

## Casalini Libri

### Nutzungsbedingungen (Vertragsauszug) für:

– Torrossa E-Books Kunst –

[...]

#### **5. Inter-Library Loan (ILL)**

ILL of journal articles is permitted between Libraries provided that the loan is made from a copy sent by post, fax or a secure electronic transmission such as Ariel in compliance with the CONTU guidelines, that it is deleted immediately after printing, and provided that ILL is not used improperly as a substitute for subscription to journals or purchase of single articles.

[...]

#### 5. Authorized Use of Licensed Materials

The Licensed Materials may be used by Authorized Users exclusively for purposes of research and/or educational and non-commercial use as defined in the Agreement(s) and in compliance with the limitations listed in these GLT.

The number of permitted concurrent Authorized Users is specified in the Agreement(s).

Request for authorization outside of the provisions granted may be submitted to the Licensor for consideration in Licensor's sole discretion.

The source of Licensed Materials must always be duly cited.

The Licensed Materials may be used within the territory of the United States by Authorized Users for non-commercial Fair Use in accordance with Section 107 of the U.S. Copyright Law (Title 17, U. S. Code).

## 6. Restrictions

All rights not expressly granted by the Licensor are hereby reserved. The Licensee and its Authorized Users are expressly forbidden to:

- a) Translate, adapt, rearrange or otherwise modify the Licensed Materials;
- b) Re-use all or part of the Licensed Materials to create derivative works;
- c) Grant access to the Licensed Materials to subjects other than Authorized Users including but not limited to sublicensing the Licensed Materials;
- d) Exploit the Licensed Materials either directly or indirectly for profit or other economic or commercial purposes;
- e) Modify, integrate or update Licensed Materials;
- f) Bypass the technological protection measures and/or the digital rights management systems (if any) of the Platform and the Licensed Materials;
- g) Systematically print or download, manually or with automated systems, substantial parts of Licensed Materials;
- h) Disseminate to third parties all or part of Licensed Material in a manner or magnitude as to act as a replacement for the recipient's or recipient institution's own subscription or purchase of the relevant Licensed Material;
- i) Include Licensed Material into course-packs without Licensor's authorization.

## 7. Licensee Performance Obligations

- a) Licensee undertakes not to violate the Licensor's and/or the Publisher's rights to the commercial use, publication or other legal rights relating to the Platform and the Licensed Materials;
- b) Licensee shall use reasonable efforts to provide Authorized Users with appropriate notice of the terms and conditions under which access to the Licensed Materials is granted under these GLT and relative Agreement(s), including any limitation on access or use of Licensed Materials as set forth in these GLT and relative Agreement(s);

- c) Licensee shall not knowingly permit anyone other than Authorized Users to use the Licensed Materials nor shall Licensee knowingly permit any unauthorized use of Licensed Materials;
- d) Licensee undertakes to inform the Licensor immediately of any violation of which Licensee becomes aware and to immediately take reasonable measures necessary to protect the Licensor's and/or Publisher's rights to the Licensed Materials;
- e) On being informed by the Licensor of a possible violation of Licensed Materials the Licensee undertakes to immediately proceed with any appropriate verification and to take reasonable measures necessary to prevent the continuation of the violation;
- f) In any case, the Licensee shall not knowingly permit Authorized Users to jeopardize the economic interests of the Publisher and/or Licensor and the Licensed Materials and/or Platform;
- g) Furthermore, the Licensee shall not perform any operations that may affect the normal management of the Platform or cause any unjustified damage to the Licensor and/or the Publisher of the Platform and/or the Licensed Materials.

## 8. Warranties and Disclaimers

- a) Licensor warrants that it has the right to license the rights to use Licensed Materials, that it has obtained any and all necessary permissions from the Publisher to license the Licensed Materials, and that use of the Licensed Materials by Authorized Users in accordance with the terms of these GLT shall not infringe the copyright of any third party.
- b) Licensor warrants to have produced Licensed Materials with due care and professionalism;
- c) Licensor undertakes to provide COUNTER-compliant usage statistics and to meet Z39.88 (OpenURL) and Z39.50 (search target) basic standards;
- d) All Licensed Materials have persistent and stable URLs available in the catalogue section of the Platform which the Licensor encourages Licensee and Authorized Users to use to facilitate access to Licensed Material;
- e) Where applicable, Licensor shall use reasonable efforts to ensure that the online content is as complete as print versions of Licensed Materials,

representing accurate and timely replications of the corresponding content;

- f) Licensor guarantees that the Platform and the Licensed Materials are free from any defect, virus or technological fault; the Licensor undertakes to correct or eliminate any fault that should occur;
- g) Despite the care and attention paid to producing the Platform and Licensed Materials, the Licensor does not guarantee that they are free of any errors or omissions;
- h) Access to Licensed Materials is granted without any other (implicit or explicit) guarantees or warranties; the Licensee declares that they have viewed and are satisfied with the Licensed Materials;
- i) Licensor does not guarantee that Licensed Materials correspond to the Licensee's expectations.

## 9. Licensor Performance Obligations

- a) Licensor declares that the server hosting the Licensed Materials is secure, that it meets high standards of availability and offers twenty-four hour access seven days a week. Nonetheless, in no event will the Licensor be liable for interruptions to the online access to Licensed Materials due to force majeure, for technical reasons or for any other reason out of their control;
- b) Licensor shall not be liable for any damages caused to authorized users or third parties;
- c) Within two (2) weeks of the Effective Date of the Agreement(s), Licensor shall make the published Licensed Materials available to Licensee and Authorized Users;
- d) Licensor will provide and maintain help files and other appropriate user documentation;
- e) Licensor will offer reasonable levels of continuing support to assist Licensee in use of the Licensed Materials. Licensor will make its personnel available by email, phone or fax for feedback, problem-solving, or general questions;
- f) Licensor shall use reasonable efforts to ensure that the Licensor's server or servers have sufficient capacity and rate of connectivity to provide the Licensee and Authorized Users with a quality of service comparable to current standards in the scholarly information provision industry in the Licensee's locale. Licensor shall use reasonable efforts to provide continuous service with an average of 98% uptime per month;

- g) The 2% downtime includes periodic unavailability due to maintenance of the server(s), the installation or testing of software, the loading of additional Licensed Materials as they become available, and downtime related to the failure of equipment or services outside the control of Licensor, including but not limited to public or private telecommunications services or internet nodes or facilities. Scheduled downtime will be performed at a time to minimize inconvenience to Licensee and their Authorized Users. Licensor shall notify Licensee in a timely manner of instances of system unavailability that occur outside the Licensor's normal maintenance window and use reasonable effort to provide advance notice of hardware or software changes that may affect system performance;
- h) If the access to Licensed Materials fails to operate in conformance with the terms of these GLT, Licensee shall immediately notify Licensor, and Licensor shall promptly use reasonable efforts to restore access to the Licensed Materials as soon as possible. In the event that Licensor fails to repair the nonconformity in a reasonable time, Licensor shall reimburse Licensee in an amount that the nonconformity is proportional to the total Fees owed to Licensor by Licensee under the relative Agreement(s).