

## **JOURNAL OF JEWISH STUDIES ONLINE: INDIVIDUAL ONLINE LICENCE**

**IMPORTANT: TERMS AND CONDITIONS FOR INDIVIDUAL ONLINE ACCESS TO THE JOURNAL OF JEWISH STUDIES. BY COMPLETING THE REGISTRATION MATERIAL AND SELECTING THE “I ACCEPT” BUTTON THE INDIVIDUAL NAMED IN THE REGISTRATION FORM ACKNOWLEDGES THAT IT HAS READ AND AGREES TO BE BOUND BY THE TERMS OF THIS LICENCE**

The Journal of Jewish Studies (“The Journal”) is published by the Oxford Centre for Hebrew and Jewish Studies, a company limited by guarantee number 1109384 and charity registered under the laws of England and Wales (“The Publisher”) (“Licensor”), which owns the copyright in the Journal, unless otherwise noted in the individual articles.

You (“Licencee”) wish to use the Journal for your private or non-commercial research purposes, and to have access to the Journal online.

By these terms and conditions you are granted online access to the Journal for the period for which a subscription has been paid, subject to the terms specified below.

### **1 DEFINITIONS**

In these terms and conditions the following meanings shall apply:

“You”	the customer, with whom Publisher enters into the Agreement,
“Account”	the facility extended under this Agreement allowing You to access and use the Service;
“Activation Code”	designated number identifying You issued by the Publisher
“Agreement”	the entire contract between Publisher and You for the provision of the Service incorporating these terms and conditions, the Registration Form, and the documents referred to in them, to the exclusion of all other terms;
“Approved Use”	Your private and non-commercial use only;
“Fees”	the online subscription fee for the relevant year’s subscription as set out and amended from time to time on the publishers website;
“Password”	a unique user name and code set up by You;
“Registration Form”	Publisher’s online application for access to the Journal Online for You, displayed and completed on-line;
“Registration Materials”	Include: the online Registration Form, the Individual Online Licence, Individual’s (Licensee’s) name, address and email address, all to be submitted by the Licensee to enable access of the Licensee to the Licensed Materials (the electronic version of the Journal of Jewish Studies from 1948 to the latest issue after the print copy of the issue has been published);
“Rights”	Content which is protected by copyright, database and other intellectual

property and related rights of Publisher and its licensors;

“Service” The making available of the Journal on the Publisher’s website (or its service provider’s);

“Subscription Period” Means the period commencing on the date on which the Registration Form is received by the Publisher and shall continue for so long as the Licensee pays the Fees for online access;

## **2 REGISTRATION**

2.1 In order to register for the Service and set up Your Account You must complete the Registration Form Online. Publisher may refuse any application to register at its sole discretion.

2.2 The details You provide to Publisher will be stored on computer and used to provide the Service to You. Your details will not be supplied to any other third parties except where required by law.

2.3 In order to operate Your Account You will be issued with an Activation Code. You are responsible for the security and proper use of Your Activation Code and Your Account. You must inform the Journal’s Administration immediately if You have any reason to believe that Your Activation Code has become known to someone not authorised to use it. If Publisher reasonably believes that there is likely to be a breach of security or misuse of the Service or Your Account it may change Your Activation Code immediately and will notify You accordingly.

## **3 PROVISION OF THE SERVICE**

3.1 Publisher will provide the Service and Your Account in accordance with the terms and conditions of the Agreement.

3.2 The Service is accessed via the Internet. You are responsible for the provision of and payment for the telecommunications services plus a suitable computer, browser, modem and any other items of hardware, software or communications equipment necessary to enable You to access the Service and receive the Journal. Publisher will not be able to issue refunds against these charges or accept responsibility for any delay or inability to access any part of the Service or the data due to any faults of, or Your means of access to, the Internet.

3.3 Publisher cannot guarantee that the Service will never be faulty or that it will be available at all times but Publisher will endeavour to correct reported faults as soon as Publisher reasonably can. If a fault occurs You should report the fault to the Service help desk. Publisher may need to vary the technical specification, or temporarily suspend the whole or any part, of the Service from time to time but shall give You as much notice as is reasonably practicable in the circumstances.

## **4 USE OF THE JOURNAL**

4.1 The Service enables You to download the Journal. Publisher grants You a non-exclusive, non-transferable licence to use the Journal on the following terms. Subject to payment of the appropriate Fees and to the excluded uses set out in clause 4.2 below, and unless indicated to the contrary on the Service, the Journal You download may be viewed on screen and printed out in hard copy for Approved Use.

4.2 You must not, nor attempt to, (i) re-sell; (ii) make available on a local or wide area network; (iii) link to or frame; (iv) make mass, automated or systematic extractions from; (v) include within an archival or searchable database; (vi) access remotely or (vii) distribute externally the Service or the Journal (in whole or in part); (viii) print any issue or any volume in its entirety. Any Journal articles, which You download, must be held securely within Your possession and control free from any third party access and with all credits, legends, notices or markings maintained.

4.3 You may make such temporary electronic copies of the Journal as is reasonably necessary to enable the Approved Use only. All other Rights are reserved by Publisher and its licensors. Any copying, storage, transmission, publication or use, other than as set out above, is prohibited.

4.4 Publisher warrants and undertakes to You that Your use of the Journal in accordance with the terms of this Agreement shall not infringe the Rights of any third party. You must contact Publisher immediately if anyone makes or threatens to make a claim against You relating to Your use of the Journal and You will comply with any reasonable request from Publisher in relation to such claim.

## **5 CHARGES**

5.1 You must pay the subscription Fees due for the access and use of the Service and the Journal through Your Account in accordance with this clause. The Fees must be paid in advance for each subscription period of one year.

5.2 On expiration or termination of this Agreement for whatever reason: (i) Publisher shall terminate Your access to the Service; and (ii) You shall have no further right to access or use the electronic copy of the Journal.

## **6 TERM AND TERMINATION**

6.1 The Agreement shall commence at the beginning of the Subscription Period and shall automatically continue so long as Licensee pays the Fees unless terminated earlier in accordance with the following provisions.

6.2 In addition to any other rights Publisher may have, Publisher can terminate the Agreement, Your Activation Code and Your Account immediately without notice if You: (i) breach any provision of this Agreement and fail to remedy that breach within 7 days upon notice from Publisher; or (ii) are made bankrupt or enter any arrangement or composition with Your creditors.

6.3 If Publisher delays in acting upon a breach of this Agreement by You, that delay will not be regarded as a waiver of the breach. If Publisher does waive a breach of this Agreement by You, that waiver is limited to that particular breach.

## **7 LIABILITY**

7.1 WHILST PUBLISHER WILL USE ALL REASONABLE SKILL AND CARE IN THE CREATION AND SUPPLY OF THE SERVICE AND THE JOURNAL PUBLISHER DOES NOT GIVE ANY WARRANTY AS TO THEIR SUITABILITY, ACCURACY OR FITNESS FOR ANY PURPOSE.

7.2 SUBJECT TO CLAUSES 9.3 AND 7.4 PUBLISHER EXCLUDES ALL LIABILITY WHETHER IN CONTRACT, TORT (INCLUDING LIABILITY FOR NEGLIGENCE) OR OTHERWISE FOR THE SUITABILITY, ACCURACY OR FITNESS FOR ANY PURPOSE OF THE SERVICE AND ANY

INFORMATION IN THE JOURNAL AND LIMITS ITS LIABILITY FOR ANY OTHER LIABILITY UNDER THIS AGREEMENT TO THE FEES PAYABLE BY YOU FOR THE ELEMENT OF THE SERVICE OR THE INFORMATION IN DISPUTE.

7.3 SUBJECT TO CLAUSE 7.4 PUBLISHER EXCLUDES ALL LIABILITY FOR LOSS OF BUSINESS REVENUE OR PROFITS, ANTICIPATED SAVINGS OR WASTED EXPENDITURE, CORRUPTION OR DESTRUCTION OF DATA OR FOR ANY OTHER INDIRECT OR CONSEQUENTIAL LOSS WHATEVER.

7.4 PUBLISHER DOES NOT LIMIT OR EXCLUDE ITS LIABILITY FOR DEATH OR PERSONAL INJURY CAUSED BY ITS NEGLIGENCE OR ANY OTHER LIABILITY THE LIMITATION OR EXCLUSION OF WHICH IS PROHIBITED BY LAW.

7.5 SAVE AS EXPRESSLY PERMITTED IN THIS AGREEMENT, ALL WARRANTIES, CONDITIONS OR OTHER TERMS IMPLIED BY STATUTE, COMMON LAW OR OTHERWISE ARE EXCLUDED TO THE FULLEST EXTENT PERMITTED BY LAW.

## **8 INDEMNITY**

You agree to indemnify the Publisher against any costs, claims, damages or expenses arising from any use by You of the Service and the Journal under this Agreement, which are brought or threatened against Publisher by another person.

## **9 GENERAL**

9.1 Publisher may modify the Agreement at any time, such modifications becoming effective immediately upon either posting of the modified Agreement on the Service or notification to You. By continuing to use the Service following any such modification You will be deemed to accept such modification.

9.2 You are not allowed to transfer or attempt to transfer this Agreement in whole or in part.

9.3 Publisher will not be liable if Publisher cannot perform its obligations under this Agreement because of circumstances beyond its reasonable control such as technical failure, severe weather, fire or explosion, civil disorder, war, or military operations, natural or local emergency, anything done by government or other competent authority or industrial disputes of any kind.

9.4 Notices given under the Agreement may be given by Publisher to You online through the Service or in writing to the address as currently stated in Your Account details and by You to Publisher through the Service help desk.

9.5 The parties do not intend that any term of this Agreement shall be enforceable solely by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person who is not a party to this Agreement.

9.6 This Agreement is governed by, and construed in accordance with, English law and You and Publisher submit to the non-exclusive jurisdiction of the English courts as regards any claim or matter arising in relation to this Agreement.