ARAS ONLINE INSTITUTIONAL LICENSE AGREEMENT

This license agreement (“License”) is between the Archive for Research in Archetypal Symbolism (“ARAS”, “we,” “us”), a New York charitable trust, and ________________________________ (“Institution”, “you”).

The duration of this License is from _______________ to _________________ with the institutional membership fee of $___ (___ dollars) due by _______________. This fee is based on your institution serving (check one):

[] school: ____________ FTE (full-time equivalent) students
[] college or university: ____________ FTE (full-time equivalent) students in psychology, anthropology, art, and related majors
[] library: population area of ____________ individuals
[] museum: staff of ____________.

Your IP address range(s) that will be granted access to ARAS Online under this License are:

___.___.___.___ to ___.___.___.___
___.___.___.___ to ___.___.___.___
___.___.___.___ to ___.___.___.___.

(list more here)

By using ARAS Online, you agree to abide by the following:

1. ARAS hereby grants you a nonexclusive, limited license to view the images and written materials in the ARAS Online archive (the “Content”) in accordance with this License. You may not sublicense, assign, or transfer the License, and any attempt at such sublicense, assignment or transfer is void.

2. The Content is intended for the personal, noncommercial use of Authorized Users, as defined below, of the ARAS Online archive. The restrictions on use of Content as set forth in this License shall survive any termination of the License.
3. The term “Authorized Users” means: (1) For public libraries: library staff and individual residents of a reasonably defined geographic area in addition to walk-in patrons while on-site (2) For schools and academic institutions: currently enrolled students, faculty, and staff in addition to walk-in patrons and visiting scholars while on-site; and (3) For other types of organizations: employees, independent contractors, and other temporary workers while performing duties within the scope of their employment or assignment.

4. Additional restrictions, or fewer restrictions, may apply to your use of certain Content as a result of copyright status.

5. Copyright and Limitations on Use

a. ARAS and ARAS Online are trademarks and are registered trademarks used herein under license.

b. The information available on ARAS Online is either in the public domain or is the property of ARAS or its licensors and is protected by copyright and other intellectual property laws. To obtain permission for commercial use of any image contained in ARAS Online, you must contact the owner of that image directly.

c. This site contains copyrighted material, trademarks and other proprietary information, including without limitation, text, software, photographs, video, graphics, trademarks, service marks, logos, designs, and music and sound (the "Content"), and such Content is protected under U.S. Copyright laws, U.S. Trademark laws as well as international copyright and trademark laws and treaties.

d. You and your Authorized Users may make a single print, non-electronic copy of the record for personal, non-commercial, educational purposes only. Except as expressly provided for in the foregoing sentence, you and your Authorized Users may not reproduce, distribute, modify, publish, transmit (including, but not limited to, by way of e-mail, facsimile or other electronic means), display, participate in the transfer or sale of, create derivative works based on, adapt, translate, rent, sell, lease, transfer, reverse engineer, decompile, disassemble, frame, mirror, or in any other way exploit any of the Content, in whole or in part, without the prior written consent of ARAS and (if applicable) its licensor. You and yourAuthorized Users have no rights to the proprietary software and related documentation provided to you to access the ARAS Online archive (“Access Software”). You and your Authorized Users may not copy, distribute, modify, reverse engineer, or create derivative works from Access Software.

e. In the event of any permitted copying, redistribution or publication of the Content, such use shall be for personal, non-commercial, or educational use only and no changes in or deletion of author attribution, trademark legend or copyright notice shall be made. Nothing contained herein shall be construed as granting you, your Authorized Users, or any third party any interest in or to the Content. All rights in and to the Content are expressly reserved by ARAS and/or ARAS’s respective licensor.
f. You and your Authorized Users must maintain all copyright and other notices contained in any Content in the course of any use of such Content.

6. Authorized Users may download and store single copies of records from ARAS Online for information, instruction, research, or scholarship, and otherwise use records within the limits set by US copyright laws on fair use. Neither you nor your Authorized Users may systematically download and store copies of records from ARAS Online for the purposes of resale, redistribution, or performing ongoing searching, nor may any record be stored, printed, published, or distributed in any medium for any commercial purpose. Files and images that are not in the public domain are copyrighted products and subject to U.S. copyright laws. Users who reproduce single copies in accordance with fair use limits set by the U.S. copyright laws must include a copyright notice on each reproduction.

7. You represent that procedures are in place to prohibit access to ARAS Online by any person other than an Authorized User, and that you shall inform Authorized Users about the conditions for use. During the term of this License, you shall use reasonable efforts to bar unpermitted access and to convey appropriate use information to your Authorized Users.

8. The ARAS Online archive may contain links to or may be accessible from links within related or unrelated World Wide Web sites and resources. ARAS shall not be liable for any loss, injury, claim, liability, or damages of any kind arising out of or in connection with such links. You should direct any concerns regarding any outside link to your site administrator.

9. ARAS will not be held liable for any delays, inaccuracies, errors or omissions in the ARAS Online archive, in the transmission or delivery of all or any part thereof, or for any damages arising from any of the foregoing. ARAS does not represent or endorse the accuracy or reliability of any Content. THE ARAS ONLINE ARCHIVE IS PROVIDED ON AN “AS IS” BASIS WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. ARAS FURTHER MAKES NO WARRANTIES RESPECTING ANY HARM THAT MAY BE CAUSED BY THE TRANSMISSION OF A COMPUTER VIRUS, WORM, TIME BOMB, LOGIC BOMB OR OTHER SUCH COMPUTER PROGRAM. YOU HEREBY ACKNOWLEDGE THAT USE OF THE ARAS ONLINE ARCHIVE IS AT YOUR SOLE RISK.

10. You may not authorize use of the ARAS Online archive by anyone who is not an Authorized User. You and your Authorized Users may not set up a proxy or anonymous remailer for purposes of allowing access to ARAS Online, other than that a proxy may be used to permit Authorized Users to access ARAS Online remotely.

11. You shall notify ARAS Online of any known or suspected unauthorized use(s) of your account, if applicable, or any known or suspected breach of security, including loss, theft, or unauthorized disclosure or use of your password or IP address. You are responsible for
maintaining the confidentiality of your password, if applicable, and for all usage or activity on your account, including use of the account by anyone authorized by you to use your password. Any use of the ARAS Online archive beyond the scope of the License, knowing use of the password of another, or any fraudulent, abusive, or otherwise illegal activity, may be grounds for termination of your account, or termination of access to ARAS Online from your IP address, without notice and at ARAS’s sole discretion. The foregoing includes but is not limited to activity that may burden ARAS Online’s server(s) such as computer programs that automatically download Content, commonly known as web robots, spiders, crawlers, wanderers or accelerators. You and your Authorized Users may not tamper in any way with the software or functionality of ARAS Online, including, without limitation, by transmitting or posting any software or other materials to ARAS Online that contain any viruses, time bombs, Trojan horses, worms, cancelbots or other code that could damage, interfere with, intercept, or expropriate any system, data or information.

12. You hereby indemnify, defend and hold ARAS and its officers, directors, agents, licensors and licensees (collectively, the “Indemnified Parties”) harmless from and against any and all liability and costs incurred by the Indemnified Parties in connection with any claim arising out of any breach by you, or any user of your account, of this License, including, without limitation, reasonable attorneys’ fees. You shall cooperate as fully as reasonably required in the defense of any claim. ARAS reserves the right, at its own expense, to assume the exclusive defense and control of any matter subject to indemnification by you.

13. Your use of the ARAS Online archive indicates your acceptance of ARAS’s Privacy Policy. ARAS’s Privacy Policy provides in part that ARAS may disclose information about usage of the ARAS Online archive and demographics pertaining thereto so long as such disclosure does not reveal users’ personal identities, unless such disclosure is required to protect against violations of this License, or to protect and defend our rights or property or the rights and property of contributors to the ARAS Online archive.

14. AS A CONDITION OF USE BY YOU AND YOUR AUTHORIZED USERS OF ARAS ONLINE, YOU AGREE THAT NEITHER ARAS, NOR ANY LICENSOR, TRUSTEE, AGENT, OR EMPLOYEE OF ARAS, WILL BE LIABLE TO YOU, YOUR AUTHORIZED USERS, OR ANY THIRD PARTY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE, OR OTHER DAMAGES UNDER ANY CONTRACT, NEGLIGENCE, STRICT LIABILITY, OR OTHER THEORY, OR CONSEQUENTIAL LOSS OF PROFITS, LOSS OF EARNINGS, LOSS OF BUSINESS OPPORTUNITIES, LOST DATA, INTERRUPTED COMMUNICATIONS, DAMAGES, EXPENSE, OR COSTS RESULTING DIRECTLY OR INDIRECTLY FROM OR OTHERWISE ARISING IN CONNECTION WITH THE USE OF ARAS ONLINE, INCLUDING. WITHOUT LIMITATION, ANY SUCH DAMAGES, EXPENSES OR COSTS ARISING FROM CLAIMS OF COPYRIGHT INFRINGEMENT. YOU AND YOUR AUTHORIZED USERS’ SOLE REMEDY FOR DISSATISFACTION WITH ARAS ONLINE IS TO STOP USING ARAS ONLINE.
15. Although ARAS seeks to make ARAS Online continually available, ARAS retains the right to make ARAS Online unavailable for any reason (including, without limiting, scheduled maintenance) or for no reason, and ARAS shall not be liable for any damages arising from any interruption, suspension, or termination of availability of or access to ARAS Online.

16. The Digital Millennium Copyright Act of 1998 (the "DMCA") provides recourse for copyright owners who believe that material appearing on the Internet infringes their rights under U.S. copyright law. If you believe in good faith that materials hosted by ARAS infringe your copyright, you (or your agent) may send ARAS a notice requesting that the material be removed, or access to it blocked. The notice must include the following information: (a) a physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed; (b) identification of the copyrighted work claimed to have been infringed (or if multiple copyrighted works located on the ARAS Website are covered by a single notification, a representative list of such works); (c) identification of the material that is claimed to be infringing or the subject of infringing activity, and information reasonably sufficient to allow ARAS to locate the material on the ARAS Website; (d) the name, address, telephone number, and email address (if available) of the complaining party; (e) a statement that the complaining party has a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; and (f) a statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed. If you believe in good faith that a notice of copyright infringement has been wrongly filed against you, the DMCA permits you to send ARAS a counter-notice. Notices and counter-notices must meet the then-current statutory requirements imposed by the DMCA; see http://www.copyright.gov/onlinesp/ for details. Notices and counter-notices with respect to the ARAS Website should be sent to Allison Langerak, The Archive for Research in Archetypal Symbolism, 28 East 39th Street, New York, N.Y. 10016, (212) 697-3480, info@aras.org. ARAS suggests that you consult your legal advisor before filing a notice or counter-notice. Also, be aware that there can be penalties for false claims under the DMCA.

17. This License shall be interpreted and construed according to, and governed by, the laws of the State of New York or United States Federal law, as applicable, excluding any such laws that might direct the application of the laws of another jurisdiction. The parties expressly exclude, if applicable, the application of the United Nations Convention on Contracts for the International Sale of Goods. Any controversy or claim arising out of or relating to this License or the breach thereof, shall be settled by arbitration, including joint and/or consolidated arbitration where practicable, conducted in English, in New York, New York, in accordance with the Commercial Arbitration Rules of the American Arbitration Association, and judgment on the award rendered by the Arbitrator(s) may be entered in any court having jurisdiction thereof. The parties agree to exclude any right of application or appeal to non-U.S. courts in connection with any question of law arising in the course of the arbitration, or with respect to any award made.

18. ARAS may change this License, or any aspect of the ARAS Online archive, at any time.
19. Under California Civil Code Section 1789.3, residents in the State of California in the
United States are entitled to the following specific consumer rights information:

1. Current dues for Registered Members may be obtained by calling ARAS at (212)
   697-3480 or writing to us at 28 East 39th Street, New York, N.Y. 10016. ARAS
   reserves the right to change dues or to institute new fees at any time as provided
   in this License.

2. The Complaint Assistance Unit of the Division of Consumer Services of the
   California Department of Consumer Affairs may be contacted in writing at 400 R
   Street, Suite 1080, Sacramento, CA 95814, or by telephone at (916) 445-1254 or
   (800) 952-5210.

20. If any provision or provisions of this License shall be held to be invalid, illegal,
    unenforceable, or in conflict with the law of any jurisdiction, the validity, legality, and
    enforceability of the remaining provisions shall not be in any way affected or impaired
    thereby.

21. This License constitutes the entire agreement between the parties hereto with respect to
    its subject matter and supersedes any and all previous and contemporaneous
    understandings or agreements between the parties with respect to the same subject matter.
    The terms of your Purchase Orders, if any, are for your convenience and do not supersede
    any term or condition of this License.

By signature below, ARAS and Institution agree to this License.

<table>
<thead>
<tr>
<th>ARAS Online</th>
<th>Date</th>
<th>Institution</th>
<th>Date</th>
</tr>
</thead>
</table>