

Nanoscale thermal transport for biological
and physical applications

Monrudee Liangruksa

Dissertation submitted to the faculty of the Virginia Polytechnic Institute and State
University in partial fulfillment of the requirements for the degree of

Doctor of Philosophy
in
Engineering Mechanics

Ishwar K. Puri, Chairman

Levon V. Asryan

Raffaella De Vita

Muhammad R. Hajj

Mayuresh J. Patil

November 15, 2011

Blacksburg, Virginia

Keywords: Magnetic fluid hyperthermia, ferrofluids, magnetic nanoparticles, lattice
thermal conductivity, phonon modification, thermoelectric cooling

Copyright ©2011, Monrudee Liangruksa



1
PAYMENT

2
REVIEW

3
CONFIRMATION

Step 3: Order Confirmation

Thank you for your order! A confirmation for your order will be sent to your account email address. If you have questions about your order, you can call us at 978-646-2600, M-F between 8:00 AM and 6:00 PM (Eastern), or write to us at info@copyright.com.

Confirmation Number: 10673893
Order Date: 11/28/2011

If you pay by credit card, your order will be finalized and your card will be charged within 24 hours. If you pay by invoice, you can change or cancel your order until the invoice is generated.

Payment Information

Monrudee Liangruksa
monrudee@vt.edu
+1 (540)3150296
Payment Method: n/a

Order Details

Journal of magnetism and magnetic materials

Order detail ID: 58898809
Order License Id: 2797780841062

Article Title: Parametric investigation of heating due to magnetic fluid hyperthermia in a tumor with blood perfusion

Author(s): Liangruksa, Monrudee
DOI: 10.1016/J.JMMM.2010.10.027

Date: Jan 01, 2011

ISSN: 0304-8853

Publication Type: Journal

Volume: 323

Issue: 6

Start page: 708

Publisher: ELSEVIER BV

Permission Status: **Granted**

Permission type: Republish or display content
Type of use: reuse in a thesis/dissertation

Number of pages: 9

Portion: full article

Format: both print and electronic

Are you the author of this Elsevier article? Yes

Will you be translating? No

Order reference number

Title of your thesis/dissertation Nanoscale thermal transport for biological and physical applications

Expected completion date Nov 2011

Estimated size (number of pages) 128

Elsevier VAT number GB 494 6272 12

Permissions price 0.00 USD

VAT/Local Sales Tax 0.00 USD / 0.0 GBP

Note: This item will be invoiced or charged separately through CCC's **RightsLink** service.



1
PAYMENT

2
REVIEW

3
CONFIRMATION

Step 3: Order Confirmation

Thank you for your order! A confirmation for your order will be sent to your account email address. If you have questions about your order, you can call us at 978-646-2600, M-F between 8:00 AM and 6:00 PM (Eastern), or write to us at info@copyright.com.

Confirmation Number: 10673733
Order Date: 11/28/2011

If you pay by credit card, your order will be finalized and your card will be charged within 24 hours. If you pay by invoice, you can change or cancel your order until the invoice is generated.

Payment Information

Monrudee Liangruksa
monrudee@vt.edu
+1 (540)3150296
Payment Method: n/a

Order Details

Journal of applied physics

Order detail ID: 58897863
Order License Id: 2797771410740

Article Title: The effects of magnetic nanoparticle properties on magnetic fluid hyperthermia

Author(s): Kappiyoor, Ravi
DOI: 10.1063/1.3500337

Date: Nov 01, 2010

ISSN: 0021-8979

Publication Type: Journal

Volume: 108

Issue: 9

Start page:

Publisher: AMERICAN INSTITUTE OF PHYSICS,

Author/Editor: AMERICAN INSTITUTE OF PHYSICS.

Permission Status: **Granted**

Permission type: Republish or display content
Type of use: reuse in a thesis/dissertation

Requestor type: Author (original article)

Format: Print and electronic

Portion: Excerpt (> 800 words)

Will you be translating? No

Title of your thesis / dissertation: Nanoscale thermal transport for biological and physical applications

Expected completion date: Nov 2011

Estimated size (number of pages): 128

Note: This item will be invoiced or charged separately through CCC's **RightsLink** service.



1
PAYMENT

2
REVIEW

3
CONFIRMATION

Step 3: Order Confirmation

Thank you for your order! A confirmation for your order will be sent to your account email address. If you have questions about your order, you can call us at 978-646-2600, M-F between 8:00 AM and 6:00 PM (Eastern), or write to us at info@copyright.com.

Confirmation Number: 10672933
Order Date: 11/28/2011

If you pay by credit card, your order will be finalized and your card will be charged within 24 hours. If you pay by invoice, you can change or cancel your order until the invoice is generated.

Payment Information

Monrudee Liangruksa
monrudee@vt.edu
+1 (540)3150296
Payment Method: n/a

Order Details

Journal of applied physics

Order detail ID: 58893831
Order License Id: 2797720076828

Article Title: Lattice thermal conductivity of a silicon nanowire under surface stress

Author(s): Liangruksa, Monrudee
DOI: 10.1063/1.3583668

Date: Jun 01, 2011

ISSN: 0021-8979

Publication Type: Journal

Volume: 109

Issue: 11

Start page:

Publisher: AMERICAN INSTITUTE OF PHYSICS,

Author/Editor: AMERICAN INSTITUTE OF PHYSICS.

Permission Status:  **Granted**

Permission type: Republish or display content
Type of use: reuse in a thesis/dissertation

Requestor type: Author (original article)

Format: Print and electronic

Portion: Excerpt (> 800 words)

Will you be translating? No

Title of your thesis / dissertation: Nanoscale thermal transport for biological and physical applications

Expected completion date: Nov 2011

Estimated size (number of pages): 128

Note: This item will be invoiced or charged separately through CCC's **RightsLink** service.



Confirmation Number: 10673893

Special Rightsholder Terms & Conditions

The following terms & conditions apply to the specific publication under which they are listed

Journal of magnetism and magnetic materials

Permission type: Republish or display content

Type of use: reuse in a thesis/dissertation

INTRODUCTION

1. The publisher for this copyrighted material is Elsevier. By clicking "accept" in connection with completing this licensing transaction, you agree that the following terms and conditions apply to this transaction (along with the Billing and Payment terms and conditions established by Copyright Clearance Center, Inc. ("CCC"), at the time that you opened your Rightslink account and that are available at any time at <http://myaccount.copyright.com>).

GENERAL TERMS

2. Elsevier hereby grants you permission to reproduce the aforementioned material subject to the terms and conditions indicated.
3. Acknowledgement: If any part of the material to be used (for example, figures) has appeared in our publication with credit or acknowledgement to another source, permission must also be sought from that source. If such permission is not obtained then that material may not be included in your publication/copies. Suitable acknowledgement to the source must be made, either as a footnote or in a reference list at the end of your publication, as follows:

"Reprinted from Publication title, Vol /edition number, Author(s), Title of article / title of chapter, Pages No., Copyright (Year), with permission from Elsevier [OR APPLICABLE SOCIETY COPYRIGHT OWNER]." Also Lancet special credit - "Reprinted from The Lancet, Vol. number, Author(s), Title of article, Pages No., Copyright (Year), with permission from Elsevier."
4. Reproduction of this material is confined to the purpose and/or media for which permission is hereby given.
5. Altering/Modifying Material: Not Permitted. However figures and illustrations may be altered/adapted minimally to serve your work. Any other abbreviations, additions, deletions and/or any other alterations shall be made only with prior written authorization of Elsevier Ltd. (Please contact Elsevier at permissions@elsevier.com)
6. If the permission fee for the requested use of our material is waived in this instance, please be advised that your future requests for Elsevier materials may attract a fee.
7. Reservation of Rights: Publisher reserves all rights not specifically granted in the combination of (i) the license details provided by you and accepted in the course of this licensing transaction, (ii) these terms and conditions and (iii) CCC's Billing and Payment terms and conditions.
8. License Contingent Upon Payment: While you may exercise the rights licensed immediately upon issuance of the license at the end of the licensing process for the transaction, provided that you have disclosed complete and accurate details of your proposed use, no license is finally effective unless and until full payment is received from you (either by publisher or by CCC) as provided in CCC's Billing and Payment terms and conditions. If full payment is not received on a timely basis, then any license preliminarily granted shall be deemed automatically revoked and shall be void as if never granted. Further, in the event that you breach any of these terms and conditions or any of CCC's Billing and Payment terms and conditions, the license is automatically revoked and shall be void as if never granted. Use of materials as described in a revoked license, as well as any use of the materials beyond the scope of an unrevoked license, may constitute copyright infringement and publisher reserves the right to take any and all action to protect its copyright in the materials.
9. Warranties: Publisher makes no representations or warranties with respect to the licensed material.
10. Indemnity: You hereby indemnify and agree to hold harmless publisher and CCC, and their respective officers, directors, employees and agents, from and against any and all claims arising out of your use of the licensed material other than as specifically authorized pursuant to this license.
11. No Transfer of License: This license is personal to you and may not be sublicensed, assigned, or transferred by you to

11. No Transfer of License: This license is personal to you and may not be sublicensed, assigned, or transferred by you to any other person without publisher's written permission.

12. No Amendment Except in Writing: This license may not be amended except in a writing signed by both parties (or, in the case of publisher, by CCC on publisher's behalf).

13. Objection to Contrary Terms: Publisher hereby objects to any terms contained in any purchase order, acknowledgment, check endorsement or other writing prepared by you, which terms are inconsistent with these terms and conditions or CCC's Billing and Payment terms and conditions. These terms and conditions, together with CCC's Billing and Payment terms and conditions (which are incorporated herein), comprise the entire agreement between you and publisher (and CCC) concerning this licensing transaction. In the event of any conflict between your obligations established by these terms and conditions and those established by CCC's Billing and Payment terms and conditions, these terms and conditions shall control.

14. Revocation: Elsevier or Copyright Clearance Center may deny the permissions described in this License at their sole discretion, for any reason or no reason, with a full refund payable to you. Notice of such denial will be made using the contact information provided by you. Failure to receive such notice will not alter or invalidate the denial. In no event will Elsevier or Copyright Clearance Center be responsible or liable for any costs, expenses or damage incurred by you as a result of a denial of your permission request, other than a refund of the amount(s) paid by you to Elsevier and/or Copyright Clearance Center for denied permissions.

LIMITED LICENSE

The following terms and conditions apply only to specific license types:

15. Translation: This permission is granted for non-exclusive world English rights only unless your license was granted for translation rights. If you licensed translation rights you may only translate this content into the languages you requested. A professional translator must perform all translations and reproduce the content word for word preserving the integrity of the article. If this license is to re-use 1 or 2 figures then permission is granted for non-exclusive world rights in all languages.

16. Website: The following terms and conditions apply to electronic reserve and author websites:

Electronic reserve: If licensed material is to be posted to website, the web site is to be password-protected and made available only to bona fide students registered on a relevant course if:

This license was made in connection with a course,

This permission is granted for 1 year only. You may obtain a license for future website posting,

All content posted to the web site must maintain the copyright information line on the bottom of each image,

A hyper-text must be included to the Homepage of the journal from which you are licensing at

<http://www.sciencedirect.com/science/journal/xxxxx> or the Elsevier homepage for books at <http://www.elsevier.com> ,

and

Central Storage: This license does not include permission for a scanned version of the material to be stored in a central repository such as that provided by Heron/XanEdu.

17. Author website for journals with the following additional clauses:

All content posted to the web site must maintain the copyright information line on the bottom of each image, and the permission granted is limited to the personal version of your paper. You are not allowed to download and post the published electronic version of your article (whether PDF or HTML, proof or final version), nor may you scan the printed edition to create an electronic version,

A hyper-text must be included to the Homepage of the journal from which you are licensing at

<http://www.sciencedirect.com/science/journal/xxxxx> , As part of our normal production process, you will receive an e-mail notice when your article appears on Elsevier's online service ScienceDirect (www.sciencedirect.com). That e-mail will include the article's Digital Object Identifier (DOI). This number provides the electronic link to the published article and should be included in the posting of your personal version. We ask that you wait until you receive this e-mail and have the DOI to do any posting.

Central Storage: This license does not include permission for a scanned version of the material to be stored in a central repository such as that provided by Heron/XanEdu.

18. Author website for books with the following additional clauses:

Authors are permitted to place a brief summary of their work online only.

A hyper-text must be included to the Elsevier homepage at <http://www.elsevier.com>.

All content posted to the web site must maintain the copyright information line on the bottom of each image.

You are not allowed to download and post the published electronic version of your chapter, nor may you scan the printed

edition to create an electronic version.

Central Storage: This license does not include permission for a scanned version of the material to be stored in a central repository such as that provided by Heron/XanEdu.

19. Website (regular and for author): A hyper-text must be included to the Homepage of the journal from which you are licensing at <http://www.sciencedirect.com/science/journal/xxxxx> or for books to the Elsevier homepage at <http://www.elsevier.com>

20. Thesis/Dissertation: If your license is for use in a thesis/dissertation your thesis may be submitted to your institution in either print or electronic form. Should your thesis be published commercially, please reapply for permission. These requirements include permission for the Library and Archives of Canada to supply single copies, on demand, of the

complete thesis and include permission for UMI to supply single copies, on demand, of the complete thesis. Should your thesis be published commercially, please reapply for permission.

21. Other conditions:

v1.6

Copyright Clearance Center Terms and Conditions

The following terms & conditions apply to your entire order.

THIS DIGITAL LICENSING AND REPRINT SERVICE IS ADMINISTERED BY COPYRIGHT CLEARANCE CENTER, INC. ("CCC" or "Us").

General Payment Terms: You may pay by credit card or through an account with us payable at the end of the month. If you and we agree that you may establish a standing account with CCC, then the following terms apply:

Remit Payment to: Copyright Clearance Center, Dept 001, P.O. Box 843006, Boston, MA 02284-3006

Payments Due: Invoices are payable upon their delivery to you (or upon our notice to you that they are available to you for downloading). After 30 days, outstanding amounts will be subject to a service charge of 1-1/2% per month or, if less, the maximum rate allowed by applicable law.

Please note that, while you may exercise the rights licensed immediately, the license will be automatically void (as if it never existed) in the event that we do not receive payment for the license on a timely basis. Also **please note** that you are responsible for any transactions that use your user name and password; please protect the secrecy of those pieces of information.

THE FOLLOWING TERMS AND CONDITIONS APPLY TO ALL TRANSACTIONS THAT YOU ENTER INTO THROUGH THIS DIGITAL LICENSING AND REPRINT SERVICE, REGARDLESS OF THE WEBSITE FROM WHICH YOU ENTER IT. BECAUSE YOU ARE IN THE PROCESS OF OPENING A NEW ACCOUNT WITH US, YOU MUST INDICATE YOUR CONSENT TO THESE TERMS AND CONDITIONS AT THIS TIME. IN THE FUTURE, YOU MAY ALSO SEE THESE TERMS AND CONDITIONS AT ANY TIME OR IN CONNECTION WITH ANY TRANSACTION AT myaccount.copyright.com .

ANY LICENSE CREATED IS SUBJECT TO THE TERMS AND CONDITIONS THAT FOLLOW AS WELL AS ANY TERMS AND CONDITIONS ESTABLISHED BY THE RIGHTSHOLDER ON WHOSE WEBSITE YOU FIND THE MATERIAL YOU SEEK TO LICENSE, AND USE OF ANY MATERIALS CONSTITUTES ACCEPTANCE OF ALL SUCH TERMS AND CONDITIONS.

Terms and Conditions That Apply to All Transactions:

1. This digital licensing and reprint service enables you, the "User", to obtain licenses to make certain uses of the online content of many copyright holders (each a "Rightsholder"). Licenses granted through this service are granted by the Rightsholder in the content for which you are seeking a license and from whose Website (containing the content) you reached this service. This service is administered by Copyright Clearance Center, Inc. ("CCC") and your use of the content is governed by these terms and conditions, BUT your use will ALSO be governed by the terms and conditions which are set individually by the Rightsholder whose material you seek to use; the Rightsholder's terms and conditions will be made available to you in the course of the licensing process for each transaction. You, as User, will be deemed to have accepted and agreed to all of those terms and conditions, as well as these terms and conditions, if you use the Rightsholder's

copyrighted material in any fashion. CCC reserves the right to send electronic mail to you for the purpose of informing you of changes or additions to this service.

2. User hereby acknowledges and agrees that User is responsible for any transaction entered into through this digital licensing and reprint service and identified with User's user name and password (if on account) or User's credit card information (if by credit card). It is User's responsibility to maintain the secrecy of such information, to notify CCC immediately upon learning of any transaction entered into through this service that was done so without User's authorization, and to use the appropriate automated services within this digital licensing and reprint service to alter passwords and standing payment information whenever necessary to preserve secrecy. User represents and warrants that User is at least 18 years old if User is a person (as opposed to a company or other organization); that in any event User is legally capable in User's place of residence or business of entering into the agreement created by these terms and conditions and Rightsholder's terms and conditions; and that the individual opening an account or seeking transactions under this digital licensing and reprint service on behalf of any User that is a business, corporate entity or other organization is duly authorized by User to do so.

3. Use of User-related information collected by this licensing service is governed by CCC's privacy policy. CCC's privacy policy is accessible through CCC's website www.copyright.com and from numerous locations throughout the webpages

comprising this licensing service.

4. As among User, CCC and the Rightsholder, all materials available for licensing, as well as all rights therein, including copyright rights, remain the sole and exclusive property of the Rightsholder. All trademarks not belonging to the Rightsholder, as well as all software and other elements that you encounter in the course of using this digital licensing and reprint service, as well as all intellectual property rights therein, remain the sole and exclusive property of CCC and are not licensed to User in any way. While User may exercise the rights licensed immediately upon issuance of the license at the end of the licensing process for the transaction, the license is automatically revoked, and is null and void as if it had never been issued, if complete payment for the license is not received on a timely basis either from User directly or through a payment agent, such as a credit card company. All rights not expressly granted are reserved; any license granted may be further limited (on a Work-by-Work basis) as set forth in any restrictions included in the Rightsholder's terms and conditions applicable to the transaction (which will be provided at the end of the licensing process, at User's option, on paper or electronically).

5. User hereby indemnifies and agrees to defend CCC and its employees, agents, representatives, officers and directors, against all claims, liability, damages, costs and expenses, including legal fees and expenses, arising out of any use of licensed material beyond the scope of the rights granted, or any use of any licensed material which has been altered in any way by User, including claims for defamation or infringement of or damage to rights of copyright, publicity, privacy or other tangible or intangible property.

6. **LIMITATION OF LIABILITY OF CCC.** UNDER NO CIRCUMSTANCES WILL CCC BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL OR INCIDENTAL DAMAGES (INCLUDING WITHOUT LIMITATION DAMAGES FOR LOSS OF BUSINESS PROFITS OR INFORMATION, OR FOR BUSINESS INTERRUPTION) ARISING OUT OF (i) THE USE OR INABILITY TO USE ANY LICENSED MATERIAL OR (ii) THE INABILITY TO OBTAIN ADDITIONAL RIGHTS TO LICENSED MATERIALS, EVEN IF CCC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. In any event, the total liability of CCC (including its employees, agents, representatives, officers and directors) shall not exceed the total amount actually paid by User for the applicable license. User assumes full liability for the actions and omissions of its principals, employees, agents, affiliates, successors and assigns.

7. **NO WARRANTIES FROM CCC.** CCC DISCLAIMS ALL WARRANTIES RELATING TO THE COPYRIGHTED MATERIALS OF RIGHTSHOLDER, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. IN ADDITION, THIS LICENSING SERVICE AND ALL SOFTWARE USED IN CONNECTION THEREWITH ARE DISTRIBUTED 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. USER HEREBY ACKNOWLEDGES THAT USE OF THE SERVICE IS AT USER'S SOLE RISK.

8. (a) The term "License Grant" is used in these terms and conditions to describe (i) the entire set of details (including User's name as licensee, the nature of the use for which User seeks a license, and the price of the license), as well as (ii) the Rightsholder's terms and conditions applicable to that licensing transaction and governing the particular use User may make of that copyrighted material, and (iii) CCC's general terms and conditions relating to billing and payment that are applicable to ALL transactions. All elements of the License Grant are printed out or referred to in the license document that is delivered to User at the conclusion of each transaction under this digital licensing and reprint service, and are generally available within the service's Website at any time.

(b) Any failure by User to pay any amount when due, or any use by User of any licensed material beyond the scope of the License Grant, shall be a material breach of the License Grant. Any breach not cured within ten (10) days of notice thereof shall result in immediate termination of such license without further notice. Invoices are due and payable upon their delivery to User (or upon CCC's notice to User that they are available to User for downloading from the Internet); amounts overdue will be subject to a service charge of 1-1/2% per month or, if less, the maximum interest rate allowed by applicable law in User's place of business, such service charge to begin running 30 days after delivery of, or notice of availability of, invoice.

9. CCC hereby objects to any terms contained in any writing prepared by User or its principals, employees, agents or affiliates and purporting to govern or otherwise relate to any licensing transaction, which terms are in any way inconsistent with any of these terms or the Rightsholder's standard terms or with any standard operating procedures of Rightsholder or CCC, whether such writing is prepared prior to, simultaneously with or subsequent to the License Grant, and whether such writing appears on any paper or electronic version of the License Grant or in a separate paper or electronic instrument, unless such writing is countersigned by CCC.

10. User may terminate its account at any time by sending e-mail to: customer@copyright.com. Upon termination, User will receive a confirmation via e-mail that the request was received, and access to the licensing service from User's account will be suspended within one business day. User is responsible for all charges incurred up to the time the account is deactivated.

11. Unless the Rightsholder's own terms and conditions for the License Grant designate different terms for governing law, venue and jurisdiction and those terms and conditions are determined by a competent court to apply to a particular dispute, (a) the License Grant shall be governed by and construed under the law of the State of New York, USA, without regard to the principles thereof of conflicts of law, (b) any case, controversy, suit, action, or proceeding arising out of, in connection with, or related to the License Grant shall be brought, at CCC's sole discretion, in any federal or state court located in the County of New York, State of New York, USA, or in any U.S. federal or state court whose geographical jurisdiction covers the principal place of business of the Rightsholder, and (c) the parties expressly submit to the personal jurisdiction and venue of each such U.S. federal or state court.

12. User acknowledges and agrees that CCC may alter these terms and conditions in any fashion and at any time, effective immediately, provided that CCC posts notice of any material alteration hereof to the location at which User's monthly

immediately, provided that CCC posts notice of any material alteration hereof to the location at which User's monthly invoice is made available by CCC on the Internet and any such material alteration will be effective on the date set forth in the notice (and which effective date will be at least 30 days following CCC's first posting thereof). User also acknowledges and agrees that CCC may, on notice to User at the time of invoicing or at the time of any re-invoicing of a past-due amount, assign accounts and/or amounts due either to the applicable Rightsholder or to a financial institution; and that CCC may at any time assign all its rights, duties and responsibilities hereunder or under any License Grant to any other person who shall take responsibility for this licensing facility. Finally, User acknowledges and agrees that CCC may, in its sole discretion, terminate or suspend User's access to all or part of the licensing service for any reason, including without limitation breach of this Agreement or persistent failure to pay license fees on a timely basis.

Close



Confirmation Number: 10673733

Special Rightsholder Terms & Conditions

The following terms & conditions apply to the specific publication under which they are listed

Journal of applied physics

Permission type: Republish or display content

Type of use: reuse in a thesis/dissertation

American Institute of Physics -- Terms and Conditions: Permissions Uses

American Institute of Physics ("AIP") hereby grants to you the non-exclusive right and license to use and/or distribute the Material according to the use specified in your order, on a one-time basis, for the specified term, with a maximum distribution equal to the number that you have ordered. Any links or other content accompanying the Material are not the subject of this license.

1. You agree to include the following copyright and permission notice with the reproduction of the Material: "Reprinted with permission from [FULL CITATION]. Copyright [PUBLICATION YEAR], American Institute of Physics." For an article, the copyright and permission notice must be printed on the first page of the article or book chapter. For photographs, covers, or tables, the copyright and permission notice may appear with the Material, in a footnote, or in the reference list.
2. If you have licensed reuse of a figure, photograph, cover, or table, it is your responsibility to ensure that the material is original to AIP and does not contain the copyright of another entity, and that the copyright notice of the figure, photograph, cover, or table does not indicate that it was reprinted by AIP, with permission, from another source. Under no circumstances does AIP, purport or intend to grant permission to reuse material to which it does not hold copyright.
3. You may not alter or modify the Material in any manner. You may translate the Material into another language only if you have licensed translation rights. You may not use the Material for promotional purposes. AIP reserves all rights not specifically granted herein.
4. The foregoing license shall not take effect unless and until AIP or its agent, Copyright Clearance Center, receives the Payment in accordance with Copyright Clearance Center Billing and Payment Terms and Conditions, which are incorporated herein by reference.
5. AIP or the Copyright Clearance Center may, within two business days of granting this license, revoke the license for any reason whatsoever, with a full refund payable to you. Should you violate the terms of this license at any time, AIP, American Institute of Physics, or Copyright Clearance Center may revoke the license with no refund to you. Notice of such revocation will be made using the contact information provided by you. Failure to receive such notice will not nullify the revocation.
6. AIP makes no representations or warranties with respect to the Material. You agree to indemnify and hold harmless AIP, American Institute of Physics, and their officers, directors, employees or agents from and against any and all claims arising out of your use of the Material other than as specifically authorized herein.
7. The permission granted herein is personal to you and is not transferable or assignable without the prior written permission of AIP. This license may not be amended except in a writing signed by the party to be charged.
8. If purchase orders, acknowledgments or check endorsements are issued on any forms containing terms and conditions which are inconsistent with these provisions, such inconsistent terms and conditions shall be of no force and effect. This document, including the CCC Billing and Payment Terms and Conditions, shall be the entire agreement between the parties relating to the subject matter hereof.

This Agreement shall be governed by and construed in accordance with the laws of the State of New York. Both parties hereby submit to the jurisdiction of the courts of New York County for purposes of resolving any disputes that may arise hereunder.

Copyright Clearance Center Terms and Conditions

Copyright Clearance Center Terms and Conditions

The following terms & conditions apply to your entire order.

THIS DIGITAL LICENSING AND REPRINT SERVICE IS ADMINISTERED BY COPYRIGHT CLEARANCE CENTER, INC. ("CCC" or "Us").

General Payment Terms: You may pay by credit card or through an account with us payable at the end of the month. If you and we agree that you may establish a standing account with CCC, then the following terms apply:

Remit Payment to: Copyright Clearance Center, Dept 001, P.O. Box 843006, Boston, MA 02284-3006

Payments Due: Invoices are payable upon their delivery to you (or upon our notice to you that they are available to you for downloading). After 30 days, outstanding amounts will be subject to a service charge of 1-1/2% per month or, if less, the maximum rate allowed by applicable law.

Please note that, while you may exercise the rights licensed immediately, the license will be automatically void (as if it never existed) in the event that we do not receive payment for the license on a timely basis. Also **please note** that you are responsible for any transactions that use your user name and password; please protect the secrecy of those pieces of information.

THE FOLLOWING TERMS AND CONDITIONS APPLY TO ALL TRANSACTIONS THAT YOU ENTER INTO THROUGH THIS DIGITAL LICENSING AND REPRINT SERVICE, REGARDLESS OF THE WEBSITE FROM WHICH YOU ENTER IT. BECAUSE YOU ARE IN THE PROCESS OF OPENING A NEW ACCOUNT WITH US, YOU MUST INDICATE YOUR CONSENT TO THESE TERMS AND CONDITIONS AT THIS TIME. IN THE FUTURE, YOU MAY ALSO SEE THESE TERMS AND CONDITIONS AT ANY TIME OR IN CONNECTION WITH ANY TRANSACTION AT myaccount.copyright.com .

ANY LICENSE CREATED IS SUBJECT TO THE TERMS AND CONDITIONS THAT FOLLOW AS WELL AS ANY TERMS AND CONDITIONS ESTABLISHED BY THE RIGHTSHOLDER ON WHOSE WEBSITE YOU FIND THE MATERIAL YOU SEEK TO LICENSE, AND USE OF ANY MATERIALS CONSTITUTES ACCEPTANCE OF ALL SUCH TERMS AND CONDITIONS.

Terms and Conditions That Apply to All Transactions:

1. This digital licensing and reprint service enables you, the "User", to obtain licenses to make certain uses of the online content of many copyright holders (each a "Rightsholder"). Licenses granted through this service are granted by the Rightsholder in the content for which you are seeking a license and from whose Website (containing the content) you reached this service. This service is administered by Copyright Clearance Center, Inc. ("CCC") and your use of the content is governed by these terms and conditions, BUT your use will ALSO be governed by the terms and conditions which are set individually by the Rightsholder whose material you seek to use; the Rightsholder's terms and conditions will be made available to you in the course of the licensing process for each transaction. You, as User, will be deemed to have accepted and agreed to all of those terms and conditions, as well as these terms and conditions, if you use the Rightsholder's copyrighted material in any fashion. CCC reserves the right to send electronic mail to you for the purpose of informing you of changes or additions to this service.

2. User hereby acknowledges and agrees that User is responsible for any transaction entered into through this digital licensing and reprint service and identified with User's user name and password (if on account) or User's credit card information (if by credit card). It is User's responsibility to maintain the secrecy of such information, to notify CCC immediately upon learning of any transaction entered into through this service that was done so without User's authorization, and to use the appropriate automated services within this digital licensing and reprint service to alter passwords and standing payment information whenever necessary to preserve secrecy. User represents and warrants that User is at least 18 years old if User is a person (as opposed to a company or other organization); that in any event User is legally capable in User's place of residence or business of entering into the agreement created by these terms and conditions and Rightsholder's terms and conditions; and that the individual opening an account or seeking transactions under this digital licensing and reprint service on behalf of any User that is a business, corporate entity or other organization is duly authorized by User to do so.

3. Use of User-related information collected by this licensing service is governed by CCC's privacy policy. CCC's privacy policy is accessible through CCC's website www.copyright.com and from numerous locations throughout the webpages comprising this licensing service.

4. As among User, CCC and the Rightsholder, all materials available for licensing, as well as all rights therein, including copyright rights, remain the sole and exclusive property of the Rightsholder. All trademarks not belonging to the Rightsholder, as well as all software and other elements that you encounter in the course of using this digital licensing and reprint service, as well as all intellectual property rights therein, remain the sole and exclusive property of CCC and are not licensed to User in any way. While User may exercise the rights licensed immediately upon issuance of the license at the end of the licensing process for the transaction, the license is automatically revoked, and is null and void as if it had never been issued, if complete payment for the license is not received on a timely basis either from User directly or through a payment agent, such as a credit card company. All rights not expressly granted are reserved; any license granted may be further limited (on a Work-by-Work basis) as set forth in any restrictions included in the Rightsholder's terms and conditions applicable to the transaction (which will be provided at the end of the licensing process, at User's option, on paper or electronically).

5. User hereby indemnifies and agrees to defend CCC and its employees, agents, representatives, officers and directors, against all claims, liability, damages, costs and expenses, including legal fees and expenses, arising out of any use of licensed material beyond the scope of the rights granted, or any use of any licensed material which has been altered in any way by User, including claims for defamation or infringement of or damage to rights of copyright, publicity, privacy or other tangible or intangible property.

6. LIMITATION OF LIABILITY OF CCC. UNDER NO CIRCUMSTANCES WILL CCC BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL OR INCIDENTAL DAMAGES (INCLUDING WITHOUT LIMITATION DAMAGES FOR LOSS OF BUSINESS PROFITS OR INFORMATION, OR FOR BUSINESS INTERRUPTION) ARISING OUT OF (i) THE USE OR INABILITY TO USE ANY LICENSED MATERIAL OR (ii) THE INABILITY TO OBTAIN ADDITIONAL RIGHTS TO LICENSED MATERIALS, EVEN IF CCC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. In any event, the total liability of CCC (including its employees, agents, representatives, officers and directors) shall not exceed the total amount actually paid by User for the applicable license. User assumes full liability for the actions and omissions of its principals, employees, agents, affiliates, successors and assigns.

7. NO WARRANTIES FROM CCC. CCC DISCLAIMS ALL WARRANTIES RELATING TO THE COPYRIGHTED MATERIALS OF RIGHTSHOLDER, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. IN ADDITION, THIS LICENSING SERVICE AND ALL SOFTWARE USED IN CONNECTION THEREWITH ARE DISTRIBUTED 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. USER HEREBY ACKNOWLEDGES THAT USE OF THE SERVICE IS AT USER'S SOLE RISK.

8. (a) The term "License Grant" is used in these terms and conditions to describe (i) the entire set of details (including User's name as licensee, the nature of the use for which User seeks a license, and the price of the license), as well as (ii) the Rightsholder's terms and conditions applicable to that licensing transaction and governing the particular use User may make of that copyrighted material, and (iii) CCC's general terms and conditions relating to billing and payment that are applicable to ALL transactions. All elements of the License Grant are printed out or referred to in the license document that is delivered to User at the conclusion of each transaction under this digital licensing and reprint service, and are generally available within the service's Website at any time.

(b) Any failure by User to pay any amount when due, or any use by User of any licensed material beyond the scope of the License Grant, shall be a material breach of the License Grant. Any breach not cured within ten (10) days of notice thereof shall result in immediate termination of such license without further notice. Invoices are due and payable upon their delivery to User (or upon CCC's notice to User that they are available to User for downloading from the Internet); amounts overdue will be subject to a service charge of 1-1/2% per month or, if less, the maximum interest rate allowed by applicable law in User's place of business, such service charge to begin running 30 days after delivery of, or notice of availability of, invoice.

9. CCC hereby objects to any terms contained in any writing prepared by User or its principals, employees, agents or affiliates and purporting to govern or otherwise relate to any licensing transaction, which terms are in any way inconsistent with any of these terms or the Rightsholder's standard terms or with any standard operating procedures of Rightsholder or CCC, whether such writing is prepared prior to, simultaneously with or subsequent to the License Grant, and whether such writing appears on any paper or electronic version of the License Grant or in a separate paper or electronic instrument, unless such writing is countersigned by CCC.

10. User may terminate its account at any time by sending e-mail to: customer care@copyright.com. Upon termination, User will receive a confirmation via e-mail that the request was received, and access to the licensing service from User's account will be suspended within one business day. User is responsible for all charges incurred up to the time the account is deactivated.

11. Unless the Rightsholder's own terms and conditions for the License Grant designate different terms for governing law, venue and jurisdiction and those terms and conditions are determined by a competent court to apply to a particular dispute, (a) the License Grant shall be governed by and construed under the law of the State of New York, USA, without regard to the principles thereof of conflicts of law, (b) any case, controversy, suit, action, or proceeding arising out of, in connection with, or related to the License Grant shall be brought, at CCC's sole discretion, in any federal or state court located in the County of New York, State of New York, USA, or in any U.S. federal or state court whose geographical jurisdiction covers the principal place of business of the Rightsholder, and (c) the parties expressly submit to the personal jurisdiction and venue of each such U.S. federal or state court.

12. User acknowledges and agrees that CCC may alter these terms and conditions in any fashion and at any time, effective immediately, provided that CCC posts notice of any material alteration hereof to the location at which User's monthly invoice is made available by CCC on the Internet and any such material alteration will be effective on the date set forth in the notice (and which effective date will be at least 30 days following CCC's first posting thereof). User also acknowledges and agrees that CCC may, on notice to User at the time of invoicing or at the time of any re-invoicing of a past-due amount, assign accounts and/or amounts due either to the applicable Rightsholder or to a financial institution; and that CCC may at any time assign all its rights, duties and responsibilities hereunder or under any License Grant to any other person who shall take responsibility for this licensing facility. Finally, User acknowledges and agrees that CCC may, in its sole discretion, terminate or suspend User's access to all or part of the licensing service for any reason, including without limitation breach of this Agreement or persistent failure to pay license fees on a timely basis.

Close

