.org for details)?
☐ Yes ☐ No

Payment Terms:
Full Time Equivalent (FTE) Enrollment (undergraduate plus graduate):
ARTstor Classification: (to be completed by ARTstor) See Attachment B
Archive Capital Fee (ACF): (to be completed by ARTstor) See Attachment B
Annual Access Fee (AAF): (to be completed by ARTstor) See Attachment B

The total Archive Capital Fee shall be due and payable thirty (30) days after the date of invoice. Licensee shall be invoiced for the total Annual Access Fee indicated above on or about the beginning of every calendar year during the initial and renewal terms of this Agreement. The above total Annual Access Fee for the first year shall be prorated to reflect the number of months remaining in the calendar year following the date access to the ARTstor Digital Library is established. Furthermore, the above total Annual Access Fee for the first and second calendar years shall be prorated to reflect the difference between the 500,000 images in total anticipated in the Charter Collection by the beginning of calendar year 2006-07, and the actual number of images available at the beginning of the calendar years 2004-05 and 2005-06, and shall be due and payable thirty (30) days after the date of invoice. The Annual Access Fees and Archive Capital Fee are subject to reasonable annual increases.

Any payments made more than thirty (30) days after they are due and payable shall be subject to a 10% annual interest charge.

All payments shall be made by check payable to ARTstor Inc.
<table>
<thead>
<tr>
<th>Institution</th>
<th>Classification</th>
<th>ACF</th>
<th>AAF</th>
</tr>
</thead>
<tbody>
<tr>
<td>University of California, Berkeley</td>
<td>Very Large</td>
<td>TEXT DELETED</td>
<td>TEXT DELETED</td>
</tr>
<tr>
<td>University of California, Davis</td>
<td>Very Large</td>
<td>TEXT DELETED</td>
<td>TEXT DELETED</td>
</tr>
<tr>
<td>University of California, Irvine</td>
<td>Very Large</td>
<td>TEXT DELETED</td>
<td>TEXT DELETED</td>
</tr>
<tr>
<td>University of California, Los Angeles</td>
<td>Very Large</td>
<td>TEXT DELETED</td>
<td>TEXT DELETED</td>
</tr>
<tr>
<td>University of California, Merced</td>
<td>Very Small</td>
<td>TEXT DELETED</td>
<td>TEXT DELETED</td>
</tr>
<tr>
<td>University of California, Riverside</td>
<td>Large</td>
<td>TEXT DELETED</td>
<td>TEXT DELETED</td>
</tr>
<tr>
<td>University of California, San Diego</td>
<td>Very Large</td>
<td>TEXT DELETED</td>
<td>TEXT DELETED</td>
</tr>
<tr>
<td>University of California, San Francisco</td>
<td>Very Small</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>University of California, Santa Barbara</td>
<td>Very Large</td>
<td>TEXT DELETED</td>
<td>TEXT DELETED</td>
</tr>
<tr>
<td>University of California, Santa Cruz</td>
<td>Large</td>
<td>TEXT DELETED</td>
<td>TEXT DELETED</td>
</tr>
<tr>
<td>University of California Office of the President</td>
<td>Special</td>
<td>TEXT DELETED</td>
<td>TEXT DELETED</td>
</tr>
</tbody>
</table>
ATTACHMENT C
UNIVERSITY OF CALIFORNIA
IP ADDRESSES BY CAMPUS

UC Berkeley
TEXT DELETED

UC Davis
TEXT DELETED

UC Irvine
TEXT DELETED

UC Los Angeles
TEXT DELETED
ARTstor Digital Library License Agreement

UC Merced

TEXT DELETED

UC Riverside

TEXT DELETED

UC San Francisco

TEXT DELETED

UC Santa Barbara

128.111.*.*
169.231.*.*

UC Santa Cruz

TEXT DELETED

UC San Diego

TEXT DELETED

UC Office of the President - California Digital Library

TEXT DELETED
ATTACHMENT D
ARTstor PRIVACY POLICY

ARTstor PRIVACY POLICY

ARTstor is committed to protecting the privacy of the users of its website and the ARTstor Digital Library. To better inform you of our policy concerning user privacy, we have adopted the following guidelines. Please note that these guidelines are subject to change, and any such changes will be posted on this page in the ARTstor website.

The Information ARTstor Collects

You can perform all of the functions in the ARTstor Digital Library without providing ARTstor with any personally identifiable information. You can view the ARTstor Charter Collections, for example, and perform other functions while maintaining anonymity.

If you elect to save electronically image groups and set user preferences so that you can subsequently retrieve them, you must go through ARTstor's site registration process. During this process, we will ask you for your email address (which can be any email address) and will ask you to create a password of your choosing. By providing us with your email address, ARTstor will be able to connect user preferences and saved image groups to the email address, allowing us to retrieve your image groups and preferences should you forget your password.

Maintenance of Image Groups

Some institutions currently facilitate the use of their digital resources by providing administrative support for the use of such resources, such as helping save materials into course folders, or removing materials that are no longer needed. To provide such support, one or more representatives at an institution, such as a library administrator ("Institutional Administrator"), may need to associate such electronic materials with the individual who created them, so that they can determine, for example, whether a particular user wants to continue to maintain such materials.

If you elect to register as a user of the ARTstor Digital Library or to save electronically image groups using tools from the ARTstor Digital Library, you give ARTstor permission to provide the Institutional Administrator the email address that you used to register with ARTstor. You also give the Institutional Administrator or ARTstor (should the Institutional Administrator so direct us) permission to access the image groups that you have created, to make changes to those groups (including deleting such image groups, either in full or in part), and to contact you at the email address you have provided with respect to such image groups, for the purpose of administering and supporting the institution's subscription to the ARTstor Digital Library. Your having given the Institutional Administrator and ARTstor permission to perform these roles does not necessarily imply that these activities will be performed at your particular institution. Please contact your Institutional Administrator if you have questions about institutional policy in this area.

Such access is not intended to compromise your individual privacy. ARTstor does not require you to use an email address that reveals your name or other personally identifiable information.

Participation in Optional Surveys

ARTstor will seek to conduct surveys on the ARTstor website, or to send surveys to selected groups of ARTstor registered users, who have given us permission to send them email, for purposes of better understanding users' needs and interests, and for improving the ARTstor
Digital Library and site over time. In those cases, we will link the voluntary survey results to the registered user's email address. Participating in such surveys is optional.

**Information Collected with Technology**

ARTstor collects some non-personally identifiable information about you through its use of technology, so it may not be readily apparent to you that it is being collected. For instance, when you come to our site, your IP address is collected so that we know where to send information you are requesting. An IP address is often associated with the place from which you enter the Internet. We also may collect other non-personally identifiable information, such as the type of browser you are using (e.g., Netscape, Internet Explorer), the type of operating system you are using (e.g., Windows 2000 or Mac OS), and the domain name of your Internet service provider.

**ARTstor's Use of Cookies**

ARTstor employs "cookie" technology. Cookies are small pieces of text that are stored on your computer and act as a tool for controlling certain system variables and storing system configuration information in the WWW environment. ARTstor uses cookies to store user preferences, such as for viewing and printing, and to store authentication information. ARTstor does not link cookie data with personally identifiable information. No personal information is extracted in the cookie setting process, and we do not use cookies to identify what other sites or pages you have visited. We do not involve advertisers, who may place a cookie on your browser, in the operation of our site.

We require users to agree to our Terms and Conditions of Use.

**Use of the Information**

We use the information you provide to facilitate your use of the ARTstor Digital Library, to respond to your inquiries about ARTstor, to improve the design of our site, for system administration and troubleshooting purposes, to correspond to users (where possible), to enable us to respond to uses of the ARTstor Digital Library in violation of the ARTstor Terms and Conditions of Use, and to track and analyze site usage.

**Security**

We have physical, electronic, and managerial measures in place to prevent unauthorized access to the information we collect online. We do not, however, claim any responsibility for information collected by or from websites linking to or from ARTstor.

**Sharing Information**

Except in special circumstances, as outlined herein, ARTstor does not share information you provide. ARTstor does share general usage data in aggregated form, so that no personal information is identifiable, to institutions licensing the ARTstor Digital Library, content providers, and the general public. ARTstor will make available to you all of the personal information that you provided ARTstor (where applicable), on request.
Compliance With Legal Proceedings

ARTstor may disclose personal information if required to do so by law or if we believe in good faith that such action is necessary to comply with the law or a legal proceeding, to protect against violations of our Terms and Conditions of Use, or to protect and defend our rights and property or the rights and property of contributors to the ARTstor Digital Library.

Opting Out

ARTstor will remove you and your personal information from our database on request. Please note that this may cancel your access to the ARTstor Digital Library.

Contact Us

If you have any inquiries about ARTstor's privacy policy or its implementation, you may contact us at userservices@artstor.org.

Last updated on January 10, 2005