Terms of Use

This Agreement sets forth the terms and conditions for licensing of the AIIDE-12 electronic proceedings to you ("you" or "Licensee"), and use of this electronic proceedings indicates that you have read and understand this Agreement and accept its terms and conditions. If you do not agree with this Agreement, do not use the AIIDE-12 electronic proceedings. This electronic proceedings is for your personal, noncommercial use. Content copied or printed must retain all copyright, trademark, and other proprietary notices. Except as expressly set forth in this Agreement, you may not modify, copy, distribute, disclose, retransmit, sell, publish, broadcast, or circulate this electronic proceedings in whole or in part without AAAI’s prior written consent. For commercial use of any portion of the contents you must secure written consent from the Association for the Advancement of Artificial Intelligence (AAAI).

License and Restrictions

Subject to the terms and conditions of this Agreement, you are granted a limited nonexclusive license to use a copy of this publication on one (1) computer used by a single household. You may make one (1) backup copy of the electronic proceedings for your own personal use. You may print out one copy of the AIIDE-12 electronic proceedings in hard copy for your own personal use. You agree not to: (1) make additional copies of this electronic proceedings except as provided above; (2) print out copies of the papers on this electronic proceedings except as provided above; (3) give copies to another person who has not purchased a license for this electronic proceedings from AAAI; (4) install the publication on computers used by individuals who have not purchased the appropriate licenses for the AIIDE-12 electronic proceedings from AAAI; (5) duplicate the electronic proceedings by any other means including electronic transmission. This electronic proceedings in its entirety is protected by copyright laws.

Termination

This Agreement may be terminated by AAAI immediately and without notice if you fail to comply with any term or condition of this Agreement. Upon such termination, you must immediately destroy all complete and partial copies of the AIIDE-12 electronic proceedings, including all backup copies. AAAI shall have the right to change or add to the terms of this Agreement at any time, and to change, discontinue or impose conditions on any aspect of the AIIDE-12 electronic proceedings, and your continued use of the AIIDE-12 electronic proceedings will indicate your agreement to any such change.

Disclaimer of Warranties

1. The AIIDE-12 electronic proceedings is provided “as is.” AAAI and its affiliates, licensors, third-party content or service providers, distributors, dealers, or suppliers makes no express or implied warranties with respect to matters such as accuracy, completeness, timeliness, fitness for a particular purpose, non-infringement, and merchantability in regard to this electronic proceedings. 2. AAAI assumes no contractual liability for trademark or other infringements on intellectual property rights with respect to infringing material provided by third parties to AAAI. 3. AAAI assumes no liability for errors or omissions of material that appears on this electronic proceedings. 4. AAAI shall have no liability for damages arising from any reliance on data, information, or other content published on this electronic proceedings. 5. Neither the mention of, citation to, or other reference to any individual, group, organization, product, viewpoint, opinion, theory or any and all such entities and matters shall constitute an endorsement thereof or infer any association therewith in regard to AAAI. Con-
versely, the failure to so mention, cite, or otherwise reference shall not be construed, deemed or otherwise understood as implying or inferring anything whatsoever.

Limitation of Liability and Damages

THE ENTIRE LIABILITY OF AAAI FOR ANY REASON SHALL BE LIMITED TO THE AMOUNT PAID BY THE CUSTOMER FOR THE AIIDE-12 ELECTRONIC PROCEEDINGS LICENSED FROM AAAI OR ITS AUTHORIZED RESELLER. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, AAAI AND ITS REPRESENTATIVES ARE NOT LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER BASED ON BREACH OF CONTRACT, BREACH OF WARRANTY, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY OR OTHERWISE, EVEN IF AAAI OR ITS REPRESENTATIVES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND EVEN IF A REMEDY SET FORTH HEREIN IS FOUND TO HAVE FAILED OF ITS ESSENTIAL PURPOSE. AAAI AND ITS REPRESENTATIVES’ TOTAL LIABILITY TO YOU FOR ACTUAL DAMAGES FOR ANY CAUSE WHATSOEVER WILL BE LIMITED TO THE AMOUNT PAID BY YOU FOR THE AIIDE-12 ELECTRONIC PROCEEDINGS.

General Provisions

This Agreement sets forth AAAI’s and its Representatives’ entire liability and your exclusive remedy with respect to the AIIDE-12 electronic proceedings. You acknowledge that this Agreement is a complete statement of the agreement between you and AAAI. This Agreement does not limit any rights that AAAI may have under copyright, patent, trademark, or other laws. The Representatives of AAAI are not authorized to make modifications to this Agreement other than in writing signed by an officer of AAAI. If any provision of this Agreement is invalid or unenforceable under applicable law, then it is, to that extent, deemed omitted and the remaining provisions will continue in full force and effect. No delay or failure on the part of AAAI in the exercise of any right granted under this Agreement, or available at law or in equity, shall be construed as a waiver of such right. This Agreement shall be governed by California law, except as to copyright and trademark matters, which are covered by federal laws. You agree to submit to the jurisdiction of the federal and state courts of Santa Clara County, California and waive any objection to venue in such courts. This Agreement is deemed entered into at Palo Alto, California, USA.

Copyright

Copyright © 2012 Association for the Advancement of Artificial Intelligence. All rights reserved. This publication, or parts thereof, may not be reproduced in any form without permission.