THIS AGREEMENT is dated the 1st day of April, 2024 (the "Effective Date")

BETWEEN:

- 1) **EDWARD ELGAR PUBLISHING, Inc.**, a corporation organised and existing under the laws of the State of Massachusetts, and having its principal place of business at (hereinafter called the "Licensor");
- 2) The University of California, San Diego, 9500 Gilman Drive, La Jolla, California 92093 (hereinafter called the "Licensee").

WHEREAS:-

- A. the Licensor holds the rights granted under this License;
- B. the Licensee desires to use the rights and the Licensor desires to grant to the Licensee the License to use the rights for the Fee, subject to the terms and conditions of this License.

DEFINITIONS

Authorized Users	Current members of the faculty and other staff of
	the Licensee (whether on a permanent, temporary,
	contract or visiting basis) and individuals who are
	currently studying at the Licensee's institution,
	who are permitted to access the Secure Network
	from within the Library Premises or from such
	other places where Authorized Users work or
	study (including but not limited to Authorized
	Users' offices and homes, halls of residence, and
	student dormitories) and who have been issued by
	the Licensee with a password or other
	authentication, together with other persons who
	are permitted to use the Licensee's library or
	information service and access the Secure
	Network but only from computer terminals within
	Library Premises.
Fee	The Fee and payment details and schedule set out
	in Schedule 1 or in new Schedules to this License
	which may be agreed by the parties from time to
	time.
Licensed Materials	Will consist of Perpetual Licensed Materials and
	Non-Perpetual Licensed Materials set out in
	Schedules 1 and 2 or in new Schedules to this
	License that may be agreed by the parties from
	time to time.
	Demotical Licensed Materials are Licensed
	Perpetual Licensed Materials are Licensed
	Materials for which the Licensor recognises the

	right of the Participating Libraries to own and possess in perpetuity as set out in clause 4. Non-Perpetual Licensed Materials are Licensed Materials that the Licensee may not archive as set out in clause 4, and for which interlibrary loan may be restricted as set out in clause 2.
Commercial Use	Use for the purposes of monetary reward (whether by or for the Licensee or an Authorized User) by means of sale, resale, loan, transfer, hire, or other form of exploitation of the Licensed Materials.
Library Premises	The physical premises of the library or libraries operated by the Licensee, as specified in Schedule 3.
Participating Libraries	The list of institutions detailed in Schedule 3.

1. AGREEMENT

- 1.1. In consideration of the "Fee" and subject to the terms and conditions of this License, the Licensor hereby grants the Licensee a non-exclusive, non-transferable and revocable worldwide right to access the Licensed Materials and to provide access to the Licensed Materials to Authorized Users for the purposes of research, teaching, and private study.
- 1.2. Where the Licensee is acting on behalf of the Participating Libraries, the rights and responsibilities referenced in this agreement in regard to the Licensee shall apply to all participating libraries covered under this Agreement and the Licensee warrants that it has the authority to enter into this Agreement on behalf of the Participating Libraries. However, the Licensee is responsible only for the fulfilment of its individual responsibilities under this Agreement. Neither the Licensee nor the Participating Libraries shall be liable for any breach or default of another Participating Library.

2. USAGE

- 2.1. Throughout the term of this License and subject to clause 3, the Licensee may:
 - 2.1.1. Make such back-up copies of the Licensed Materials as is reasonable to ensure Authorized Users can easily access the Licensed Materials;
 - 2.1.2. Incorporate parts of the Licensed Materials for Authorized Users in printed and electronic course packs, study packs, and resource and reading lists to be used in the instruction of courses or in a Virtual or Managed Learning Environment including eReserves, but not including the open web, provided that the appropriate copyright acknowledgement is provided;
 - 2.1.3. The Licensee may, subject to clause 3 below, fulfil interlibrary loan requests for Perpetual Licensed Materials whether by post or fax or secure transmission, using Ariel or its equivalent, whereby the electronic file is deleted immediately after printing, for the purposes of research or private study and not for Commercial Use, a single paper copy of an

electronic original of an individual document being part of the Perpetual Licensed Materials. The Licensee and Participating Libraries agree to fulfill interlibrary loan requests in compliance with Section 108 of the United States Copyright Law (17 USC ss108 "Limitations on Exclusive Rights: Reproduction by Libraries and Archives) and clause 3 of the guidelines for Proviso of subsection 108 (g) (2) prepared by the National Commission on New Technological Uses of Copyrighted Works or under applicable Copyright law of other countries;

- 2.1.4. The Licensee may not fulfil interlibrary loan requests for Non-Perpetual Licensed Materials;
- 2.1.5. Use metadata to manage library operations;
- 2.1.6. Allow its Authorized Users to:
 - 2.1.6.1. Browse, search, retrieve, display, download, print and store individual chapters for scholarly research, educational, and personal use as long as such use is in accordance with Fair Use principles of United States and International copyright Law;
 - 2.1.6.2. Copy and store single copies of a reasonable number of chapters. Copying and storing entire books by Authorized Users is not permitted;
 - 2.1.6.3. Obtain remote access to the License Materials through secure access procedures established by the Licensee;
 - 2.1.6.4. Send single chapters to research colleagues outside of the institution of the Participating Library for the purposes of non-commercial educational and scholarly use;
 - 2.1.6.5. Use a reasonable portion of the Licensed Materials in the preparation of course packs or other educational materials including e-Reserves and access controlled websites;
 - 2.1.6.6. Use the Licensed Materials to perform and engage in text mining/data mining activities for academic research, scholarship and other educational purposes, and to utilize and share the outputs of text and data mining in their scholarly work. The Licensor will cooperate with the Licensee and Authorized Users in making the Licensed Materials available in a manner and form most useful to the Authorized Users. Any Licensor fees for provision of copies will be on a time and materials basis only.
 - 2.1.6.7. Nothing in this License shall in any way exclude, modify, or affect any of the Licensee's rights under Copyright Revision Act 1976 as amended subsequently provided that such rights are exercised in accordance with Section 108 of the Act and with the guidelines developed by the National Commission on New Technological Uses of Copyrighted Works (CONTU Guidelines) and published in U.S. Copyright Office Circular 21 or under applicable copyright laws of other countries
 - 2.1.6.8. Nothing in this agreement shall limit the Licensee or any end user from making lawful, noninfringing uses to facilitate access to the Licensed Materials by users who have disabilities. For the avoidance of doubt, the Licensor authorizes such uses.

3. PROHIBITED USE

3.1. Authorized Users and Licensees are prohibited from doing the following:

- 3.1.1. Sell, resell, sublicense, rent, hire, or transfer the Licensed Materials for Commercial Use;
- 3.1.2. Remove or alter the authors' names or the Licensor's copyright notices or other means of identification or disclaimers as they appear in the Licensed Materials;
- 3.1.3. Systematically make print or electronic copies of multiple extracts or make multiple copies of any part of the Licensed Materials for any purpose other than expressly permitted by this License;
- 3.1.4. Prepare derivative works or download, mount, or distribute any part of the Licensed Material on any electronic system or network, including without limitation the Internet and the World Wide Web, except where expressly permitted by this License;
- 3.1.5. Reverse engineer, decompile, alter, abridge, or otherwise modify the Licensed Materials or any part of them for any purpose whatsoever, except as expressly provided in this License;
- 3.1.6. Publish, distribute, or make available the Licensed Materials, works based on the Licensed Materials, or works which combine them with any other material, other than as permitted in this License, without the Licensors Express Permission.

4. ARCHIVAL RIGHTS

- 4.1. The Licensor recognises the right of the Participating Library to possess in perpetuity their Perpetual Licensed Materials as described in this Agreement and listed in Schedules 1 and 2.
- 4.2. The Licensee may make one electronic copy of all the Perpetual Licensed Materials, as well as one print copy, from electronic versions of the Perpetual Licensed Materials detailed in Schedule 1 and 2 to be maintained as a backup for Archival purposes. Use of CLOCKSS or equivalent technology is also permitted.
- 4.3. In the event that the Licensee terminates this Agreement, the Licensor shall continue to provide access to Perpetual Licensed Materials to the Licensee and its Authorized Users under the same terms and conditions outlined in clauses 2 and 3 and subject to an annual hosting and maintenance fee detailed in Schedule 1.
- 4.4. In the event that the Licensee terminates this Agreement, the Licensee may obtain continuing access to Perpetual Licensed Materials by electing to pay an administrative fee for an archival digital copy of Perpetual Licensed Materials on a mutually agreed upon digital media.
- 4.5. The Licensee may not back up or make archival copies of Non-Perpetual Licensed Materials.

5. LICENSEE'S OBLIGATIONS

5.1. The Licensee will:

5.1.1. Comply with all computer security procedures agreed with the Licensor and implement reasonable measures to prevent unauthorized access to or use of the Licensed Materials;

- 5.1.2. Issue passwords or other access information only to Authorized Users and use all reasonable efforts to ensure that Authorized Users do not disclose passwords or other access information to any third party;
- 5.1.3. Use all reasonable efforts to ensure that all Authorized Users are made aware of and undertake to abide by the terms of this License Agreement;
- 5.1.4. Use all reasonable efforts to monitor compliance and notify the Licensor immediately and provide full details upon becoming aware of any unauthorized use of any of the Licensee's or Authorized Users' passwords or of any material breach by an Authorized User of the terms of this License Agreement;
- 5.1.5. The Licensee shall promptly and diligently investigate any such breach and initiate disciplinary procedures in accordance with the Licensee's standard practice and shall use all reasonable effort to bring an end to the breach as quickly as possible, to mitigate its effect, and to prevent any recurrence;
- 5.1.6. Keep the Licensor informed of all valid IP addresses and other information required by the Licensor in order to make the Licensed Materials available as set out in this License Agreement;
- 5.1.7. If the Licensor withdraws from the Licensed Materials any item or part of an item for which it has reasonable grounds to believe infringes copyright or is defamatory, obscene, unlawful, or otherwise objectionable, the Licensee will take reasonable steps to ensure that Authorized Users also cease to use withdrawn material.

6. FEES

6.1. The Licensee agrees to make payment to Edward Elgar Publishing for the use of Licensed Materials as set out in Schedules 1 and 2 and new Schedules to this License that may be agreed by the parties from time to time.

7. LICENSOR OBLIGATIONS

7.1. The Licensor warrants that it has the power and authority to enter into this agreement and to grant the rights contained herein and that it is the owner or the lawful licensee of the Licensed Materials and that they do not infringe any copyright, patent, trademark, or any other proprietary right of any third party. The Licensor shall indemnify and hold the Licensee harmless from and against any loss, damage, costs, liability, and expenses (including reasonable legal and professional fees) arising out of any legal action taken against the Licensee claiming actual or alleged infringement of such rights. This indemnity shall survive the termination of this License for any reason. This indemnity shall not apply if the Licensee has amended the Licensed Materials in any way not permitted by this License.

7.2. The Licensor shall:

- 7.2.1. Make the Licensed Materials available to the Licensee and Authorized Users via the Licensors platform in format and method described in Schedule 1;
- 7.2.2. Make the Licensed Materials available as described in Schedule 1 for twenty-four hours a day save for routine maintenance which the Licensor shall insofar as possible notify the Licensee in advance:

- 7.2.3. Restore access to the Licensed Materials as soon as possible in the event of an outage, interruption, or suspension of the service;
- 7.2.4. Offer reasonable levels of customer continuing support to assist the Licensee in use of the Licensed Materials. The Licensor will make personnel available during normal business hours in Northampton, Massachusetts, USA or Cheltenham, United Kingdom for feedback, problem solving, or general questions from the Participating Library representatives;
- 7.2.5. The Licensor reserves the right at any time to withdraw from the Licensed Materials any item or part of an item for which it no longer retains the right to publish, or which it has reasonable grounds to believe infringes copyright or is defamatory, obscene, unlawful, or otherwise objectionable. The Licensor shall give written notice to the Licensee of such withdrawal;
- 7.2.6. Make usage statistics for the Licensed Materials available to the Licensee. Usage statistics will adhere to the COUNTER Code of Practice specifications, or the current standard format.

8. ACKNOWLEDGMENT OF COPYRIGHT

8.1. The License acknowledges that all copyright, patent, trademark, database rights, and all other intellectual property rights in or relating to the Licensed Materials are the sole property of the Licensor or the Licensor's licensors and that this License does not in any way give rise to any right, title, or interest in the Licensed Materials except as laid forth in this agreement. All rights not expressly granted to the Licensee under the License are reserved for and by the Licensor.

9. REPRESENTATION, WARRANTIES, AND INDEMNITIES

- 9.1. EXCEPT AS EXPRESSLY PROVIDED IN THIS LICENSE, THE LICENSOR MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF DESIGN, ACCURACY OF THE INFORMATION CONTAINED IN THE LICENSED MATERIALS, MERCHANTABILITY, OR FITNESS OF USE FOR A PARTICULAR PURPOSE. THE LICENSED MATERIALS ARE SUPPLIED 'AS IS'.
- 9.2. UNDER NO CIRCUMSTANCES SHALL THE LICENSOR BE LIABLE TO THE LICENSEE OR ANY OTHER PERSON, INCLUDING BUT NOT LIMITED TO AUTHORIZED USERS, FOR ANY SPECIAL, EXEMPLARY, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER ARISING OUT OF THE INABILITY TO USE, OR THE USE OF, THE LICENSED MATERIALS EXCEPT WHERE THE LICENSOR IS NOT PERMITTED TO LIMIT OR EXCLUDE ITS LIABILITY UNDER THE APPLICABLE LAW. IRRESPECTIVE OF THE CAUSE OR FORM OF ACTION, THE LICENSOR'S AGGREGATE LIABILITY FOR ANY CLAIMS, LOSSES, OR DAMAGES ARISING OUT OF ANY BREACH OF THIS LICENSE SHALL IN NO CIRCUMSTANCES EXCEED THE FEE PAID BY THE LICENSEE TO THE LICENSOR UNDER THIS LICENSE IN RESPECT OF THE SUBSCRIPTION PERIOD DURING WHICH SUCH CLAIM, LOSS, OR DAMAGE OCCURRED. THE FOREGOING LIMITATION OF LIABILITY AND EXCLUSION OF CERTAIN DAMAGES SHALL APPLY REGARDLESS OF THE SUCCESS OR EFFECTIVENESS OF OTHER REMEDIES.

10. TERM AND TERMINATION

- 10.1. This License shall be terminated if:
 - 10.1.1. The Licensee defaults in making payment of the Fee as provided in this License and fails to remedy such default within thirty (30) days of notification in writing by the Licensor;
 - 10.1.2. Either party commits a material or persistent breach of any term of this License and fails to remedy the breach if capable of remedy within thirty (30) days of notification in writing by the Licensee;
 - 10.1.3. The Licensee commits a willful, material, and persistent breach of the Licensor's copyright or other intellectual property rights or of the provisions of clause 2 in respect of usage rights or of clause 3 in respect of prohibited uses.
- 10.2. On termination, all rights and obligations of the parties automatically terminate except for obligations set out in clauses 2, 3, 4, and 5 in respect of the Licensed Materials to which access continues to be permitted through digital archival copies.
- 10.3. On termination of this License for cause, as specified in clauses 10.1, the Licensee shall immediately cease to distribute or make available the Licensed Materials to Authorized Users.

11. GENERAL

- 11.1. This License Agreement constitutes the entire, full, and complete understanding between the parties and supersedes all prior arrangements and undertaking whether written or oral.
- 11.2. Alterations to this License and to the Schedules to this License are only valid if they are recorded in writing and signed by both parties.
- 11.3. This License may not be assigned by either party to any other person or organisation, nor may either party sub-contract any of its obligations.
- 11.4. If rights in all or any part of the Licensed Materials are assigned to another Licensor, the Licensor shall use its best endeavours to ensure that the terms and conditions of this License are maintained
- 11.5. Any notices to be served on either of the parties by the other shall be sent by prepaid recorded delivery or registered post to the address of the addressee as set out in this License or to such other address as notified by either party to the other as its address for service of notices. All such notices shall be deemed to have been received within 14 days of posting.
- 11.6. Neither party's delay or failure to perform any provision of this License, as result of circumstances beyond its control (including, without limitation, war; strikes; floods; governmental restrictions; power, telecommunications, or Internet failures; or damage to or destruction of any network facilities) shall be deemed to be, or to give rise to, a breach of this License.
- 11.7. The invalidity or unenforceability of any provision of this License shall not affect the continuation or enforceability of the remainder of this License.

- 11.8. Either party's waiver or failure to require performance by the other of any provision of this License will not affect its full right to require such performance at any subsequent time, or be taken or held to be a waiver of the provision itself.
- 11.9. All amounts payable by the Licensee shall be exclusive of any VAT, sales taxes, other taxes, or government fees or levies.
- 11.10. This License shall be governed by and construed in accordance with the law of the State of California; the parties irrevocably agree that any dispute arising out of or in connection with this License will be subject to and within the jurisdiction of the courts of California.

AS WITNESS the hands of the duly authorized representatives of the parties the day and year below first written.

FOR THE LICENSOR: EDWARD ELGAR PUBLISHING, Inc.

Name (in block ca	apitals):	Date: 10 Jul 2024
Position / Title:	Sales & Marketing Manager	
Signature:		
FOR THE LICE	NSEE: THE UNIVERSITY OF CA	ALIFORNIA, SAN DIEGO
Name (in block ca	apitals):	Date: 7/10/2024
Position / Title: _	AUL Scholarly Resources	& Services
Signature:		

SCHEDULE 1 – LICENSED MATERIALS AND FEES

A schedule dated April 1, 2024 to the License dated April 1, 2024 between Edward Elgar Publishing, Inc. and The University of California, San Diego.

THE PERPETUAL LICENSED MATERIALS

Title	Format	Fee (excluding and taxes)	Schedule
Essentials in Diversity, Equity,	A mix of XML and PDF file		Upon receipt of payment
Inclusion &	formats		paymont
Accessibility			
53 titles			

THE NON-PERPETUAL LICENSED MATERIALS

Title	Format	Fee	Schedule
n/a			

ANNUAL HOSTING AND MAINTENANCE FEE

Annual Hosting and Maintenance Fee:

		8
•		

PAYMENT TERMS

Invoices shall be due and payable no later than (30) days after being issued by Edward Elgar Publishing.

ACCESS METHOD

	Authentication via User ID/password and IP Addre Authentication via IP address Authentication via Athens / Shibboleth:	ess
year bel	INESS the hands of the duly authorized representation first written. HE PUBLISHER: EDWARD ELGAR PUBLISHING	
Name (i	in block capitals):	10 Jul 2024 Date:
Position	n / Title: Sales & Marketing Manager	
Signatur	re:	
FOR TH	HE LICENSEE: THE UNIVERSITY OF CALIFOR	NIA, SAN DIEGO
Name (i	in block capitals:	Date: 7/10/2024
Position	n / Title: AUL Scholarly Resources & Services	<u> </u>
Signatur	re.	

SCHEDULE 2 – LIST OF TITLES

eISBN	Γitle Γ
9781800379008	A Field Guide to Managing Diversity, Equality and Inclusion in Organisations
9781789909357	A Research Agenda for Social Innovation
9781786431448	Approaching Equality
9781789907773	Civility and Participatory Democracy
9781785368387	Creating a Healthy Organisation
9781035315253	Equality and Non-Discrimination in Armed Conflict
9781035312597	Explaining the Gender Wage Gap
9781781955703	Gender in Organizations
9781788111263	Gender Inequality and Welfare States in Europe
9781788112536	Gender, Alterity and Human Rights
9781800377462	Gender, Diversity and Innovation
9781839108822	Gendered Marketing
9781782547945	Getting Women on to Corporate Boards
9781800887169	Handbook of Cultural Intelligence Research
9781789903461	Handbook of Culture and Migration
9781802204056	Handbook of Higher Education and Disability
9781800376625	Handbook of Qualitative Cross-Cultural Research Methods
9781847209962	Handbook of Research on Ethnic Minority Entrepreneurship
9781785363863	Handbook of Research on Gender and Leadership
9781839100055	Handbook of Return Migration
9781789906745	Handbook on Austerity, Populism and the Welfare State
9781784717360	Handbook on Ethnic Minorities in China
9781784710866	Handbook on Gender and Health
9781789904734	Handbook on Gender and Public Administration
9781785367168	Handbook on Gender and Social Policy
9781788112918	Handbook on Gender in Asia
9781788119306	Handbook on Gender, Diversity and Federalism
9781839100970	Handbook on Participatory Action Research and Community Development
9781788113526	Handbook on Society and Social Policy
9781789905588	Inequality, Social Protection and Social Justice
9781781952641	International Handbook of Research on Indigenous Entrepreneurship
9780857939319	International Handbook on Diversity Management at Work
9781800888982	Poverty and Inequality in East Asia
9781803925875	Promoting Religious Freedom in an Age of Intolerance
9781785365607	Research Handbook of Diversity and Careers
070470474066	Research Handbook of International and Comparative Perspectives on
9781784719692	Diversity Management

9781789901375	Research Handbook of Women's Entrepreneurship and Value Creation
9781789905649	Research Handbook on Disability and Entrepreneurship
9781800373655	Research Handbook on Disability Policy
9781785363924	Research Handbook on Feminist Engagement with International Law
9781788979832	Research Handbook on Global Governance, Business and Human Rights
9781789900972	Research Handbook on Human Rights and Humanitarian Law
9781800378056	Research Handbook on Intersectionality
9781800372214	Research Handbook on Leave Policy
9781800883451	Research Handbook on Measuring Poverty and Deprivation
9781800888302	Research Handbook on New Frontiers of Equality and Diversity at Work
9781788115797	Research Handbook on the International Law of Indigenous Rights
9781800379794	Rethinking Social Capital
9781786432568	Social Inequality Across the Generations
9781849805162	The International Handbook of Gender and Poverty
9781786435446	The Legal Protection of Refugees with Disabilities
9781800375178	Women, Family and Family Businesses Across Entrepreneurial Contexts
9781789905045	Women's Entrepreneurship and Culture

<u>SCHEDULE 3 – PARTICIPATING LIBRARIES</u>

University of California, San Diego



Issuer Edward Elgar Publishing

Document generated Wed, 10th Jul 2024 17:37:59 UTC

Parties involved with this document

Document processed Party + Fingerprint

Wed, 10th Jul 2024 18:49:20 UTC

Audit history log

Date	Action
Wed, 10th Jul 2024 18:49:21 UTC	
Wed, 10th Jul 2024 18:49:20 UTC	
Wed, 10th Jul 2024 18:49:20 UTC	
Wed, 10th Jul 2024 18:48:03 UTC	
Wed, 10th Jul 2024 17:39:26 UTC	
Wed, 10th Jul 2024 17:39:26 UTC	
Wed, 10th Jul 2024 17:37:59 UTC	
Wed. 10th Jul 2024 17:37:59 UTC	