

## ATTACHMENT C

### WILEY ONLINE ENHANCED LICENSE FOR GOVERNMENT CONSORTIUM CUSTOMERS

This License (the "License" and/or "Agreement") sets forth the terms and conditions under which Wiley Subscription Services, Inc. ("Wiley"), a Delaware corporation, 111 River Street, Hoboken, New Jersey 07030, will provide Alliance for Sustainable Energy, LLC (the "Licensee"), Manager and Operator of the National Renewable Energy Laboratory on behalf of the US Department of Energy ("DOE") Integrated Contractor Purchasing Team (hereinafter "DOE ICPT") 12000 Jefferson Ave, Newport News, VA 23606, USA, with access to the Electronic Products and Services subscribed to by the Licensee via Wiley Online Library.

#### A. **DEFINITIONS**

The following terms shall be deemed to have the meaning as set forth below:

1. **Wiley Online Library** - The online service (or any successor thereto) available from Wiley or its affiliates on the Worldwide Web including all products, services and features offered via the service. Certain products and services under this License may be delivered from other platforms as noted in the Appendices. The terms and conditions hereof are equally applicable to those products and services.
2. **Licensee** - The customer named above and individual member institutions ("Member Institutions") of the DOE ICPT listed in Appendix A who have agreed to participate in this License, each being an individual instance of Licensee. Each Licensee shall provide access to Wiley Online Library via its Secure Network for its Authorized Users as defined below, and is individually responsible for payments specified in the attached Appendices and for implementation of the License. Appendix A will include information on the Internet Protocol (IP) addresses for the Licensee's Secure Network which is covered by this License and contacts for each Member Institution. The Licensee may not extend access to Wiley Online Library, through the respective Licensee's Secure Network, to partners, joint ventures and affiliates not specified in Appendix A, except with the prior written consent of Wiley and appropriate amendments to this Agreement. "Secure Network" as used herein means the network which provides access to Wiley Online Library for Authorized Users via the Licensee's IP addresses.

The term "Licensee" shall be deemed to include each participating Member Institution in the singular. For the avoidance of doubt, when Member Institutions agree in writing to the terms of their participation in this License by executing the Sign-Up Letter in the form attached hereto as Appendix L, they are deemed to be participating parties to this Agreement as an individual instance of Licensee.

3. **Authorized Users** - Authorized Users shall consist of (i) Licensee and its subsidiaries and affiliates worldwide, (ii) scientific and support staff currently employed by such entities, and (iii) contractors currently engaged by such entities, provided such contractors have been informed of, and agree to abide by, the Terms and Conditions of Use set forth herein and they access Wiley Online Library via the Licensee's Secure Network.
4. **Intellectual Property Rights** – These rights include, without limitation, patents, trademarks, trade names, design rights, copyright (including rights in computer software), database rights, rights in know-how and other intellectual property rights, in each case whether registered or unregistered, which may subsist anywhere in the world.

5. **Electronic Products** - All products, services and content available in Wiley Online Library shall be deemed included within the definition of Electronic Products. Details specific to the type of electronic products or services licensed hereunder as well as pricing and the Licensee's access rights are provided in the appropriate Appendix. These products and services are defined as follows:

a. **Licensed Electronic Products** - The electronic (online) editions of Wiley journals and other publications and the content therein, including but not limited to major reference works, Current Protocols laboratory manuals and databases which the Licensee has licensed hereunder as specified herein and in the appropriate Appendices.

Licensed Electronic Products are listed in the Appendices as follows:

Appendix B Online Journals  
Appendix C Journal Backfiles  
Appendix D Online Reference Works  
Appendix E Online Books  
Appendix F The Cochrane Library  
Appendix G Current Protocols  
Appendix H Databases  
Appendix I Essential Evidence Plus  
Appendix J ArticleSelect

b. **Licensed Electronic Services** – The electronic features and services in Wiley Online Library available to the Licensee and its Authorized Users, as follows:

1. *EarlyView* – publishes peer reviewed, fully citable articles online as soon as they are ready, before the release of the compiled journal issue.
2. *Saved Title Alerts* – allows Authorized Users to request and receive via e-mail the tables of contents from any of the journals available online in Wiley Online Library and to receive notification of articles newly published which match specified search criteria.

## B. ACCESS PRIVILEGES

1. Wiley grants to the Licensee and its Authorized Users, during the Term as defined below, a non-exclusive, non-transferable right and license to access, via Wiley Online Library, the full text and other material such as datasets published online in Wiley Online Library for the Licensed Electronic Products as listed in the Appendices attached hereto as may be amended from time to time.
2. In addition, Authorized Users will have access to all available tables of contents, article abstracts, chapter summaries and associated websites for all Electronic Products on Wiley Online Library.
3. The number of the Authorized Users who may simultaneously access Wiley Online Library is unlimited.
4. The Licensee acknowledges that the Electronic Products and Wiley Online Library and the Intellectual Property Rights contained therein are protected by law. All rights not

specifically licensed herein to the Licensee are expressly reserved by Wiley.

C. **TERMS AND CONDITIONS OF USE**

1. The rights and restrictions governing access to Wiley Online Library and the Electronic Products by the Licensee and its Authorized Users are outlined in the Terms and Conditions of Use below.
  - a. Authorized Users may download, search, retrieve, display and view, copy and save to Secure Network or other electronic storage media and store or print out single copies of individual articles, chapters or entries in the Licensed Electronic Product for the Authorized User's own personal use, scholarly, educational or scientific research and the Licensee's internal business use. Authorized Users may also transmit such material to a third-party colleague in hard copy or electronically, for personal use or scholarly, educational, or scientific research or professional use or for corporate informational purposes but in no case for resale, systematic distribution, e.g. posting on a listserv, network (including scientific social networks) or automated delivery, or for any other use. In addition, Authorized Users have the right to use, with appropriate credit, figures, tables and brief excerpts from individual articles, chapters or other entries from Licensed Electronic Products in the Authorized User's own scientific, scholarly and educational works such as books and articles, and also in informational materials intended for customers of the Licensee.
  - b. All Authorized Users have the option to create a My Profile Page, which will allow them to create data files and links to articles, chapters and entries of interest in the Licensed Electronic Products, and search criteria, which may be reused by them. In order to do so, the Authorized User will have to select and register a user name and password, which the Authorized User must keep confidential and not disclose to or share with anyone else.
  - c. The Licensee and its Authorized Users may create links to Wiley Online Library from their Online Public Access Catalog (OPAC) records, library catalogs, link resolvers, locally hosted databases or library web pages, provided those links are operated by the Licensee on a Secure Network, do not result in access to licensed content by anyone other than Authorized Users, and are not used in connection with any paid or commercial service or for any other commercial use whatsoever.
  - d. Licensee and its subsidiaries and affiliates worldwide may include copies (hardcopy or electronic) of individual items from the Licensed Electronic Products in internal technical reports and in reports or applications made to appropriate regulatory or judicial bodies worldwide in the course of Licensee's or its Affiliates' business (e.g. "New Drug Application" submissions for regulatory bodies such as the Food and Drug Administration in the United States).
  - e. Authorized Users may make unlimited, internal use of the Licensed Electronic Products, including electronic storage thereof for later retrieval and submission, for regulatory or judicial submissions only, as provided in subparagraph C.1 (d) above, provided that such use does not amount, in whole or in part, to commercial redistribution for direct profit or any other reason.

- f. The Licensee's library staff may supply to another library, upon request by that library, either a single paper copy or an electronic copy of an individual document from the Licensed Electronic Products, for the purpose of research or private study. The electronic copy must be supplied by secure electronic transmission and must be deleted by the recipient library immediately after printing a paper copy of the document for its user.
  - g. All of the terms and conditions set forth in this agreement are governed by the language of the following Federal Acquisition Rules (FAR) clauses: FAR 52.219-8, Utilization of Small Business Concerns; FAR 52.222-26, Equal Opportunity; FAR 52.222-35, Equal Opportunity for Veterans; FAR 52.222-36, Affirmative Action for Workers with Disabilities; FAR 52.227-3, Patent Indemnity; and FAR 52.227-9, Refund of Royalties. The Publisher will also abide by any other applicable FAR clauses. In the event any language in the terms and conditions of this license conflict with the governing FAR clauses or other federal law, the FAR clauses and federal law take precedence.
2. Except as provided in Paragraph C. 1 above, Authorized Users may not copy, distribute, transmit or otherwise reproduce, sell, or resell material from the Electronic Products; store such material in any form or medium in a retrieval system; or transmit such material, directly or indirectly, for use in any paid service such as document delivery or list serve, or for use by any information brokerage or for systematic distribution, whether or not for commercial or non-profit use, or for a fee or free of charge.
  3. The Licensee and its Authorized Users may not remove, obscure or modify any copyright or proprietary notices, author attribution or any disclaimer as they appear on Wiley Online Library. Authorized Users may not integrate material from the Electronic Products with other material or otherwise create derivative works in any medium. However, brief quotations for purposes of comment, criticism or similar scholarly purposes are not prohibited herein.
  4. Authorized Users may not do anything to restrict or inhibit any other Authorized User's access to or use of Wiley Online Library and the Licensed Electronic Products.
  5. If an Authorized User fails to abide by these Terms and Conditions of Use or other terms of this License, Wiley reserves the right in its sole discretion to suspend or terminate such Authorized User's access to Wiley Online Library and the Licensed Electronic Products immediately without notice, in addition to any other available remedies. Except in the case of a material breach which Wiley deems dangerous to the integrity and security of Wiley Online Library, or for a breach which, if not immediately remedied, is likely in Wiley's opinion to continue to cause damage, Wiley shall give prior written notice to the Licensee of its intention to terminate such Authorized User's access and shall allow the Licensee and/or the Authorized User 30 days after receipt of such notice to cure the breach or agree to abide by the terms and conditions of this License.

D. **FEES AND CHARGES**

1. Respective License Fees and other charges for online access to the Licensed Electronic Products by the Licensee and its Authorized Users, and other services provided by Wiley Online Library, are specified in Appendices attached hereto, and shall be due as set forth in the relevant invoice.
2. The Licensee is responsible for any charges associated with accessing Wiley Online Library and the Licensed Electronic Products, including, but not limited to, any computer equipment, telephone or Internet connections and access software.
3. The Licensee is responsible for ensuring that any third party authorized by the Licensee to make payments on its behalf shall promptly pay Wiley the full amounts due under this License.
4. Wiley shall annually send the Licensee an Invoice Agreement Letter. Upon the Licensee's signature on the Invoice Agreement Letter or written acceptance of fees via email for the current or subsequent License year, and payment of fees set forth therein, this License shall apply, or shall renew for the period set forth in the Invoice Agreement Letter. Except as specifically set forth in the Invoice Agreement Letter or written acceptance via email as set forth above, the terms and conditions of this Agreement (including updated Appendices) shall continue to apply.

E. **MUTUAL OBLIGATIONS**

1. Wiley will:
  - a. make reasonable efforts to ensure uninterrupted online access to and continuous availability of the Licensed Electronic Products to Authorized Users in accordance with this License, and to restore access to such Licensed Electronic Products as promptly as possible in the event of an interruption or suspension of the Wiley Online Library service which is not attributable to any third-party service provider over which Wiley has no control (e.g., an Internet or telecommunications service provider);
  - b. provide aggregate usage statistics to the Licensee which are compliant with COUNTER Codes of Practice or conform to the then-prevailing industry standard (except as otherwise specified in the attached Appendices) about the use of the Licensed Electronic Products by the Licensee's Authorized Users, consistent with applicable privacy laws and confidentiality requirements.
2. The Licensee will:
  - a. take all reasonable measures to inform Authorized Users of the Terms and Conditions of Use governing access to Wiley Online Library and emphasize to such Authorized Users the need to comply with whatever restrictions on access, use, reproduction and transmission are included therein;
  - b. make access available to Authorized Users only through the Licensee's Secure Network and from valid IP addresses or other secure authentication methods as described in the appropriate Appendix; undertake reasonable measures within its control to prevent access to and improper use of the Licensed Electronic Products

and Wiley Online Library by unauthorized persons; and take responsibility for terminating any unauthorized access of which it has actual notice or knowledge;

- c. provide Wiley with information about the Licensee's IP addresses, which can be used by Wiley to authenticate Authorized Users. The Licensee represents that all such IP addresses shall be limited to the Licensee's Secure Network and shall be listed in Appendix A as updated from time to time. The Licensee shall be responsible for ensuring that all IP addresses on Appendix A or otherwise provided to Wiley correspond with the Licensee's IP addresses and are limited to the physical addresses specified in this Agreement. Without limiting the Licensee's obligations hereunder or Wiley's rights and remedies in the event of breach, the Licensee agrees to pay Wiley, if Wiley so elects, for any access to Wiley Online Library for IP addresses that do not meet the preceding criteria.
- d. use all reasonable efforts to monitor compliance with the Terms of Use and promptly notify Wiley of any copyright infringement or unauthorized usage of the Electronic Products, which comes to the Licensee's attention; and cooperate fully with Wiley in the investigation of such infringement or unauthorized use and in any action, which Wiley takes to enforce its copyright and other Intellectual Property Rights, at Wiley's expense. Notwithstanding the above, the Licensee shall not be responsible for such unauthorized use which is without the express or implied consent of the Licensee, provided that the Licensee has taken reasonable steps to prevent such misuse and, upon learning of it, uses all reasonable efforts to ensure that such activity ceases and notifies Wiley promptly of any such breach or infringement.

**F. PRIVACY AND DATA PROTECTION POLICY**

Wiley recognizes the importance of protecting the information it collects in the operation of Wiley Online Library and will act in compliance with the Privacy Policy posted at <http://onlinelibrary.wiley.com/privacyPolicy>.

**G. TERM AND TERMINATION**

1. The Term of this License shall commence on January 1, 2017 and end on December 31, 2021.
2. Wiley shall have the right to request the Licensee to terminate access to Wiley Online Library by an Authorized User who breaches Wiley's Terms and Conditions of Use or infringes the copyright or other Intellectual Property Rights in the Electronic Products or Wiley Online Library.
3. Either party may terminate this License if the other party materially breaches its obligations under this License and fails to cure such material breach, provided that the non-breaching party shall give written notice of its intention to terminate and shall allow the breaching party 60 days after receipt of such notice to remedy the breach.
4. Notwithstanding subparagraph G.3 above, either party's failure to perform any term or condition of this Agreement as a result of conditions beyond its control such as, but not limited to, war, strikes, fires, floods, governmental restrictions, acts of terrorism, public health emergencies, power failures, or damage to or destruction of any network facilities or servers, shall not be deemed a breach of this Agreement.

H. **WARRANTY AND DISCLAIMERS BY WILEY**

1. Wiley represents and warrants that it has the right and authority to make Wiley Online Library available to the Licensee and its Authorized Users pursuant to the terms and conditions of this License and that, to the best of Wiley's knowledge, Wiley Online Library and the Electronic Products do not infringe upon any copyright, patent, trade secret or other proprietary right of any third party.
2. Wiley Online Library may provide Authorized Users with links to third-party websites. Where such links exist, Wiley disclaims all responsibility and liability for the content of such third-party websites. Authorized Users assume sole responsibility for the accessing of third-party websites and the use of any content on such websites.
3. Except for the warranties in paragraph H.1 above,
  - a. WILEY ONLINE LIBRARY AND THE ELECTRONIC PRODUCTS AND ALL MATERIALS CONTAINED THEREIN ARE PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF TITLE, OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE;
  - b. THE USE OF THE ELECTRONIC PRODUCTS, WILEY ONLINE LIBRARY AND ALL MATERIALS IS AT THE AUTHORIZED USER'S OWN RISK;
  - c. ACCESS TO WILEY ONLINE LIBRARY AND THE ELECTRONIC PRODUCTS MAY BE INTERRUPTED AND MAY NOT BE ERROR FREE; AND
  - d. NEITHER WILEY NOR ANYONE ELSE INVOLVED IN CREATING, PRODUCING OR DELIVERING WILEY ONLINE LIBRARY, THE ELECTRONIC PRODUCTS, OR THE MATERIALS CONTAINED IN WILEY ONLINE LIBRARY, SHALL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES ARISING OUT OF THE AUTHORIZED USER'S USE OF OR INABILITY TO USE WILEY ONLINE LIBRARY, THE ELECTRONIC PRODUCTS AND ALL MATERIALS CONTAINED THEREIN.
4. Wiley shall indemnify and hold the Licensee harmless from and against any damages, costs and fees (including reasonable attorney's fees) resulting from any judgment against the Licensee arising out of the claim of a third party that Wiley's license of the Licensed Electronic Products or the Licensee's use thereof constitutes an infringement of any copyright, patent, trade secret or other proprietary right of any such third party. This indemnity shall survive termination of the Agreement for two (2) years. This indemnity shall not apply if the claim involves content which has been modified or used in a manner not permitted under this Agreement or if the Licensee has failed to comply with other material terms of this Agreement.

The Licensee shall give prompt notice of an infringement claim to Wiley, shall provide such cooperation and assistance to Wiley as is reasonably necessary to defend the claim, and shall allow Wiley to have control of the defense, provided, however, that the

Licensee retains the right to participate in the defense at its own expense and that Wiley is not authorized to propose or accept any settlement offer that obligates Licensee in any way or involves any admission of wrongdoing by Licensee without prior written consent from Licensee.

**I. CONFIDENTIALITY PROVISIONS**

1. While negotiating this Agreement and during the Term thereafter, Wiley may provide the Licensee with certain information, which may be oral or written (including information in electronic format), which is deemed confidential. For the purposes of this Agreement, Confidential Information is defined to include, but is not limited to, financial terms, all information pertaining to Wiley Online Library which is proprietary to Wiley, and any other material which has either been marked "confidential" by Wiley or which, by the nature of the circumstances surrounding the disclosure, would be understood to be confidential by a reasonable party.
2. Confidential Information shall be used by the Licensee solely for the purposes of negotiating and implementing this Agreement or to the extent necessary to satisfy reporting obligations to the DOE. The Licensee agrees to take reasonable care to protect the Confidential Information from disclosure to third parties and to limit disclosure of the Confidential Information to those employees or contractors of the Licensee including affiliates of the Licensee who have a need to know in connection with this Agreement, and who have been made aware of, and agree to abide by, these restrictions. When disclosure is legally mandated, the parties will use, whenever possible, a version of the Agreement without Confidential Information.

**J. GENERAL PROVISIONS**

1. Wiley may assign this Agreement to its successors, subsidiaries or assigns. This Agreement may not be assigned by the Licensee except with the prior written consent of Wiley.
2. This Agreement shall be construed and interpreted pursuant to Federal laws if applicable. Any proceeding, action, or suit arising from this License shall be instituted under the jurisdiction of the Federal Courts.
3. In the event of a material breach of the terms and conditions of this Agreement by either party, the non-breaching party shall be entitled, in addition to any other remedies available pursuant to this Agreement or at law, to equitable, including injunctive, relief.
4. Any notice, request, statement or other communication to be given hereunder to any party shall be in writing addressed to Wiley at the address on page one, attention Executive Vice President, and to the Licensee's License Administrator at the address on Appendix A, or mailed or delivered to such other address as each party may designate by notice given in like manner, and any such notice, request, statement or other communication, shall be deemed to have been given when received, except that if mailed by registered or certified mail, return receipt requested, or delivered by overnight courier service, it shall be deemed to have been given when mailed as aforesaid or when delivered.
5. This Agreement constitutes the complete understanding of the parties and supersedes all prior understandings between the parties with respect to the subject matter of this Agreement. No modification, amendment or waiver of any provisions shall be valid





unless in writing and executed by the parties. Any waiver in one or more instances by either of the parties of any breach by the other of any terms or provisions contained in this Agreement shall not be considered a waiver of any succeeding or preceding breach. In the event that any clause of this Agreement is determined to be void or unenforceable, the remainder of the Agreement shall survive.

6. All Appendices attached or to be attached to this Agreement are incorporated herein and shall be governed by the terms and conditions of this Agreement unless otherwise specified in such Appendix. In the event of any conflict between the terms of an Appendix or any Invoice Agreement Letter or written equivalent as defined in Paragraph D.4. above and the terms of this Agreement, the terms of the Appendix, Invoice Agreement Letter or written equivalent shall govern.
7. Non-Discrimination and Affirmative Action: Unless exempted, the Equal Opportunity clauses as set forth in 41 CFR § 60-1.4(a), 41 CFR § 60-250.5(a), 41 CFR § 60-300.5(a) and 41 CFR § 60-741.5(a) are incorporated by reference as terms and conditions of this Agreement and are binding on the Licensee.
8. In the event that this License is executed in English and in a translated version, each party acknowledges that it has reviewed both language versions and that they are substantially the same in all material respects. If there is any discrepancy between these two versions, the English language version shall prevail to the extent of the inconsistency.

AGREED AND ACCEPTED

ALLIANCE FOR SUSTAINABLE ENERGY, LLC    WILEY SUBSCRIPTION SERVICES, INC.

By:   
Name: Robert Pittelkow  
Title: IP Counsel  
Date: 12/28/2016

By:   
Name: David Fisher  
Title: Vice President  
Date: 28 December, 2016

## **APPENDIX A – THE LICENSEE**

The following Member Institutions of the DOE ICPT will agree to the terms of their respective participation in this License by executing the Sign-Up Letter in the form attached hereto as Appendix L. Respective financial terms and supporting documentation for each participating site will be provided separately. Information on participating sites and contacts for these participants is provided in Attachment D to the BOA.

When additional Member Institutions of the DOE ICPT agree in writing to the terms of their participation in this License, they will be deemed to be a respective instance of Licensee as a party to the Agreement, separate and distinct from all other instances of Licensee. Appendix A will be amended to include information on sites and contacts. Respective Financial terms and other supporting documents for each such Licensee-Member Institution will be provided separately to that site.

Each Member Institution of the DOE ICPT that agrees to participate into this Agreement as described above shall be individually responsible for its compliance with all terms and conditions of this Agreement by the respective Member Institution and its Authorized Users. Notwithstanding any other provision of this Agreement, no Member Institution shall be accountable or liable in any way for any other Member Institution.

**Name of the Licensee:** Alliance for Sustainable Energy, LLC

**Consortium License Administrator:**

Name: Tami Sandberg  
Address: National Renewable Energy Laboratory  
15013 Denver West Parkway  
Golden, Colorado 80401  
Telephone: 303-275-4024  
e-mail: [Tami.Sandberg@nrel.gov](mailto:Tami.Sandberg@nrel.gov)

## **APPENDIX B – LICENSED ELECTRONIC JOURNALS – THE DATABASE**

Licensee: DOE ICPT Participants

The Database will comprise all subscription-based journal titles published on Wiley Online Library (or any successor platform) including titles previously excluded from collections, transfer titles and newly launched journals.

The complete list of titles included for 2017 in the Database is available at [http://media.wiley.com/assets/7309/27/Database\\_Model\\_Journal\\_List.pdf](http://media.wiley.com/assets/7309/27/Database_Model_Journal_List.pdf).

### **Archival Access**

The subscription will entitle the Licensee to online access to the electronic files of all content published in the journals that comprise the Database during the term of the subscription and retrospective content, generally back to 1997, depending on the start date of online publishing by Wiley. For the avoidance of doubt, this does not include any material included in Backfiles for the same journals. Archival access may only be accessed while the Database subscription is active.

### **Perpetual Access**

Upon termination of this License, Wiley will provide the Licensee with perpetual access to the electronic files of all content published in the journals that comprise the Database during the term of the subscription as set forth in Paragraph G.1. above, where Wiley has the rights to deliver this. For the avoidance of doubt, the Licensee will retain perpetual access rights to current electronic files and retrospective content, generally back to 1997, for any journals in which the Licensee currently has such rights under the terms of prior agreements with Wiley. No perpetual access rights are provided under this Appendix B for any material included in Backfiles for the same journals. Wiley, in its discretion, will either continue online access to the same material on Wiley's server or provide an archival copy in the electronic medium selected by Wiley. By providing such access Wiley grants to the Licensee a nonexclusive, royalty-free, license to use such material in accordance with the restrictions on use specified in Paragraph C of the Agreement, which restrictions shall survive any termination of the Agreement.

### **Subscriptions to Journals not included in the Database:**

The Licensee may subscribe to journals not included in the Database by placing orders directly via Wiley's Journal Customer Service Department at [cs-journals@wiley.com](mailto:cs-journals@wiley.com) or via a subscription agent. These subscriptions will not be covered by the terms of this Agreement.

### **Print Subscription Pricing:**

The Licensee can purchase print subscriptions to journals in the Database to which the Licensee subscribes at a deeply discounted rate at the prevailing rate. This does not apply to:

- (a) Titles published in e-only format by Wiley.
- (b) Titles for which print subscriptions are only available through a Print-on-Demand option. Print on Demand subscriptions are not eligible for any discount.

Print subscriptions should be ordered directly via the Wiley Customer Services department, or through an agent.

## **APPENDIX C – JOURNAL BACKFILES**

Licensee: DOE ICPT Participants

Licensed Electronic Journal Backfiles are the electronic editions of Wiley journal content published in years designated as part of a backfile package to which the Licensee has access under this License, including tables of content, abstracts, full text and illustrations and any additional electronic journal content not included in the print versions of the journals.

### **Perpetual Access:**

Wiley will provide the Licensee with perpetual access to the full text of the Licensed Electronic Journal Backfiles where Wiley has the rights to deliver this. Wiley, in its discretion, will either continue online access to the same material on Wiley's server or provide an archival copy in the electronic medium selected by Wiley, at a reasonable cost-based fee.

By providing such access Wiley grants to the Licensee a nonexclusive, royalty-free, license to use such material in accordance with the restrictions on use specified in Paragraph C of the Agreement, which shall survive any termination of the Agreement.

### **Pricing**

Journal Backfiles pricing is a one-time fee based on the Licensee's number of FTEs. For this purpose FTEs are defined as full-time equivalent students and academic faculty.

**Appendix Term:** January 1, 2017 – December 31, 2021

The Appendix Term shall be automatically extended to run concurrently with the term of the Agreement as set forth in Paragraph G.1 for any additional products licensed under this Appendix in subsequent years.

**APPENDIX D (a) – LICENSED ONLINE REFERENCE WORKS – One-Time Purchase**

Licensee: DOE ICPT Participants

Licensed Online Reference Works (ORW) are the electronic editions of Wiley’s major reference works to which the Licensee has access under this License (the “Edition(s)”). They may include tables of content, abstracts, full text and illustrations, data tables and additional content not included in the print versions of the major reference works.

A One-Time Purchase will entitle the Licensee to the ORW Edition that is available at the time of purchase. It will also include all material added or updated during the current calendar year.

Certain products and services may be delivered from other platforms. The terms and conditions hereof are equally applicable to those products and services.

**Perpetual Access:**

Wiley will provide the Licensee with perpetual access to the full text of the Licensed Online Reference Works. Wiley, in its discretion, will either continue online access to the same material on Wiley's server or provide an archival copy in the electronic medium selected by Wiley, at a reasonable cost-based fee.

By providing such access Wiley grants to the Licensee a nonexclusive, royalty-free, license to use such material in accordance with the restrictions on use specified in Paragraph C of the Agreement, which shall survive any termination of the Agreement.

**Pricing:**

ORW pricing will be calculated based on the Licensee’s number of FTEs. For this purpose FTEs are defined as full-time equivalent students and academic faculty.

<b>Title</b>	<b>Price In Year 1</b>
N/A	N/A
<b>Total</b>	<b>N/A</b>

**Licensee's Total FTE Count:** See Appendix A

**Appendix Term:** Perpetual access to the above electronic product(s) guaranteed for the content available in calendar year ending December 31, 2021.

The Appendix Term shall be automatically extended to run concurrently with the term of the Agreement as set forth in Paragraph G.1 for any additional products licensed under this Appendix in subsequent years.

**APPENDIX D (b) – LICENSED ONLINE REFERENCE WORKS – Annual Subscription**

Licensee: DOE ICPT Participants

Licensed Online Reference Works (ORW) are the electronic editions of Wiley’s major reference works to which the Licensee has access under this License (the “Edition(s)”). They may include tables of content, abstracts, full text and illustrations, data tables and additional content not included in the print versions of the major reference works.

An Annual Subscription will give the Licensee access to the ORW Edition that is available at the time this License begins, plus any content added or updated during the Appendix Term specified below. The Licensee must continue to subscribe each year in order to retain access.

Certain products and services may be delivered from other platforms. The terms and conditions hereof are equally applicable to those products and services.

**Pricing:**

ORW pricing will be calculated based on the Licensee’s number of FTEs. For this purpose FTEs are defined as full-time equivalent students and academic faculty.

<b>Title</b>	<b>Price In Year 1</b>
N/A	N/A
<b>Total</b>	<b>N/A</b>

**Price Increase Cap:** 4%

**Licensee's Total FTE Count:** See Appendix A

**Appendix Term:** January 1, 2017 – December 31, 2021

The Appendix Term shall be automatically extended to run concurrently with the term of the Agreement as set forth in Paragraph G.1 for any additional products licensed under this Appendix in subsequent years.

**APPENDIX E (c) – LICENSED ONLINE BOOKS – Usage-Based Collection Management Option**  
Licensee: DOE ICPT Participants

Wiley Online Library Online Books are the electronic editions of Wiley books to which the Licensee has access under this License. They may include tables of content, abstracts, full text, illustrations, data tables and additional content not included in the print versions of the books.

**The Offer:**

The Licensee wishes to purchase Online Books on Wiley Online Library. Wiley will provide access to all of the titles in the Catalog(s) selected by the Licensee for an Access Period and the Licensee agrees to a Total Minimum Purchase Commitment to purchase Online Books, to be paid at the start of the Access Period. The Licensee will select and purchase titles from the Catalog(s) that equal or exceed the Total Minimum Purchase Commitment not later than 30 days after the end of the Access Period. After the end of the Access Period, the Licensee will no longer have access to Online Book titles not selected for purchase.

**Catalog(s):**

The Licensee has selected the following Catalog(s) for access during the Access Period.

<b>Catalog</b>	<b>Minimum Purchase Commitment</b>
Full Wiley OnlineBook Catalog (individual Licensee's commitment)	\$10,400*
Full Wiley OnlineBook Catalog (DOE group commitment)	\$83,200

\*The Licensee will be invoiced for the Total Minimum Purchase Licensee's Commitment at the commencement of the Access Period.

**Access Period:**

Start Date: January 1, 2017

End Date: December 31, 2017

During the Access Period, the Licensee will have access to all of the titles in the selected Catalog(s) under the terms of this Agreement. During the Access Period, Wiley will provide the Licensee with usage data as set forth in Paragraph E of the Agreement via the Wiley Online Library Customer Administration service.

**Perpetual Access:**

At the end of the Access Period, Wiley will provide the Licensee with perpetual access to the full text of the Online Book titles selected and purchased. Wiley, in its discretion, will either continue online access to the same material on Wiley's server or provide an archival copy in the electronic medium selected by Wiley, at a cost-based fee agreed to by both parties.

By providing such access Wiley grants to the Licensee a nonexclusive, royalty-free, license to use such material in accordance with the restrictions on use specified in Paragraph C of the Agreement, which shall survive any termination of the Agreement.

The following list represents the Department of Energy (DOE) Labs which currently have a Wiley Online License for the Wiley Online Books. Member Institutions that agree to participate in this Agreement will have access to all of the Online Books selected and purchased by the following DOE ICPT Labs under the terms of the Usage Based Collection Management Option at the end of the Access Period.:

- Argonne National Laboratory
- Battelle Energy Alliance, LLC - Idaho National Laboratory
- Bechtel Marine Propulsion Corporation

- Lawrence Livermore National Laboratory
- Los Alamos National Laboratory
- Oak Ridge National Laboratory
- National Energy Technology Laboratory
- National Renewable Energy Laboratory

**Pricing:**

Online Books one-time purchase pricing will be calculated based on the current US list price at the time of purchase (end of the Trial Period) with a 1.5 multiplier applied for shared access. The Licensee must purchase titles equal or greater in aggregate value to the Total Minimum Purchase Commitment. If the aggregate fee for titles purchased is greater than the Total Minimum Commitment Fee already paid to Wiley, Wiley will invoice the Licensee for the additional fee(s).

Titles may be subsequently added in any amounts by contacting the appropriate Account Manager. Any titles purchased subsequent to this may be added under the terms of this Appendix and their use will be governed by the terms of this Agreement. No additional license documentation is required.

**Licensee's Total FTE Count:** See Appendix A

**Multiplier:** 1.5 (applied to list price when making title selections)

**Appendix Term:** The term of the Agreement as set forth in Paragraph G.1. shall be automatically extended in relation to the subject matter of this Appendix to run concurrently with the Access Period.



## APPENDIX F – THE COCHRANE LIBRARY

Licensee: DOE ICPT Participants

The Cochrane Library is an electronic product to which the Licensee has access under this License. It includes tables of content, abstracts, full text, illustrations, data tables, search and retrieval tools, software and other functionality. The Cochrane Library will be updated regularly.

An Annual Subscription will give the Licensee access to The Cochrane Library Edition that is available at the time of purchase for twelve months, plus any content added or updated during the Term of the subscription. The Licensee must continue to subscribe each year in order to retain access.

### **Pricing:**

The Cochrane Library pricing may be calculated based on the Licensee's number of FTEs. For this purpose FTEs are defined as full-time equivalent students and academic faculty.

<b>The Cochrane Library</b>	<b>Price In Year 1</b>
Cochrane Database of Systematic Reviews (CDSR; contains Cochrane Systematic Reviews and Cochrane Methodology Reviews)	
Cochrane Central Register of Controlled Trials (CENTRAL; Clinical Trials)	
Cochrane Methodology Register (CMR; Methods Studies)	
Cochrane Clinical Answers is an optional upgrade to the Cochrane Library subscription. This database includes access to clinical questions, short answers, and further evidence from relevant Cochrane Reviews with links back and forth between the two systems.	
<b>Total</b>	<b>N/A</b>

**Price Increase Cap:** 4%

**Licensee's Total FTE Count:** See Appendix A

**Appendix Term:** January 1, 2017 – December 31, 2021

The Appendix Term shall be automatically extended to run concurrently with the term of the Agreement as set forth in Paragraph G.1 for any additional products licensed under this Appendix in subsequent years.

## APPENDIX G – CURRENT PROTOCOLS

Licensee: DOE ICPT Participants

Current Protocols Online (CP Online) is the electronic edition of Wiley's Current Protocols publications to which the Licensee has access under this License. They include tables of content, abstracts, full text and illustrations, data tables and any additional content not included in the print versions of the CP publications, including but not limited to search and retrieval tools, software and functionality. CP Online will be updated regularly.

An Annual Subscription will give the Licensee access to the Current Protocols Edition that is available at the time of purchase for twelve months, plus any content added or updated during the Term of the subscription. The Licensee must continue to subscribe each year in order to retain access.

### Pricing:

CP Online pricing will be calculated based on the Licensee's number of FTEs. For this purpose FTEs are defined as full-time equivalent students and academic faculty.

Current Protocol Title	Licensed? (Yes/No)	Price In Year 1
Bioinformatics	No	N/A
Cell Biology	No	N/A
Chemical Biology	No	N/A
Cytometry	No	N/A
Essential Laboratory Techniques	No	N/A
Human Genetics	No	N/A
Immunology	No	N/A
Magnetic Resonance Imaging	No	N/A
Microbiology	No	N/A
Molecular Biology	No	N/A
Mouse Biology	No	N/A
Neuroscience	No	N/A
Nucleic Acid Chemistry	No	N/A
Protein Science	No	N/A
Pharmacology	No	N/A
Stem Cell Biology	No	N/A
Toxicology	No	N/A
<b>Total</b>	<b>N/A</b>	<b>N/A</b>

**Price Increase Cap:** 4%

**Licensee's Total FTE Count:** See Appendix A

**Appendix Term:** January 1, 2017 – December 31, 2021

The Appendix Term shall be automatically extended to run concurrently with the term of the Agreement as set forth in Paragraph G.1 for any additional products licensed under this Appendix in subsequent years.

## **APPENDIX H – LICENSED DATABASES**

Licensee: DOE ICPT Participants

Licensed Databases are the electronic editions of Wiley’s databases to which the Licensee has access under this License (the “Edition(s)”). They may include tables of content, abstracts, full text and illustrations, data tables and any additional content not included in the print versions of the databases, including but not limited to search and retrieval tools, software and functionality. Databases will be updated regularly.

An Annual Subscription will give the Licensee access to the Database Edition that is available at the time of purchase for twelve months, plus any content added or updated during the Term of the subscription. The Licensee must continue to subscribe each year in order to retain access.

### **Pricing:**

Database pricing may be calculated based on the Licensee’s number of FTEs. For this purpose FTEs are defined as full-time equivalent students and academic faculty.

<b>Title</b>	<b>Price In Year 1</b>
N/A	N/A
<b>Total</b>	<b>N/A</b>

**Price Increase Cap:** 4%

**Licensee's Total FTE Count:** See Appendix A

**Appendix Term:** January 1, 2017 – December 31, 2021

The Appendix Term shall be automatically extended to run concurrently with the term of the Agreement as set forth in Paragraph G.1 for any additional products licensed under this Appendix in subsequent years.

## **APPENDIX I – ESSENTIAL EVIDENCE PLUS**

Licensee: DOE ICPT Participants

Essential Evidence Plus is an electronic product to which the Licensee has access under this License. It includes full text content, search and retrieval tools, software and other functionality. Essential Evidence Plus will be updated regularly.

Licensee may not integrate material from Essential Evidence Plus with other material or otherwise create derivative works in any medium. This includes course packs, except as permitted under Paragraph C.1.d. above, and training materials. Any permitted use of material from Essential Evidence Plus must include appropriate credit including the topic update date. Licensee should contact Wiley directly for permission and fees to use Essential Evidence Plus content in any other manner.

An Annual Subscription will give the Licensee access to the Essential Evidence Plus version that is available at the time of purchase, plus any content added or updated during the Term. The Licensee must continue to subscribe each year in order to retain access.

Usage statistics are not currently available for Essential Evidence Plus.

Wiley currently plans to provide access to Essential Evidence Plus via the following URL:  
<http://www.essentialevidenceplus.com>. Wiley may change the URL at its sole discretion.

### **Pricing:**

Essential Evidence Plus pricing is calculated based on the Licensee's number of Authorized Users. For this purpose Authorized Users are defined as residents, faculty and physicians.

**Licensee's Total FTE Count:** See Appendix A

**Essential Evidence Plus Price for Year 1:** N/A

**Price Increase Cap:** 4%

**Appendix Term:** January 1, 2017 – December 31, 2021

## APPENDIX J – ARTICLE SELECT

Licensee: DOE ICPT Participants

The Licensee’s Authorized Users may access articles in backfile volumes, chapters in online books, articles in major reference works, articles in The Cochrane Library or units in Current Protocols by utilizing Tokens available from Wiley’s ArticleSelect service. Some products (see the works listed below) are excluded from the service.

- A Token provides access to a single article/chapter/unit, which may be revisited by any Authorized User for up to 24 hours.
- Articles/chapters/units accessed by Tokens are governed by the terms of use specified in this License.
- Tokens are good for one year after they are issued.

Additional Tokens may be purchased at any time on a prepaid, deposit account basis, with a minimum purchase of 100 Tokens. The price is discounted based on the number of Tokens purchased. Pricing is subject to change.

### Licensee’s Access Control Options – choose one and initial in the box:

When the User opens the full text of an article or chapter not covered by the License, please choose what the user shall see:	
Initials	
	a. seamless access to the content, or
	b. a confirmation screen with the information that the Licensee is making this article/chapter/unit available through Wiley Online Library <b>ArticleSelect</b> , which provides access to Wiley’s Electronic Journals, Major Reference Works, Online Books, Current Protocols not subscribed to by the Licensee
Initials	<b>Licensee’s Access Control Options</b>
	<b>Option 1: IP address only control</b> <ul style="list-style-type: none"> <li>• A User must come to Wiley Online Library from the Licensee’s IP address to “spend” ArticleSelect Tokens in the Licensee’s account</li> <li>• Usage will be reported by article/chapter/unit as part of your overall usage reports</li> </ul>
	<b>Option 2: IP Address/User Registration Control</b> <ul style="list-style-type: none"> <li>• A User must come from a Licensee's IP address and have a valid Wiley Online Library User ID and Password to “spend” article access Tokens in the Licensee’s account.</li> <li>• If the User is logged in when requesting the full text of an article/chapter/unit, the confirmation screen described above will appear. If not, a message will appear advising Users that they must register with Wiley Online Library to take advantage of ArticleSelect, and prompting them to register.</li> <li>• Usage will be reported by article/chapter/unit as part of your overall usage reports.</li> </ul>
	<b>Option 3: SuperUser Control</b> <ul style="list-style-type: none"> <li>• The Licensee chooses a small group of Authorized Users to be SuperUsers. They will become the only Authorized Users who can spend ArticleSelect Tokens. Other Authorized Users must pass their requests for articles to these SuperUsers.</li> <li>• If a User who is not a SuperUser requests the full text of an article/chapter/unit in an unsubscribed journal, Online Book, Major Reference Work or Current Protocol, a message will appear advising the User that this journal, Online Book, Major Reference Work or Current Protocol is not available on a subscription basis but the article can be purchased through <b>ArticleSelect</b> and to contact the library for this service.</li> </ul>

Certain products are not available for Article Select Token Use. The list of products is available at <http://olabout.wiley.com/WileyCDA/Section/id-406814.html>.

**APPENDIX L- MEMBER INSTITUTION SIGN-UP LETTER**

Member Institutions will return a signed copy of this Letter to Wiley or to the Consortium Administrator who will forward a copy to the Wiley Account Manager.

**Date:** January 1, 2017

**Attn:**

**Attn: Meghan Becker**  
**Senior Account Manager**  
**111 River Street**  
**Hoboken, NJ 07030**

**Phone:**

**Phone: 201-748-8715**

**E-mail:**

**E-mail: [mebecker@wiley.com](mailto:mebecker@wiley.com)**

Dear DOE ICPT and Wiley:

We have read and agree to participate as an individual instance of "Licensee" and to be individually responsible for compliance with all of the Terms and Conditions of the attached Wiley Online Government Consortium License for Wiley Online Library dated January 1, 2017 between Wiley Subscription Services, Inc. and Alliance for Sustainable Energy, LLC Manager and Operator of the National Renewable Energy Laboratory on behalf of the US Department of Energy Integrated Contractor Purchasing Team, and to be individually responsible for the specific pricing information for this Member Institution in the attached Appendices.

AGREED AND ACCEPTED

Member Institution: \_\_\_\_\_, a bona fide member in good standing of the DOE ICPT

By: \_\_\_\_\_  
[Authorized Signature]

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_