

## Nutzungsbedingungen. Auszug aus dem Lizenzvertrag

2.4 Licensee may allow the Authorised Users to access, search, retrieve and display the Product(s) via the Secure Network (including providing integrated access via search of an author, article title and keyword index) and each Authorised Uier may solely for the purposes of research, teaching and private study and subject always to the overriding restrictions in clause 2.6:

2.4.1. download and store a limited number of Sections of each Product in machine readable form (provided that a substantial part of each Product is not downloaded and stored by the Authorised User);

2.4.2. print a limited number of Sections of each Product (provided that such copying does not amount to the copying by the Authorised User of a substantial part of a Product);

2.4.3. incorporate a limited number of Sections of each Product in. Course Packs and/or Electronic Reserves provided that: (i) a substantial part of Product is not incorporated in a Course Pack or Electronic Reserve; and (ii) each Section shall expressly and with reasonable prominence acknowledge the source (including author, title, publisher) and licensor's copyright notice. Such copies shall be deleted/destroyed when they are no langer to be used for teaching purposes.

2.5. licensee may supply to the library of an institution (whether by post, fax or secure transmission, using Arie! or its equivalent, whereby the electronic file is deleted immediately after printing) a single paper copy of a Section of a Product in accordance with the limitations set out in clause 2.4.2 and provided that such copy may only be used for research, teaching and private study purposes and not for ariy Commercial Use.

2.6. Neither licensee nor any Authorised User may:

2.6.1 remove or alter Licensor's copyright notice or other means of identification or disclaimers as they appear an a Product;

2.6.2 systematically make printed or electronic copies of any of the Products for any purpose;

2.6.3 permit access to the Product(s) to anyone who is not an Authorised User;

2.6.4 display or distribute any part of a Product an any electronic network, (including without limitation the Internet and the World Wide Web) other than a Secure Network;

2.6.5 use all or any part of a Product for Commercial Use;

2.6.6 modify, adapt or alter a Product or make available the Product in any other form or medium or create derivative works without the written permission of Licensor;

2.6.7 create a database in electronic or structured manual form by downloading and storing any content from the Product(s) save as permitted pursuant to clause 2.4.3;

2.6.8 attempt to interfere with the proper workings of any online provision of the Product(s) including attempting to circumvent security, tamper with, hack into or otherwise disrupt the Server or other Internet connected device used as part of the Licensor's IT system which enables access to the Product(s);

2.6.9 either individually or collectively download Product content at rate which exceeds 600 pdfs per hour;

2.6.10 use any automated retrieval devices (such as web robots, wanderers, crawlers, spiders of similar devices (save that this is not intended to prevent Licensee from using a federated search engine or discoverability service as part of its library information services); nor otherwise download, Store, reproduce, transmit, display, print, copy, distribute, extract, exploit or use the Product(s) except as expressly permitted in this Agreement.