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The indemnifying party shall have the right to defend such claims at its own expense. The other party shall provide assistance in investigating and defending such claims as the indemnifying party may reasonably request and have the right to participate in the defense at its own expense.

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#### 11. ARBITRATION

11.1

Any controversies or disputes arising out of or relating to this Agreement shall be resolved by binding arbitration in accordance with the then current Commercial Arbitration Rules of the American Arbitration Association. The parties shall endeavor to select a mutually acceptable arbitrator knowledgeable about issues relating to the subject matter of this Agreement. In the event the parties are unable to agree to such a selection, each party will select an arbitrator and the arbitrators in turn shall select a third arbitrator. The arbitration shall take place at a location that is reasonably centrally located between the parties, or otherwise mutually agreed upon by the parties.

All documents, materials, and information in the possession of each party that are in any way relevant to the claim(s) or dispute(s) shall be made available to the other party for review and copying no later than sixty (60) days after the notice of arbitration is served.

The arbitrator(s) shall not have the authority, power, or right to alter, change, amend, modify, add, or subtract from any provision of this Agreement or to award punitive damages. The arbitrator shall have the power to issue mandatory orders and restraining orders in connection with the arbitration. The award rendered by the arbitrator shall be final and binding on the parties, and judgment may be entered thereon in any court having jurisdiction. The agreement to arbitration shall be specifically enforceable under prevailing arbitration law. During the continuance of any arbitration proceeding, the parties shall continue to perform their respective obligations under this Agreement.

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Title:AUL, Collection Services	Date: 3/27/13

## SCHEDULE 1

# LICENSED MATERIALS, SUBSCRIPTION PERIOD AND ACCESS METHOD

## THE LICENSED MATERIALS

Journal of Visualized Experiments (JoVE) - Neuroscience	http://www.jove.com/neuro	12 months	¶Text deleted]
Journal of Visualized Experiments (JoVE) – Immunology & Infection	http://www.jove.com/i2	12 months	\$Text deleted]
Journal of Visualized Experiments (JoVE) – Clinical & Translational Medicine	http://www.jove.com/medicine	12 months	[Text deleted]
Journal of Visualized Experiments (JoVE) – General	http://www.jove.com/general	12 months	[Text deleted]

As part of 2013 subscription payment, perpetual access provided to all earlier years of issues (2006 and later) for the JOVE sections noted above,

## ACCESS METHOD

Authentication via User ID/password and IP Address
Authentication via IP address

# JoVE and the University of California, San Diego License Agreement

# Addendum One

THIS ADDENDUM is made on the 9th day of June, 2016

BETWEEN:

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and

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#### ACCESS METHOD

Authentication via IP address

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- 3. Licensee is permitted unlimited simultaneous use for the Licensed Materials.
- 4. The Agreement shall be automatically renewed at the end of the current term (36 months) for one year unless either party gives written notice of its intention not to renew thirty (30) days before expiration of the current term. The Publisher will advise Licensee of the renewal terms at least 60 days prior to the end of the current term.

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