

LICENSE AGREEMENT

LICENSE DETAILS:

Quote ID: Q-140052

Licensee: The UNIVERSITY OF HELSINKI, Helsinki, Finland ("the National Library of Finland"), and each of the other members of the FinELib Consortium as listed and identified in Section 2 of this License Details Page, whereas the National Library of Finland represents the other Licensees via a power of attorney. The National Library of Finland and other members each "the Licensee".

Primary Address of the National Library of Finland: Unioninkatu 36 (P.O. Box 15), FIN-00014 University of Helsinki, Finland.

This License Agreement between Springer Nature Customer Service Center GmbH, Europaplatz 3,69115 Heidelberg, Germany ("Licensor") and Licensee (Licensees listed in Section 2) incorporates the following documents:

- This License Details page;
- The Product Terms;
- The General Terms and Conditions attached hereto

When executed Licensor and the National Library of Finland (for itself and on behalf of the other Licensees as listed in Section 2 via power of attorney), this License Agreement shall be deemed effective on the Commencement Date for any Product licensed hereunder.

1. Products and License Fee

Products		License Fee	
	2025	2026	2027 (optional)
Nature Transformative Agreement*			
- Publishing Fee (Part A) / APC Fund	€ 204,598.80	€ 211,759.60	€ 217,053.60
- Reading Fee (Part B)	€ 560,020.33	€ 571,200.68	€ 585,480.69
Single Title Journal Subscriptions and Legacy Sets (Nature journals)			
- Nature Reviews & Protocols journals	€ 306,341.42	€ 315.446,15	€ 324.854,82
Scientific American	€ 3,569.71	€ 3,676.80	€ 3,787.11
License Fees in Total	€ 1,074,530.26	€ 1,102,083.23	€ 1,131,176.22

Cost division model

Parties agree to the following cost division model to allocate the overall License Fees under these Product Terms referenced in the table below among the individual Licensees

	Nature Transformative Fee 2025	Nature Transformative 2026	Nature Transformative 2027 (optional)
University of Oulu incl. Oulu university hospital	€ 73,180.29	€ 74,907.12	€ 76,779.80
Tampere university incl. Tampere university hospital and Tampere University of Applied Sciences	€ 69,774.36	€ 71,465.00	€ 73,251.63
University of Jyväskylä	€ 55,914.23	€ 57,269.03	€ 58,700.76
University of Helsinki incl. Helsinki university central hospital	€ 156,357.55	€ 160,075.19	€ 164,077.07
University of Eastern Finland incl. Kuopio University Hospital	€ 71,799.44	€ 73,539.14	€ 75,377.62
University of Turku inc. Turku University Central Hospital	€ 59,987.02	€ 61,390.25	€ 62,925.01
Lappeenranta- Lahti University of Technology LUT	€ 16,738.87	€ 17,144.45	€ 17,573.06
Åbo Akademy University	€ 33,661.37	€ 34,476.99	€ 35,338.91
Aalto University	€ 87,104.74	€ 89,215.29	€ 91,445.67
VTT Technical Research Centre of Finland	€ 40,487.67	€ 41,468.68	€ 42,505.40
Natural Resources Institute Finland	€ 23,354.61	€ 23,902.40	€ 24,499.96
Geological Survey of Finland	€ 11,892.99	€ 12,181.16	€ 12,485.69
Finnish Institute for Health and Welfare	€7,186.75	€ 7,360.89	€ 7,544.91
Finnish Meteorological Institute	€ 20,463.63	€ 20,959.46	€ 21,483.45
Finnish Environment Institute	€ 20,446.15	€ 20,941.56	€ 21,465.10
Finnish Patent and Registration Office	€ 11,000.01	€ 11,266.54	€ 11,548.20
Academy of Finland	€ 5,269.45	€ 5,397.13	€ 5,532.05
License Fee Total	€ 764,619.13	€ 782,960.28	€ 802,534.29

For clarity, the fees charged for the Product Terms "Nature Transformative Agreement - Part A - Open Access Publishing" are fees solely related to services, and not to a provision of a license to Content. The fees charged for

the Product Terms "Nature Transformative Agreement – Part B - Access to Content" are fees solely related to access and use of the Content.

1. Payment Terms

1.1 The License Fee(s) is/are due annually within 60 days from the receipt of invoice. The invoice must contain the following information:

reference: H9812 FinELib Alkio Ari name of the Licensed content subscription year

Invoicing information:

University of Helsinki/FinELib P.O.Box 15 (Unioninkatu 36) FIN-00014 Helsinki University

Finland

BP: 3000135219

Email: finelib@helsinki.fi

1. Licensee Information

Universities

Aalto University

PO Box 11000, 00076 Aalto

Value added tax identification number: FI-22283574

Abo Akademi University

Domkyrkogatan 2-4, FI-20500 Åbo, Finland

Value added tax identification number: FI-02463121

Lappeenranta-Lahti University of Technology LUT

P.O.Box 20 (Yliopistonkatu 34), FIN-53851 Lappeenranta, Finland

Value added tax identification number: FI-02459042

Tampere University including Tampere University Hospital

Tampere University Foundation sr, Tampere University, 33014 TAMPERE UNIVERSITY

TAMPERE UNIVERSITY

Value added tax identification number: FI-28445618

University of Eastern Finland including Kuopio University Hospital

Yliopistonranta 1, P.O.Box1627, FI-70211 Kuopio Value added tax identification number: FI-22857339

University of Helsinki including Helsinki University Central Hospital

P.O. Box 33, FIN-00014 Helsinki University, Finland Value added tax identification number: FI-03134717

University of Jyväskylä

P.O.Box 35, FIN-40351 Jyväskylä, Finland

Value added tax identification number: FI-02458947

University of Oulu including Oulu University Hospital

P.O.Box 7500, FIN-90014 University of Oulu, Finland Value added tax identification number: FI-02458955

University of Turku including Turku university central hospital

University of Turku, Feeniks Library, 20014 TURUN YLIOPISTO

Value added tax identification number: FI-02458963

Tampere University of Applied Sciences

Kuntokatu 3, 33520 Tampere

Value added tax identification number: FI-10154281

Research institutes

Academy of Finland

Hakaniemenranta 6, POB 131, FI-00531 Helsinki. Value added tax identification number: FI-02458939

Finnish Environment Institute

Latokartanonkaari 11, FI-00970 Helsinki, Finland Value added tax identification number: FI-09961895

Finnish Institute for Health and Welfare

P.O.Box 30. FI-00271 Helsinki, Finland

Value added tax identification number: FI-22295006

Finnish Meteorological Institute

P.O.Box 503, FI-00101 Helsinki, Finland

Value added tax identification number: FI-02446647

Finnish Patent and Registration Office

Sörnäisten rantatie 13 C, FI-00530Helsinki, Finland Value added tax identification number: FI-02446831

Geological Survey of Finland

P.O.Box 96, FI-02151 Espoo, Finland

Value added tax identification number: FI-02446807

Natural Resources Institute Finland

Latokartanonkaari 9, 00790 Helsinki, Finland

Value added tax identification number: FI02446292

VTT Technical Research Centre of Finland

P.O. Box 1000. FI-02044 VTT. Finland

Value added tax identification number: FI-26473754



Licensee shall promptly notify Licensor of any IP-Address changes via the National Library of Finland. Licensor shall promptly activate and/or deactivate IP-addresses accordingly. Licensor reserves the right to confirm accuracy of the IP-Address(es) supplied before grant of access. Notwithstanding anything to the contrary in this License Agreement, notifications of IP-Address changes may be made in electronic format.

For avoidance of doubt, the IP-Addresses and any updates to them will be provided directly from the National Library of Finland to the Licensor and neither the National Library of Finland nor the Licensee(s) will be required to use the services of any other third party to do this.

The National Library of Finland represents that it is currently not the subject or target of any sanctions imposed by sanctions authorities in the United States, the United Nations Security Council, the European Union, member states of the European Union or the United Kingdom ("Applicable Sanctions") and to its knowledge, after reasonable inquiry, neither is any Licensee. Licensor may unilaterally terminate this License Agreement, either in whole or with respect to a particular Licensee, with immediate effect on written notice if Licensor has reasonable grounds to believe that either (i) the National Library of Finland is in breach of that representation or (ii) Licensor may violate applicable sanctions by the provision of access to Content under the License Agreement due to a change in law or an entity or person being on a sanctions black list.

Licensor represents that Licensor is currently not the subject or target of any Applicable Sanctions. the National Library of Finland and/or Licensee may unilaterally terminate this License Agreement, with immediate effect on written notice if Licensee has reasonable grounds to believe that either (i) Licensor is in breach of that representation or (ii) Licensee may violate applicable sanctions by paying the License Fees under the License Agreement due to a change in law or an entity or person being on a sanctions black list.

If such termination is exercised during the Term, at the National Library of Finland's request Licensor will refund the National Library of Finland the License Fee in response to Licensor's termination of Licensee(s) access under this sanctions clause if, in Licensor's sole determination, the refund is permitted under applicable restrictions and there are no restrictions to actually conduct such refund by means generally used by Licensor. If subject to the preceding sentence, Licensor is able to reimburse the National Library of Finland, such refund will be calculated on a pro-rata basis based on the License Fees paid for any Product in advance, based on the number of full calendar months remaining in the Term for such Product. If at the time of termination the License Fees for the applicable year had not yet been paid, the License Fees will be prorated and the License Fees for the period when access was granted and/or Publishing Services were provided will invoiced and paid in accordance with this License Agreement; if such invoicing is permitted under applicable restrictions and there are no restrictions to actually conduct invoicing. If there are restrictions in place regarding refunding or invoicing, the refunding or invoicing will take place without delay once the restrictions have been lifted.

IN WITNESS WHEREOF, the parties have signed this License Agreement by their respective, duly authorized representatives on the date set forth below.

THE NATIONAL LIBRARY OF FINLAND for the Licensees	LICENSOR
Signature:	Signature:
Name	Name
(Printed): Katja Hilska-Keinänen, the National Library of Finland	(Printed): Peter Kaul
Title: Director of Services	Title: general Manager
Date: 2025/02/14	Date: 2025/02/13
	Signature:
	Name
	(Printed): Carolyn Honour
	Title: Chief Commercial Officer

Date: 2025/02/13



Product Terms

Nature Transformative Agreement

WHEREAS, the Licensor, and the Licensees intend to establish a legal and economic framework to allow: (a) Eligible Authors to publish open access articles in the Nature Hybrid journals listed in Schedule 1 (Nature Hybrid Journals), whereby article processing charges would be already considered as a part of the overall fees under these Product Terms; and (b) access to the journals listed in Section 4 of Part B (Content). Licensor will provide (i) the Publishing Services to each Licensee for the benefit of Eligible Authors of the Licensees and (ii) access to the Content by the Authorized Users of Licensees. The National Library of Finland is paying the Fees on behalf of the Licensees in consideration of Licensor's provision of such Publishing Services to the Licensee for the benefit of Eligible Authors of the Licensees and access to the Content by Authorized Users of Licensees.

These Product Terms incorporate the following Schedules:

- Schedule 1 Nature Hybrid Journals
- Schedule 2 Continuing Access Journals
- Schedule 3 APC Rates
- Schedule 4 Holdings List

Term of these Product Terms (applicable to Part A and B):

The Term shall begin on 1st January 2025 (the "Commencement Date") and shall end on 31st December 2026 unless terminated earlier in accordance with this License Agreement. Licensee shall have the option to renew the Term for additional one-year term, for the calendar year 2027 indicated in Section 1 above, for the License Fees indicated with respect to year 2027. Such option is subject to the condition that Licensor receives written notification of Licensee's exercise of its option for the renewal term no later than 60 days prior to the end of the current year of the Term. For avoidance of doubt, use of the option year requires participation by all Licensees.

PART A - OPEN ACCESS PUBLISHING

1. Definitions

- 1.1 The following terms shall have the following meanings when used within these Product Terms, and shall apply in addition to the definitions included in Section 1 of the General Terms and Conditions:
 - 1.1.1 "APC Fund" means the fund from which Eligible Authors can publish Eligible Articles and corresponds to the Publishing Fee as specified in the License Fee section of this Agreement;
 - 1.1.2 "Article Approval Process" means the Publisher's standard approval portal for journals;
 - 1.1.3 "Article Processing Charge" means the Publisher's article processing charge for publishing an open access article in the applicable journal, as specified in Schedule 3 (APC Rates);
 - 1.1.4 "Eligible Authors" means authors who (i) are "Affiliated" with a Licensee as Authorized Users excluding Walk-in-Users, whereby in case of articles published by multiple authors, only the corresponding author may qualify as an Affiliated Author, (ii) have signed one of the then current open access publishing agreements used at the Licensor to publish an article in one of the Licensor's Nature Hybrid Journals under an Open Access License, and (iii) for which a Licensee has confirmed the status as Affiliated Author. For clarity, an author is an Eligible Author also if they were an Authorized User at the time of submission of article, at editorial article acceptance or at "requested date" provided that the author is identified as an Affiliated Author.

For the avoidance of doubt, it is the sole responsibility of the Licensee to verify if an author is an Affiliated Author. If the Licensee confirmed the affiliation of an author with respect to an article, this author shall be deemed an Affiliated Author.

- 1.1.5 "Eligible Articles" means articles (i) which are original and not infringe on any law and/or third party right and meet all ethical standards as required in the current guidelines of the Commission for Publication Ethics (COPE) and other policies of the Licensor, (ii) which are written by Eligible Authors, (iii) which are editorially accepted by the Licensor for publication in an Nature Hybrid Journal, with an acceptance date not later than 31.12.2025, and (iv) which are in one of the following article types:
 - Original Paper Standard article, usually presenting new results articles published under this
 article type may also be referred to as:
 - Analysis
 - Article
 - Letter
 - Brief Communication
 - Registered Report
 - Resource
 - Technical Report

The Parties may agree in writing to add other article types to the definition of "Eligible Articles".

1.1.6 "Open Access License" means a Creative Commons license used for the publishing of Eligible Articles in Nature Hybrid Journals. The Licensor currently offers CC BY 4.0, but this is subject to change to newer versions of the said license at any time by the Licensor. It is understood that journals may during the Term offer other open access license options in addition to CC BY 4.0. If more than 2% of the Nature Hybrid Journals choose to change the license from the currently offered license specified in this clause, the Licensor shall promptly inform the Licensee through the National Library of Finland, and the Licensee shall have the right to terminate the License Agreement by written notice to Licensor in accordance with Section 7.2 of the General Terms and Conditions within 30 days upon the date of notification, such termination being effective with the beginning of the month of the Term following receipt of termination notice. For avoidance of doubt this clause does not prevent the Licensor from implementing CC0-license for data.

For Clarity: If an Affiliated Author wishes to publish its article under another open access license than the agreed CC BY 4.0 as specified per title in Schedule 1 (also allowing newer versions of that license) those articles shall not be subject to these Open Access Publishing Product Terms. In case the Article Processing Charge for any such article is deducted from the APC Fund, Licensor will correct the APC Fund of Licensee promptly upon knowledge.

1.1.7 "Nature Hybrid Journals" means Licensor's Nature hybrid journals available for publication under these Product Terms. A current list is attached in Schedule 1. Such new, start-up journals initiated by Licensor and first published during Term ("New Starts") which Licensor, at its choice, qualifies as Nature Hybrid Journals will automatically be available to Eligible Authors. The list of Nature Hybrid Journals will be updated on an annual basis (including New Starts) at the latest 30 days prior to the end of the calendar year. If the total number of Nature Hybrid Journal titles is reduced by 5% or more compared to the title list of the respective previous year of the Term, Licensee shall be entitled to terminate this License Agreement by written notice, to be received by Licensor until the 15th of December the latest, the termination being effective at the beginning of the subsequent year of the Term. Additionally if the number of Nature Hybrid Journal titles in a main discipline with more than fifty (50) titles (according to Schedule 1) is reduced by more than 30% compared to the title list of the previous year, only such Licensee(s) whose publishing activity in such main discipline represents more than 30% of its overall Eligible Articles within the respective year, shall be entitled to terminate this License Agreement by written notice, to be received by Licensor until the 15th of December the latest, the termination being effective at the beginning of the subsequent year of the Term.

- 1.1.8 If, during the Term, Licensor decides to change the business model of a Nature Hybrid Journal to solely offering open access publication, such journal will nevertheless remain a Nature Hybrid Journal for the purposes of this License Agreement.
- 1.1.9 "Publishing Services" means Licensor's services covered by the standard list price article processing charge at the relevant Nature Hybrid Journal procured by Licensee for the publication of an Eligible Article. Publishing Services include a) pre-publishing services, which include managing the publishing process, the provision of online tools for editors and authors, article review, copy-editing, typesetting and formatting, production and hosting, liaising with abstracting and indexing services, and customer services, and identification and verification workflow of Eligible Authors, and b) (subject to the Eligible Author agreeing to the journal publisher's publishing terms, and subject to these Product Terms), procuring the publication of the Eligible Article in a Nature Hybrid Journal. For clarity, the manner of provision of services listed in point a) may vary from journal to journal based on their applicable workflows.

2. Open Access Publishing

Publication of Eligible Articles

- 2.1 1 Eligible Authors will retain copyright in the Eligible Article, subject to the following exceptions: if requested by the author, and/or otherwise required by mandatory law or third parties (such as funding bodies or author's employer). For avoidance of doubt, Affiliates of Licensor or owners of the Nature Hybrid Journals are not considered a third party under this Section.
- 2.1.2 With the start of the Term, Licensor will start the identification process of Eligible Authors according to these Product Terms. For the avoidance of doubt: Eligible Articles may therefore include articles with a date of editorial acceptance prior to the start of the Term. Any Article Processing Charge for an Eligible Article submitted by an Eligible Author shall be deducted by the Licensor from the APC Fund upon the date when the Licensee has confirmed the status of the author as an Affiliated Author and Licensor shall then publish such Eligible Article on its Platform under the applicable Open Access License. The APC for any article submitted to the Licensor from an Affiliated Author, which is not an Eligible Article, will not be deducted from the APC Fund and will be charged separately under the Licensor's standard process; alternatively, such author may choose to submit its article for publication on a subscription basis. Licensor will refund any remaining APC Fund to the Licensee via the National Library at the end of the Term, such being calculated by multiplying the remaining Eligible Articles with the Agreed APC Rate of the calendar year of the Term from which such articles originate. The Licensee operates a 'compulsory Open Access policy' whereby all Eligible Authors shall be required to publish Eligible Articles under an Open Access License. If an Eligible Author wishes to publish an Eligible Article on a subscription basis, and the Eligible Author contacts the Licensee on this point, the Licensee shall reject the Eligible Author at the authorization stage under Section 2.2.4.
- 2.1.3 Eligible Articles will be published under the Open Access License at Publisher's Platform. Licensor shall use its best efforts to provide online access to the Eligible Articles published under the Open Access License at Publisher's Platform at all times and on a twenty-four-hour basis, subject to periodic unavailability due to (a) unexpected technical issues outside of Licensor's control, and (b) server and software maintenance. Licensor further agrees to restore access as promptly as possible using best efforts in the event of an interruption or suspension of service. All of Licensor's obligations under this Section are subject to (i) Licensee's timely payment of the Publishing Fees. Licensee acknowledges that access requires full compliance with Licensor's reasonable instructions regarding access to the Eligible Articles, whereby reasonable instructions in the aforementioned way shall mean measures in accordance with the then current standard of technology (Licensor must receive notification of a loss of access or interruption, specifying the circumstances in reasonable detail. Further, Licensor shall have no obligation under this Section for any unavailability caused in whole or in part by a Licensee or its Authorized Users or any third party.
- 2.1.4 The number of Eligible Articles as set forth in the monthly reports as per Section 2.1.5 will be determined by the date on which the relevant Article Processing Charge was deducted from the APC Fund.

2.1.5 The Licensor will report to the National Library of Finland acting on behalf of the Licensees, on a monthly basis how many Eligible Articles have been accepted and approved by Licensee and, if applicable, the Licensor will also report any articles in which regard the Licensee has rejected the status of the author as an Affiliated Author pursuant to these Product Terms. The report shall contain the following information regarding the Eligible Articles: a) Name and email address of the Eligible Author b) Name of the Licensee c) Funding organisation (research funder) if provided by author d) Date of acceptance of Eligible Article (provided that the policy of the Nature Hybrid Journal is to display the date of acceptance of the published article) e) Date of publication if applicable f) Nature Hybrid Journal title g) ISSN h) Eligible Article title i) Eligible Article type j) DOI k) Open Access License I) list APC and contracted Article Processing Charge m) approval date n) allocation month.

In addition, the National Library of Finland and Licensee can access and download reports via the Article Approval Process. The reports contain the following information: membership institute (Licensee), article title, DOI, article type, journal title, ISSN /eISSN license type, subject, submission date, acceptance date, approval/rejection date, approval requested date, approver, online first publication date, online issue publication date, contracted APC, corresponding author name, contributing authors, funder information.

Licensor will report to the National Library of Finland acting on behalf of the Licensees, on a quarterly basis the number of articles by Affiliated Authors published non-open access in Nature Hybrid Journals listed in Schedule 1. The report shall contain the following information regarding these articles published non-open access: a) Name and email address of the Corresponding Author b) Name of the Licensee c) Nature Hybrid Journal title d) ISSN e) Article title f) DOI.

- 2.1.6 The Licensor shall notify the National Library of Finland when the APC Fund is due to run out. The Licensor shall endeavor to submit such notification 6 weeks before the APC Fund runs out.
- 2.1.7 In case the APC Fund is not sufficient to cover any more Article Processing Charges, the Licensor will stop accepting Eligible Articles for open access publication pursuant to these Product Terms. Under such circumstances, the Licensor will notify the National Library of Finland and the relevant Licensee and either:
 - 2.1.7.1 the National Library of Finland or the relevant Licensee may, at its sole discretion, decide to pay the APC for any relevant Eligible Article within 14 calendar days of receipt of the notice; or
 - 2.1.7.2 where the National Library of Finland or relevant Licensee has not notified the Licensor according to Section 2.1.7.1., and an Eligible Author approaches the Licensor with the desire to publish an article, and pay the APC by himself/herself or by a third party, the Licensor reserves the right to publish such article; or
 - 2.1.7.3 if Sections 2.1.7.1.) or 2.1.7.2. do not apply, the Eligible Article may be published on a subscription basis.
- 2.1.8 The Licensor undertakes to use reasonable efforts to use ORCID (http://orcid.org/) throughout the workflow from submission to publication and expose Eligible Author's ORCID ID in Eligible Articles and via Abstracting & Indexing (A&I) services, CrossRef and other discovery services. It is the Eligible Author's responsibility to provide all necessary details in respect of its ORCID ID to the Licensor.
- 2.1.9 Except for the last year of the Term, Licensor will calculate the annual average published list price APC for Eligible Articles for the respective year of the Term upon its expiry. If the annual average list price APC for Eligible Articles during the respective year of the Term is less than the agreed APC Rate (as specified in Schedule 3) for such year, the lower annual average list price APC shall be applied to all Eligible Articles of the respective year. During the last year of the Term Licensor shall calculate the annual average published list price APC for Eligible Articles at the same time as it informs the National Library of Finland according to Section 2.1.6 above about possible run-out of the APC Fund. If the average list price APC for Eligible Articles during the respective time-period is less than the agreed APC Rate (as specified in Schedule 3), the lower average list price APC shall be applied to all Eligible Articles of the respective time period.



Licensor shall credit any overpayment resulting from a lower average list price than the agreed APC Rate for the respective period back to the APC Fund and the total remaining APC Fund can then be used up to the end of the Term of the License Agreement.

2.1.10 If the National Library of Finland defaults with respect to payment of the Fees in accordance with these Product Terms and the Agreement, Licensor may, pursuant to Section 7.4 (a) of the General Terms and Conditions, with respect to any articles not yet published, cease (i) the author identification process, (ii) submission to the Licensee of articles of Affiliated Authors for approval according to Section 2.2.4. and (iii) publication of any Eligible Article (excluding Eligible Articles covered by previously paid Publishing Fees under this License Agreement under these Product Terms). Licensor, however, shall be free to offer to enter into separate agreements with Affiliate Authors affected by such default for publishing services subject to payment of any applicable article processing charge by the relevant Affiliated Author(s). For clarity, within ten business days after the National Library of Finland cures its payment default, Licensor shall recommence the activities set forth in subparagraphs (i) – (iii) above, however Licensor shall not be obliged to recommence the activities for any articles processed between cessation of activities and recommencing the activities.

2.2 Editorial Independence

- 2.2.1 Nothing herein contained shall oblige the Licensor or any third party to accept or publish any article submitted to the Licensor by an Eligible Author. The Licensees acknowledge that the selection of material to be accepted and published by the Licensor or a third party in control of the publishing process is entirely at the discretion of the Licensor or said third party. The Licensees waive any claim they may have against the Licensor or said third party in the event that the Licensor or said third party refuses or declines to publish any material (or part thereof) submitted by an Eligible Author.
- 2.2.2 Process for identification of Affiliated Authors:
 - a) It is the Licensee's responsibility to provide the parameters (currently Licensee's IP-ranges, email domains and Licensee's names) for identification of Affiliated Authors and shall update the Licensor of any changes in those parameters (currently changes in IP-ranges and email domains and Licensee's names) as soon as reasonably practicable.
 - b) Affiliated Authors shall identify themselves as follows:
 - With respect to publication in any Nature Hybrid Journal by selecting either their institution's name or using their e-mail domain or by IP address recognition within the identification process.
- 2.2.3 If an Affiliated Author does not identify themselves in accordance with section 2.2.2. and then publishes such article on a subscription basis or pays the APC themselves, the Licensor shall not be required to then convert the article so that it is released pursuant to an Open Access License, and shall not be required to refund the APC paid by the Affiliated Author.
- 2.2.4 The Licensor shall notify the Licensee by email each time an author is identified as an Affiliated Author. The respective Licensee shall confirm or deny that the author is "an Affiliated Author pursuant to Section 1.1.4, within 3 business days following such notification, and in the case of confirmation, shall be deemed to have confirmed the Publishing Services for the respective Eligible Article. In case Licensor does not receive either a confirmation or a denial within 3 business days after Licensor has notified the respective Licensee, Licensor will send a reminder, with a 4-day grace period, which shall inform the respective Licensee that Licensor will deem the author to be an Affiliated Author and continue the publishing process, and deduct the for such article from the APC Fund pursuant to these Product Terms, if the set grace period expires without any declaration by the respective Licensee.
- 2.2.5 During the Term, if the Licensor fails to identify authors as Affiliated Authors despite correctly provided parameters as specified in Section 2.2.2 (as applicable), the Licensor shall be responsible for rectifying the status of the article, subject to the following process:

- a) The National Library of Finland shall notify the Licensor no later than 6 months following the date of first online publication of the relevant article that it believes that the parameters have not been correctly applied.
- b) The Licensor shall promptly upon such notification investigate and confirm to the National Library of Finland whether the parameters have been applied correctly, or incorrectly.
- c) In the event the parameters have been applied incorrectly, the article shall constitute an Eligible Article for the purposes of this Agreement. Accordingly, the Licensor shall request the Eligible Author's written consent to publish the Eligible Article under an Open Access Licence. Upon receipt of the signed open access publishing agreement from the Eligible Author, the Eligible Article shall be subject to a correction which specifies that the Eligible Article is published under an Open Access License going forward.
- d) The Licensor shall issue the correction described in c) above within 30 days from receipt of the signed open access publishing agreement. The National Library of Finland agrees and acknowledges that any delay by an Eligible Author in signing an open access publishing agreement, or in consenting to the draft language of the correction, shall result in a delay in rectifying the Article's status.
- Upon issuing the correction and rectifying the status of the Eligible Article, the Article Processing Charge for the Eligible Article shall be deducted from the APC Fund in accordance with the terms of this Agreement.
- 2.2.6 The parties may mutually agree in writing to a different, more automated mechanism to verify identification criteria for Eligible Authors.
- 2.2.7 From time to time, the Licensor shall be entitled to revise the identification and verification process described above in order to improve the process for Eligible Authors and Licensees. The Licensor shall notify the National Library of Finland in writing at least 8 weeks in advance of any such changes to the process.
- 2.2.8 All communications specified in Sections 2.2.2 and 2.2.4 above shall be managed through the Article Approval Process, however Parties agree that in exceptional cases communication may also be made via other means (such as e-mail communication).



PART B - ACCESS TO CONTENT

1. Continuing Access Rights

- 1.1 Continuing Access: During the Term Licensee shall have access to the Continuing Access Journals as listed in Section 3 of these Product Terms first published during the Term and to the Continuing Access Journals first published from the Start Date specified in Attachment 2: Nature Research Holding List. After the Term, Licensee shall have Continuing Access to the Continuing Access Journals, subject to all the terms and conditions of this License Agreement.
- 1.2 Backfile Access During the Term with respect to the Nature Research Continuing Access Journals licensed in any calendar year of the Term for the first time: In addition, during the Term only, Licensee will be granted access to the Content of titles listed in Section 3 published beginning the later of (a) four years prior to the Commencement Date or (b) the first date of publication.
- 1.3 Backfile Access During the Term with respect to Continuing Access Journals listed in Attachment 3 "Nature Research Backfile Access" in the Product Terms "Single Title Journal Subscriptions and Legacy Sets, Nature Research Journals": in addition, during the Term only, Licensees will be granted access to the Content of the Continuing Access Journals titles as listed in aforementioned Attachment 3.
- 1.4 Licensor shall provide Continuing Access online on the Platform covered by the Reading Fee. If Licensor ceases to provide Continuing Access at a Platform controlled by Licensor, Licensee may opt to have the Content delivered on industry standard physical media for no charge. In such case the Licensee is permitted to mount the Content, communicate, make available and provide access to such Content via a Secure Network to Authorized Users in accordance with the terms of this License Agreement and is further permitted to make such copies or re-format the Content in any way to ensure their future preservation and accessibility in accordance with this Agreement.
- 1.5 <u>Continuing Access in case of early termination:</u> In case termination was caused by non-payment by National Library of Finland, clauses above shall only apply to Content for which Licensor has received payment.

2. Withdrawal of Titles / Transfer / SUSHI / Publication of Electronic version

2.1 The Content as listed in Section 3 may be updated on an annual basis. Licensor will notify Licensee of such withdrawal at the latest 30 days prior to the end of the calendar year. If one or more titles are withdrawn, the price of the withdrawn title(s) are deducted from the fees related to the Reading Fee per Licensee as set forth in the quotation provided by Licensor to the National Library of Finland, for the remaining unexpired portion of the Term. Upon written request by the National Library of Finland, Licensor and National Library of Finland will discuss an accordingly reduced (based on the publication output data provided from Licensor to the National Library of Finland) Publishing Fee for the calendar years of the Term in which the withdrawal is effective. If Licensor and National Library of Finland do not agree within 30 days to such reduced Publishing Fee(s), National Library of Finland has the right to terminate this License Agreement for all Licensees with a notice period of two weeks, however any Eligible Articles editorially accepted until the effective date of termination will be processed according to this License Agreement, particularly Licensee will, if applicable, confirm status of Affiliated Authors and related APCs will be deducted from the APC Fund. In circumstances in which it is not possible for the Licensor to give the Licensee such advance notice, for example because the material to be withdrawn poses a legal risk or a risk to health or life, the Licensor will give as much notice as it can of such withdrawal.

For the avoidance of doubt Section 2.1 shall not apply if: (i) parts of a subscribed journal (e.g. single articles or single issues) are withdrawn

2.2 If Licensor's publishing rights to title(s) in the Content are transferred to another publisher, Licensor will use commercially reasonable efforts to provide Licensee with Continuing Access to such part of the Content published from the Start Date to the date of transfer for no extra charge either (a) online on the Platform, (b) online on the new publisher's website under the same user terms as this license agreement provides, or (c) offline by providing the same on a digital storage medium conforming to industry standards. In case of (c) above, use of the Content shall be subject to the terms of this License Agreement, except for Sections 4.3,4.4, 4.8, 4.9, 4.12, 4.13, 4.14, 4.15 of the General Terms and Conditions. If Licensor is unable to do any of the foregoing, Licensor shall, upon Licensee's request, make a pro rata refund of the Reading Fee for the value of the lost Continuing Access Content. The value will be determined by taking into account the fees paid by Licensee corresponding to such lost Continuing Access Content (including fees paid in previous agreement terms).

Licensor undertakes to continue providing the Content to Portico for the duration of the Term.

If Licensor's publishing rights to title(s) in the Content are transferred to an Affiliate, Licensor guarantees to provide Licensee with Continuing Access to the Content from the Start Date to the date of transfer for no extra charge online on the Platform in accordance with Section 1.2.

- 2.4 Licensor shall maintain the Standardized Usage Statistics Harvesting Initiative (SUSHI) protocol (www.niso.org/workrooms/sushi) for the Content covered by this Product Terms on the Platforms.
- 2.5 Licensor shall make available the electronic copy of each journal covered in the Content under these Product Terms, no later than the start of business hours on the day of publication of the printed version. In the event that for technical reasons this is not possible for any particular journal, as a matter of course, such journal shall be identified at the time of licensing, together with the reasons therefore.

3. Content

Schedule 1: Nature Hybrid Journals

	Product ID	Title	ISSN electronic	ISSN print	Open Access
1.	41586	Nature	1476-4687	0028-0836	Hybrid (Open Choice)
2.	43587	Nature Aging	2662-8465		Hybrid (Open Choice)
3.	41550	Nature Astronomy	2397-3366		Hybrid (Open Choice)
4.	41551	Nature Biomedical Engineering	2157-846X		Hybrid (Open Choice)
5.	41587	Nature Biotechnology	1546-1696	1087-0156	Hybrid (Open Choice)
6.	43018	Nature Cancer	2662-1347		Hybrid (Open Choice)
7.	44161	Nature Cardiovascular Research	2731-0590		Hybrid (Open Choice)
8.	41929	Nature Catalysis	2520-1158		Hybrid (Open Choice)
9.	41556	Nature Cell Biology	1476-4679	1465-7392	Hybrid (Open Choice)
10.	41589	Nature Chemical Biology	1552-4469	1552-4450	Hybrid (Open Choice)
11.	44286	Nature Chemical Engineering	2948-1198		Hybrid (Open Choice)
12.	41557	Nature Chemistry	1755-4349	1755-4330	Hybrid (Open Choice)
13.	44284	Nature Cities	2731-9997		Hybrid (Open Choice)
14.	41558	Nature Climate Change	1758-6798	1758-678X	Hybrid (Open Choice)
15.	43588	Nature Computational Science	2662-8457		Hybrid (Open Choice)



	Product ID	Title	ISSN electronic	ISSN print	Open Access
16.	41559	Nature Ecology & Evolution	2397-334X		Hybrid (Open Choice)
17.	41928	Nature Electronics	2520-1131		Hybrid (Open Choice)
18.	41560	Nature Energy	2058-7546		Hybrid (Open Choice)
19.	43016	Nature Food	2662-1355		Hybrid (Open Choice)
20.	41588	Nature Genetics	1546-1718	1061-4036	Hybrid (Open Choice)
21.	41561	Nature Geoscience	1752-0908	1752-0894	Hybrid (Open Choice)
22.	41562	Nature Human Behaviour	2397-3374		Hybrid (Open Choice)
23.	41590	Nature Immunology	1529-2916	1529-2908	Hybrid (Open Choice)
24.	42256	Nature Machine Intelligence	2522-5839		Hybrid (Open Choice)
25.	41563	Nature Materials	1476-4660	1476-1122	Hybrid (Open Choice)
26.	41591	Nature Medicine	1546-170X	1078-8956	Hybrid (Open Choice)
27.	44220	Nature Mental Health	2731-6076		Hybrid (Open Choice)
28.	42255	Nature Metabolism	2522-5812		Hybrid (Open Choice)
29.	41592	Nature Methods	1548-7105	1548-7091	Hybrid (Open Choice)
30.	41564	Nature Microbiology	2058-5276		Hybrid (Open Choice)
31.	41565	Nature Nanotechnology	1748-3395	1748-3387	Hybrid (Open Choice)
32.	41593	Nature Neuroscience	1546-1726	1097-6256	Hybrid (Open Choice)
33.	41566	Nature Photonics	1749-4893	1749-4885	Hybrid (Open Choice)
34.	41567	Nature Physics	1745-2481	1745-2473	Hybrid (Open Choice)
35.	41477	Nature Plants	2055-0278		Hybrid (Open Choice)
36.	41594	Nature Structural & Molecular Biology	1545-9985	1545-9993	Hybrid (Open Choice)
37.	41893	Nature Sustainability	2398-9629		Hybrid (Open Choice)
38.	44160	Nature Synthesis	2731-0582		Hybrid (Open Choice)
39.	44221	Nature Water	2731-6084		Hybrid (Open Choice)

^{*} For clarity, new, start-up journals initiated by Licensor and first published during Term ("New Starts") which Licensor, at its choice, qualifies as Nature Hybrid Journals, will automatically be available to Eligible Authors, to publish in.

Schedule 2: Continuing Access Journals

				Licensees																	
	issN electronic	Product ID	PRODUCT	Copyright Year	University of Oulu Incl. Oulu University Hospital	Tampere University incl. Tampere University Hospital and Tampere University of Applied Sciences	University of Jyvaskyla	University of Helsinki incl. Helsinki University Central Hospital	University of Eastern Finland (UEF) incl. Kuopio University Hospital	University of Turku incl. Turku University Central Hospital	Lappeenranta-Lahti University of Technology LUT	Abo Akademi University	Aalto University	VTT Technical Research Centre of Finland	Natural Resources Institute Finland	Geological Survey of Finland	Finnish Institute for Health and Welfare	Finnish Meteorological Institute	Finnish Environment Institute	Finnish Patent and Registration Office	Academy of Finland
1	1476-4687	41586	Nature	2025	~	*	*	*	*	*	~	*	~	~	\	*	*	*	*	~	~
2	1546-1696	41587	Nature Biotechnology	2025	~	*	*	~	~	~	N/A	~	~	~	N/A	N/A	N/A	N/A	N/A	~	N/A
3	1476-4679	41556	Nature Cell Biology	2025	~	*	*	*	*	*	N/A	*	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
4	1552-4469	41589	Nature Chemical Biology	2025	~	*	N/A	>	~	N/A	N/A	N/A	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
5	1755-4349	41557	Nature Chemistry	2025	N/A	>	N/A	>	>	N/A	N/A	N/A	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
6	1546-1718	41588	Nature Genetics	2025	~	~	N/A	~	~	~	N/A	~	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
7	1752-0908	41561	Nature Geoscience	2025	~	N/A	N/A	~	~	N/A	N/A	N/A	N/A	N/A	N/A	~	N/A	~	~	N/A	N/A
8	1529-2916	41590	Nature Immunology	2025	~	>	N/A	>	*	*	N/A	>	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
9	1476-4660	41563	Nature Materials	2025	~	>	>	>	*	*	N/A	>	*	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
10	1546-170X	41591	Nature Medicine	2025	~	>	N/A	>	*	*	N/A	>	*	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
11	1548-7105	41592	Nature Methods	2025	~	~	N/A	~	~	~	N/A	~	~	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A
12	1748-3395	41565	Nature Nanotechnology	2025	~	~	~	~	~	N/A	N/A	N/A	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
13	1546-1726	41593	Nature Neuroscience	2025	~	~	~	*	~	~	N/A	~	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
14	1749-4893	41566	Nature Photonics	2025	~	~	N/A	~	~	N/A	N/A	N/A	~	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A
15	1745-2481	41567	Nature Physics	2025	~	~	~	~	~	N/A	N/A	N/A	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
16	1545-9985	41594	Nature Structural & Molecular Biology	2025	~	~	~	~	~	~	N/A	~	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
17	2397-3366	41550	Nature Astronomy	2025	~	N/A	N/A	~	N/A	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
18	2157-846X	41551	Nature Biomedical Engineering	2025	~	N/A	N/A	~	N/A	N/A	N/A	N/A	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A

19	2662-1347	43018	Nature Cancer	2025	N/A	 	N/A	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
20	2520-1158	41929	Nature Catalysis	2025	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
21	1758-6798	41558	Nature Climate Change	2025	~	N/A	N/A	>	~	N/A	N/A	N/A	>	N/A	>	N/A	N/A	>	~	N/A	N/A
22	2662-8457	43588	Nature Computational Science	2025	N/A	N/A	*	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A		
23	2397-334X	41559	Nature Ecology & Evolution	2025	N/A	N/A	*	>	N/A	>	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
24	2520-1131	41928	Nature Electronics	2025	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	>	>	N/A	N/A	N/A	N/A	N/A	N/A	N/A
25	2058-7546	41560	Nature Energy	2025	N/A	N/A	N/A	>	~	N/A	~	N/A	>	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
26	2662-1355	43016	Nature Food	2025	N/A	N/A	N/A	>	N/A	N/A	N/A	N/A	N/A	>	>	N/A	N/A	N/A	N/A	N/A	N/A
27	2397-3374	41562	Nature Human Behaviour	2025	N/A	N/A	N/A	>	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
28	2522-5839	42256	Nature Machine Intelligence	2025	N/A	N/A	N/A	N/A	>	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
29	2522-5812	42255	Nature Metabolism	2025	~	N/A	N/A	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
30	2058-5276	41564	Nature Microbiology	2025	N/A	N/A	N/A	~	N/A	~	N/A	N/A	N/A	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A
31	2055-0278	41477	Nature Plants	2025	N/A	N/A	N/A	*	N/A	~	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
32	2398-9629	41893	Nature Sustainability	2025	N/A	N/A	~	~	~	N/A	~	N/A	~	N/A	*	N/A	N/A	~	~	N/A	N/A

Schedule 3: APC Rates

	2025	2026	2027
APC Fund	€ 204,598.80	€ 211,759.60	€ 217,053.60
Agreed APC Rate	€ 10,229.94	€ 10,587.98	€ 10,852.68
Number of Articles	20	20	20

For the avoidance of doubt, the APC Fund is the total of the number of all articles indicated above to be used during the Term.

If during a calendar year of the Term, the actual number of Eligible Articles confirmed under 2.2.4. exceeds the Number of Articles for that year, the APC Fund for the subsequent calendar year of the Term, will be used. and Licensor will deduct, for each Eligible Article of the then current year of the Term one Eligible Article from the Number of Articles set forth for the subsequent calendar year of the Term. Any unused Articles will roll over to the subsequent year during the Term. For the avoidance of doubt, Licensor will stop publishing Eligible Articles once the total Number of Articles for the Term is reached. In such case, Section 2.1.7 of these Product Terms applies.

Schedule 4: Holdings List

Continuing access rights for subscriptions under prior written agreements are as specified in Attachment 1: Nature Research Holdings List.

University of Turku incl Turku University Central Hospital	Aalto University	Åbo Akademi University	University of Helsinki incl Helsinki University Central Hospital	Finnish Institute for Health & Welfare	Geological Survey of Finland	University of Oulu incl Oulu University Hospital	Natural Resources Institute Finland	Tampere Uni (TUNI) incl. Tampere University Hospital and Tampere University of Applied Sciences	University of Eastern Finland incl Kuopio University Hospital	University of Jyvaskyla	VTT Technical Research Centre of Finland	LUT University - Lappeenranta Lahti University of Technology	Finnish Environment Institute	Finnish Meteorological Institute	Academy of Finland	Finnish Patent and Registration Office
								Start Dates								
1950-2024	1997-2024	1997-2024	1869-2024	1997-2024	1997-2024	1997-2024	1997-2024	1997-2024	1997-2024	1997-2024	1997-2024	1997-2024	1997-2024	1997-2024	2010-2024	2024
2023-2024	2018-2020		2017-2024													
	2021-2024		2023-2024													
1993-2024	1993-2024	1993-2024	1993-2024	1993-2014		1993-2024	1993-2009	1993-2024	1993-2024	1993-2024	1993-2024					2021-2024
			2020-2024					2022- 2024								
	2021-2024															
1999-2024	1999-2020	1999-2024	1999-2024	1999-2014		1999-2024	1999-2006	1999-2024	1999-2024	1999-2024	1999-2014					
	2009-2024		2005-2024			2010-2024		2012-2024	2010-2024		2012-2014					
	2010-2024		2009-2024					2012-2024	2015-2024					2020-2024		
	2012-2024		2012-2024			2021-2024	2007-2024		2013-2024		2012-2012		2013-2024	2012-2024		
2022-2024			2018-2024							2019-2024						
	2021-2024										2020-2024					
	2016-2024		2024						2019-2024		2017-2021	2024				
			2023-2024								2021-2024					
1992-2024	1992-2024	1992-2024	1992-2024	1992-2014		1992-2024	1992-2013	1992-2024	1992-2024		1992-2014					
2008-2016			2008-2024		2012-2024	2012-2024			2009-2024				2012-2024	2010-2024		
			2018-2024													
2000-2024	2000-2020	2000-2024	2000-2024	2000-2014		2000-2024	2000-2006	2000-2024	2000-2024		2000-2014					
									2022-2024					2021-2024		
2002-2024	2002-2024	2002-2024	2002-2024	2002-2014		2002-2024	2002-2006	2002-2024	2002-2024	2002-2024	2002-2014					
	1950-2024 2023-2024 1993-2024 1999-2024 2022-2024 2008-2016	1950-2024 1997-2024 2023-2024 2018-2020 2021-2024 1993-2024 1993-2024 1999-2024 1999-2020 2009-2024 2010-2024 2021-2024 2021-2024 2021-2024 2016-2024 1992-2024 2008-2016	1950-2024 1997-2024 1997-2024 2023-2024 2018-2020 2021-2024 1993-2024 1993-2024 1999-2024 1999-2024 2010-2024 2012-2024 2012-2024 2012-2024 2012-2024 2016-2024 2016-2024 2008-2016 2000-2024 1992-2024	1950-2024 1997-2024 1997-2024 1869-2024 2023-2024 2018-2020 2017-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1999-2024 1999-2024 1999-2024 1999-2024 1999-2024 1999-2024 2009-2024 2009-2024 2009-2024 2010-2024 2012-2024 2012-2024 2022-2024 2012-2024 2018-2024 2022-2024 2018-2024 2024-2024 1992-2024 1992-2024 1992-2024 1992-2024 1992-2024 1992-2024 2008-2016 1992-2024 1992-2024 2000-2024 2000-2024 2000-2024	1950-2024 1997-2024 1997-2024 1869-2024 1997-2024 2023-2024 2018-2020 2017-2024 2023-2024 1993-2024 1993-2024 1993-2024 1993-2014 1993-2024 1993-2024 1993-2024 1993-2014 1999-2024 1999-2024 1999-2024 1999-2014 2009-2024 2005-2024 2005-2024 2012-2024 2012-2024 2012-2024 2022-2024 2018-2024 2018-2024 2021-2024 2024 2023-2024 1992-2024 1992-2024 1992-2024 1992-2024 1992-2024 1992-2024 1992-2024 1992-2024 2008-2024 2008-2024 2008-2024 2008-2024 2000-2024 2000-2024 2000-2024 2000-2024 2000-2024	1950-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 2023-2024 2018-2020 2017-2024 2023-2024 2023-2024 2023-2024 2023-2024 2023-2014	1950-2024 1997-2024 1997-2024 1869-2024 1997-2024 1997-2024 1997-2024 2023-2024 2018-2020 2017-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2014 1999-2024 1999-2024 1999-2024 1999-2014 1999-2024 1999-2024 1999-2024 1999-2014 2010-2024 2009-2024 2010-2024 2010-2024 2012-2024 2021-2024 2022-2024 2012-2024 2021-2024 2022-2024 2012-2024 2022-2024 2012-2024 2021-2024 2018-2024 1992-2024 1992-2024 1992-2014 1992-2024 1992-2024 1992-2024 1992-2014 1992-2024 2008-2024 1992-2024 1992-2024 2012-2024	1950-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1993-2024 2001-2024 2001-2024 2007-2024 2007-2024 2007-2024 2007-2024 2007-2024 2007-2024 2007-2024 2007-2024 2007-2024 2007-2024 2007-2024 2007-2024 2007-2024 2007-2024 2007-2024 2007-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024 1993-2024	Start Dates	1995-2024 1997-2024 1997-2024 1869-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1997-2024 1993	1997-2024 1997	1997-2024 1997-2024 1997-2024 1869-2024 1997	1997-2024 1997	1995-2024 1997-2024 1997-2024 1898-2024 1997-2024 1993	1950-2024 1997	1995-2024 1997-2024 1997-2024 1998-2024 1997

	University of Turku incl Turku University Central Hospital	Aalto University	Åbo Akademi University	University of Helsinki incl Helsinki University Gentral Hospital	Finnish Institute for Health & Welfare	Geological Survey of Finland	University of Oulu incl Oulu University Hospital	Natural Resources Institute Finland	Tampere Uni (TUNI) incl. Tampere University Hospital and Tampere University of Applied Sciences	University of Eastern Finland incl Kuopio University Hospital	University of Jyvaskyla	VTT Technical Research Centre of Finland	LUT University - Lappeenranta Lahti University of Technology	Finnish Environment Institute	Finnish Meteorological Institute	Academy of Finland	Finnish Patent and Registration Office
Nature Medicine	1995-2024	1995-2024	1995-2024	1995-2024	1995-2014		1995-2024	1998-2006	1995-2024	1995-2024		1995-2014					
Nature Metabolism				2019-2024			2021-2024										
Nature Methods	2004-2024	2011-2024	2004-2024	2004-2024			2014-2024		2004-2024	2010-2024		2012-2024					
Nature Microbiology	2022-2024			2016-2024								2021-2024					
Nature Nanotechnology	2008-2014	2006-2024		2006-2024			2010-2024		2012-2024	2009-2024	2006-2024	2007-2014					
Nature Neuroscience	1998-2024	1998-2024	1998-2024	1998-2024	1998-2014		1998-2024	1998-2006	1998-2024	1998-2024	2011-2024	1998-2014					
Nature Photonics		2007-2024		2007-2024			2010-2024		2012-2024	2009-2024		2012-2024					
Nature Physics	2009-2017	2005-2024		2005-2024			2010-2024		2012-2024	2009-2024	2005-2024	2012-2014					
Nature Plants	2024			2015-2024													
Nature Structural & Molecular Biology	1994-2024	1994-2024	1994-2024	1994-2024	1994-2014		1994-2024	1998-2006	1994-2024	1994-2024	1994-2024	1994-2014					
Nature Sustainability		2018-2024		2019-2024				2021-2024		2021-2024	2023-2024		2024	2021-2024			
Nature Computational Science											2024						

Attachment 2: Nature Research Backfile Access

	University of Turku incl Turku University Central Hospital	Aalto University	Åbo Akademi University	University of Helsinki incl Helsinki University Central Hospital	Finnish Institute for Health & Welfare	Geological Survey of Finland	University of Oulu incl Oulu University Hospital	Natural Resources Institute Finland	Tampere Uni (TUNI) incl. Tampere University Hospital and Tampere University of Applied Sciences	University of Eastern Finland incl Kuopio University Hospital	University of Jyvaskyla	VTT Technical Research Centre of Finland	LUT University - Lappeenranta Lahti University of Technology	Finnish Environment Institute	Finnish Meteorological Institute	Academy of Finland	Finnish Patent and Registration Office
									Backfile Access								
Nature	1950-2024	1997-2024	1997-2024	1869-2024	1997-2024	1997-2024	1997-2021	1997-2024	1997-2024	1997-2024	1997-2024	1997-2024	1997-2024	1997-2024	1997-2024	2010-2024	2021-2024
Nature Astronomy	2021-2024	2017-2020		2017-2024			2021-2024										
Nature Biomedical Engineering		2018-2024		2021-2024			2021-2024										
Nature Biotechnology	1993-2024	1993-2024	1993-2024	1993-2024	1993-2014		1993-2024	1993-2009	1993-2024	1993-2024	1993-2024	1993-2024					2021-2024
Nature Catalysis		2018-2024															
Nature Cancer				2020-2024					2021-2024								
Nature Cell Biology	1999-2024	1999-2020	1999-2024	1999-2024	1999-2014		1999-2024	1999-2006	1999-2024	1999-2024	1999-2024	1999-2014					
Nature Chemical Biology		2009-2024		2005-2024			2010-2024		2012-2024	2010-2024		2012-2014					
Nature Chemistry		2010-2024		2009-2024					2012-2024	2015-2024					2020-2024		
Nature Climate Change		2012-2024		2012-2024			2021-2024	2007-2024		2013-2024		2012-2012		2013-2024	2012-2024		
Nature Ecology & Evolution	2021-2024			2018-2024							2019-2024						
Nature Electronics		2018-2024										2020-2024					
Nature Energy		2016-2024		2021-2024						2019-2024		2017-2021	2021-2024				
Nature Food				2021-2024				2021-2024				2021-2024					
Nature Genetics	1992-2024	1992-2024	1992-2024	1992-2024	1992-2014		1992-2024	1992-2013	1992-2024	1992-2024		1992-2014					
Nature Geoscience	2008-2016			2008-2024		2012-2024	2012-2024			2009-2024				2012-2024	2010-2024		
Nature Human Behaviour				2018-2024													
Nature Immunology	2000-2024	2000-2020	2000-2024	2000-2024	2000-2014		2000-2024	2000-2006	2000-2024	2000-2024		2000-2014					

	University of Turku incl Turku University Central Hospital	Aalto University	Åbo Akademi University	University of Helsinki incl Helsinki University Central Hospital	Finnish Institute for Health & Welfare	Geological Survey of Finland	University of Oulu incl Oulu University Hospital	Natural Resources Institute Finland	Tampere Uni (TUNI) incl. Tampere University Hospital and Tampere University of Applied Sciences	University of Eastern Finland incl Kuopio University Hospital	University of Jyvaskyla	VTT Technical Research Centre of Finland	LUT University - Lappeenranta Lahti University of Technology	Finnish Environment Institute	Finnish Meteorological Institute	Academy of Finland	Finnish Patent and Registration Office
Nature Machine Intelligence										2021-2024					2021-2024		
Nature Materials	2002-2024	2002-2024	2002-2024	2002-2024	2002-2014		2002-2024	2002-2006	2002-2024	2002-2024	2002-2024	2002-2014					
Nature Medicine	1995-2024	1995-2024	1995-2024	1995-2024	1995-2014		1995-2024	1998-2006	1995-2024	1995-2024		1995-2014					
Nature Metabolism				2019-2024			2021- 20024										
Nature Methods	2004-2024	2011-2024	2004-2024	2004-2024			2014-2024		2004-2024	2010-2024		2012-2024					
Nature Microbiology	2021-2024			2016-2024								2021-2024					
Nature Nanotechnology	2008-2014	2006-2024		2006-2024			2010-2024		2012-2024	2009-2024	2006-2024	2007-2014					
Nature Neuroscience	1998-2024	1998-2024	1998-2024	1998-2024	1998-2014		1998-2024	1998-2006	1998-2024	1998-2024	2011-2024	1998-2014					
Nature Photonics		2007-2024		2007-2024			2010-2024		2012-2024	2009-2024		2012-2024					
Nature Physics	2009-2017	2005-2024		2005-2024			2010-2024		2012-2024	2009-2024	2005-2024	2012-2014					
Nature Plants	2021-2024			2015-2024													
Nature Structural & Molecular Biology	1994-2024	1994-2024	1994-2024	1994-2024	1994-2014		1994-2024	1998-2006	1994-2024	1994-2024	1994-2024	1994-2014					
Nature Sustainability		2018-2024		2018-2024				2021-2024		2021-2024	2021-2024		2021-2024	2021-2024	2021-2024		
Nature Computational Science											2021-2024						



Product Terms Single Title Journal Subscriptions and Legacy Sets (Nature journals)

1. Term and Access Rights

- 1.1 The Term shall begin on 1st January 2025 (the "Commencement Date") and shall end on 31st December 2026 unless terminated earlier in accordance with this License Agreement.
 - Licensee shall have the option to renew the Term for additional one-year term, for the calendar year 2027 indicated in Section 1 above, for the License Fees indicated with respect to year 2027. Such option is subject to the condition that Licensor receives written notification of Licensee's exercise of its option for the renewal term no later than 60 days prior to the end of the current year of the Term. For avoidance of doubt, use of the option year requires participation by all Licensees.
- 1.2 <u>Continuing Access Journals</u>: During the Term, Licensee shall have access to the Continuing Access Journals listed in Section 2.1 first published during the Term and to the Continuing Access Journals first published from the Start Date specified in Attachment 2: Nature Holding Lists. After the Term, Licensee shall have Continuing Access to the Continuing Access Journals, subject to all the terms and conditions of this License Agreement.
- 1.3 <u>Backfile Access During the Term with respect to Continuing Access Journals licensed in any calendar year of the Term for the first time</u>: In addition, during the Term only, Licensee will be granted access to the Content of the Continuing Access Journals titles listed in Section 2.1 published beginning the later of (a) four years prior to the Commencement Date or (b) the first date of publication.
- 1.4 Backfile Access During the Term with respect to Continuing Access Journals listed in Attachment 3 "Nature Backfile Access": in addition, during the Term only, Licensees will be granted access to the Content of the Continuing Access Journals titles as listed in Attachment 3.
- 1.5 Licensor shall provide Continuing Access online on the Platform covered by the License Fee. If Licensor ceases to provide Continuing Access at a Platform controlled by Licensor, Licensee may opt to have the Content delivered on industry standard physical media for no charge. In such case the Licensee is permitted to mount the Content, communicate, make available and provide access to such Content via a Secure Network to Authorized Users in accordance with the terms of this License Agreement and is further permitted to make such copies or re-format the Content in any way to ensure their future preservation and accessibility in accordance with this Agreement.
- 1.6 Continuing Access in case of early termination: In case termination was caused by non-payment by National Library of Finland, clauses above shall only apply to Content for which Licensor has received payment.
- 1.7 Withdrawal of Titles / Transfer / SUSHI / Publication of Electronic version
 - 1.7.1 The Content as listed in Section 2 may be updated on an annual basis. Licensor will notify Licensee of such withdrawal at the latest 30 days prior to the end of the calendar year. If one or more titles are withdrawn, the price of the withdrawn title(s) are deducted from the License Fees. In circumstances in which it is not possible for the Licensor to give the Licensee such advance notice, for example because the material to be withdrawn poses a legal risk or a risk to health or life, the Licensor will give as much notice as it can of such withdrawal. For the avoidance of doubt this Section shall not apply if: (i) parts of a subscribed journal (e.g. single articles or single issues) are withdrawn

1.7.2 If Licensor's publishing rights to title(s) in the Content are transferred to another publisher, Licensor will use commercially reasonable efforts to provide Licensee with Continuing Access to such part of the Content published from the Start Date to the date of transfer for no extra charge either (a) online on the Platform, (b) online on the new publisher's website under the same user terms as this license agreement provides, or (c) offline by providing the same on a digital storage medium conforming to industry standards. In case of (c) above, use of the Content shall be subject to the terms of this License Agreement, except for Sections 4.3,4.4, 4.8, 4.9, 4.12, 4.13, 4.14, 4.15 of the General Terms and Conditions. If Licensor is unable to do any of the foregoing, Licensor shall, upon Licensee's request, make a pro rata refund of the License Fee for the value of the lost Continuing Access Content. The value will be determined by taking into account the fees paid by Licensee corresponding to such lost Continuing Access Content (including fees paid in previous agreement terms).

Licensor undertakes to continue providing the Content to Portico for the duration of the Term.

If Licensor's publishing rights to title(s) in the Content are transferred to an Affiliate, Licensor guarantees to provide Licensee with Continuing Access to the Content from the Start Date to the date of transfer for no extra charge online on the Platform in accordance with Section 1.2.

- 1.7.3 Licensor shall maintain the Standardized Usage Statistics Harvesting Initiative (SUSHI) protocol (www.niso.org/workrooms/sushi) for the Content covered by this Product Terms on the Platforms.
- 1.7.4 Licensor shall make available the electronic copy of each journal covered in the Content under these Product Terms, no later than the start of business hours on the day of publication of the printed version. In the event that for technical reasons this is not possible for any particular journal, as a matter of course, such journal shall be identified at the time of licensing, together with the reasons therefore.

2. Content

2.1 Continuing Access Journals

											License	es									
	ISSN electronic	Product ID	PRODUCT	Copyright Year	University of Oulu incl. Oulu University Hospital	Tampere University incl. Tampere University Hospital and Tampere University of Applied Sciences	University of Jyvaskyla	University of Helsinki lind. Helsinki University Central Hospital	University of Eastern Finland (UEF) incl. Kuopio University Hospital	University of Turku incl. Turku University Central Hospital	Lappeenranta-Lahti University of Technology LUT	Abo Akademi University	Aalto University	VTT Technical Research Centre of Finland	Natural Resources Institute Finland	Geological Survey of Finland	Finnish Institute for Health and Welfare	Finnish Meteorological Institute	Finnish Environment Institute	Finnish Patent and Registration Office	Academy of Finland
1	1750-2799	41596	Nature Protocols	2025	€ 3,867.12	€ 4,111.18	N/A	€ 4,515.03	€ 3,867.10	N/A	N/A	N/A	€ 3,867.12	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
2	1474-1768	41568	Nature Reviews Cancer	2025	€ 2,376.64	€ 3,523.10	N/A	€ 3,390.63	€ 2,269.14	€ 2,941.74	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
3	1759-5010	41569	Nature Reviews Cardiology	2025	€ 3,225.03	€ 3,362.86	N/A	€ 3,878.74	N/A	€ 3,187.25	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
4	1759-4782	41571	Nature Reviews Clinical Oncology	2025	€ 3,225.03	€ 3,362.86	N/A	€ 3,878.74	€ 3,487.19	€ 3,187.25	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
5	1474-1784	41573	Nature Reviews Drug Discovery	2025	€ 2,376.64	€ 3,523.10	N/A	€ 3,392.09	€ 2,269.14	€ 2,941.74	N/A	N/A	€ 3,293.30	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
6	1759-5037	41574	Nature Reviews Endocrinology	2025	€ 3,225.03	€ 3,362.86	N/A	€ 3,878.74	€ 3,366.25	€ 3,225.03	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A

					Licensees																
	ISSN electronic	Product ID	PRODUCT	Copyright Year	University of Oulu incl. Oulu University Hospital	Tampere University incl. Tampere University Hospital and Tampere University of Applied Sciences	University of Jyvaskyla	University of Heisinki linci. Heisinki University Central Hospital	University of Eastern Finland (UEF) incl. Kuopio University Hospital	University of Turku incl. Turku University Central Hospital	Lappeenranta-Lahti University of Technology	Abo Akademi University	Aalto University	VTT Technical Research Centre of Finland	Natural Resources Institute Finland	Geological Survey of Finland	Finnish Institute for Health and Welfare	Finnish Meteorological Institute	Finnish Erwironment Institute	Finnish Patent and Registration Office	Academy of Finland
7	1759-5053	41575	Nature Reviews Gastroenterology & Hepatology	2025	€ 3,225.03	€ 3,362.86	N/A	€ 3,878.74	€ 3,418.67	€3,187.25	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
8	1471-0064	41576	Nature Reviews Genetics	2025	€ 2,176.16	€ 3,229.83	€ 3,485.64	€ 3,105.90	€ 2,081.74	€ 2,697.69	N/A	N/A	€ 3,018.74	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
9	1474-1741	41577	Nature Reviews Immunology	2025	€ 2,176.16	€3,291.06	N/A	€ 3,723.30	€ 2,081.74	€ 2,697.69	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
10	1740-1534	41579	Nature Reviews Microbiology	2025	€ 2,176.16	€ 3,199.60	€ 3,604.23	€ 3,620.16	€ 2,081.74	€ 2,697.69	N/A	N/A	€ 3,008.57	€ 4.324,89	N/A	N/A	N/A	N/A	N/A	N/A	N/A
11	1471-0080	41580	Nature Reviews Molecular Cell Biology	2025	€ 2,176.16	€ 3,229.83	€ 3,309.89	€ 3,653.58	€ 2,081.74	€ 2,697.69	N/A	N/A	€ 3,036.17	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
12	1759-507X	41581	Nature Reviews Nephrology	2025	€ 3,225.03	€3,362.86	N/A	€ 3,878.74	€ 3,418.67	€ 3,225.03	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
13	1759-4766	41582	Nature Reviews Neurology	2025	€ 3,286.00	€ 3,362.86	N/A	€ 3,878.74	€ 3,390.41	€ 3,225.03	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A

					Licensees > ¬¬																
	ISSN electronic	Product 1D	PRODUCT	Copyright Year	University of Oulu incl. Oulu University Hospital	Tampere University incl. Tampere University Hospital and Tampere University of Applied Sciences	University of Jyvaskyla	University of Helsinki linci. Helsinki University Central Hospital	University of Eastern Finland (UEF) incl. Kuopio University Hospital	University of Turku ind. Turku University Central Hospital	Lappeenranta-Lahti University of Technology LUT	Abo Akademi University	Aalto University	VTT Technical Research Centre of Finland	Natural Resources Institute Finland	Geological Survey of Finland	Finnish Institute for Health and Welfare	Finnish Meteorological Institute	Finnish Environment Institute	Finnish Patent and Registration Office	Academy of Finland
14	1471-0048	41583	Nature Reviews Neuroscience	2025	€ 2,171.81	€ 3,229.83	N/A	€ 3,653.58	€ 2,081.74	€ 3,036.15	N/A	N/A	€ 3,036.17	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
15	1759-4804	41584	Nature Reviews Rheumatology	2025	€ 3,225.03	€ 3,362.86	N/A	€ 3,878.74	€ 3,521.07	€ 3,225.03	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
16	1759-4820	41585	Nature Reviews Urology	2025	€ 3,193.06	€ 3,329.60	N/A	€ 3,840.97	N/A	€ 3,085.08	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
17	2397-3358	41570	Nature Reviews Chemistry	2025	N/A	N/A	N/A	€ 4,971.05	N/A	N/A	N/A	N/A	€ 4,131.82	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
18	2056-676X	41572	Nature Reviews Disease Primers	2025	N/A	N/A	N/A	€ 6,386.08	€ 4,466.16	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
20	2058-8437	41578	Nature Reviews Materials	2025	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	€ 4,300.02	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
21	2522-5820	42254	Nature Reviews Physics	2025	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	€ 3,848.23	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
				Total:	€ 45,326.09	€ 54,207.15	€ 10,399.76	€ 71,403.55	€ 43,882.50	€ 45, 257.34	€0	€0	€ 31,540.14	€ 4.324,89	€0	€0	€0	€0	€0	€0	€0

3. Holdings List

Continuing access rights for subscriptions under prior written agreements are as specified in Attachment 2: Nature Holdings List

	University of Turku incl Turku University Central Hospital	Aalto University	Åbo Akademi University	University of Helsinki incl Helsinki University Central Hospital	Finnish Institute for Health & Welfare	Geological Survey of Finland	University of Oulu incl Oulu University Hospital	Natural Resources Institute Finland	Tampere Uni (TUNI) incl. Tampere University Hospital and Tampere University of Applied Sciences	University of Eastern Finland incl Kuopio University Hospital	University of Jyvaskyla	VTT Technical Research Centre of Finland	LUT University - Lappeenranta Lahti University of Technology	Finnish Environment Institute	Finnish Meteorological Institute	Academy of Finland	Finnish Patent and Registration Office
								Start D	ates								
Nature Protocols		2009-2024	2020-2020	2006-2024			2010-2024		2012-2024	2010-2024		2012-2014					
Nature Reviews Cancer	2001-2024	2011-2020	2001-2009	2001-2024	2001-2014		2001-2024	2001-2006	2001-2024	2001-2024		2001-2014					
Nature Reviews Cardiology	2004-2024			2011-2024			2013-2024		2004-2024	2004-2009							
Nature Reviews Chemistry		2018-2024		2021-2024													
Nature Reviews Disease Primers				2024						2022-2024							
Nature Reviews Clinical Oncology	2004-2024			2011-2024			2013-2024		2004-2024	2004-2024							
Nature Reviews Drug Discovery	2002-2024	2011-2024	2002-2009	2002-2024	2002-2014		2002-2024	2002-2006	2002-2024	2002-2024		2002-2014					
Nature Reviews Endocrinology	2009-2024			2011-2024			2013-2024		2005-2024	2012-2024							
Nature Reviews Gastroenterology & Hepatology	2004-2024			2011-2024			2013-2024		2004-2024	2004-2009; 2021-2024							
Nature Reviews Genetics	2000-2024	2010-2024	2000-2009	2000-2024	2000-2014		2000-2024	2000-2014	2000-2024	2000-2024	2008-2024	2000-2014					
Nature Reviews Immunology	2001-2024	2011-2020	2001-2009	2001-2024	2001-2014		2001-2024	2001-2006	2001-2024	2001-2024		2001-2014					
Nature Reviews Materials		2018-2024															
Nature Reviews Microbiology	2003-2024	2010-2024	2003-2009	2003-2024	2003-2014		2003-2024	2003-2006	2003-2024	2003-2024	2013-2024	2003-2014, 2021-2024					
Nature Reviews Molecular Cell Biology	2000-2024	2011-2024	2000-2009	2000-2024	2000-2014		2000-2024	2000-2006	2000-2024	2000-2024	2000-2024	2000-2014					
Nature Reviews Nephrology	2011-2024			2011-2024			2013-2024		2005-2024	2010-2024							

Nature Reviews Neurology	2010-2024			2011-2024		2013-2024		2005-2024	2013-2018; 2021-2024				
Nature Reviews Neuroscience	2000-2024	2011-2024	2000-2009	2000-2024	2000-2014	2000-2024	2000-2006	2000-2024	2000-2024	2000-2014			
Nature Reviews Physics		2021-2024											
Nature Reviews Rheumatology	2011-2024			2011-2024		2013-2024		2005-2024	2016-2018; 2021-2024				
Nature Reviews Urology	2004-2024			2011-2024		2013-2024		2004-2024	2004-2009		·		

Attachment 3: Nature Backfile Access

	University of Turku incl Turku University Central Hospital	Aalto University	Åbo Akademi University	University of Helsinki incl Helsinki University Central Hospital	Finnish Institute for Health & Welfare	Geological Survey of Finland	University of Oulu incl Oulu University Hospital	Natural Resources Institute Finland	Tampere Uni (TUNI) incl. Tampere University Hospital and Tampere University of Applied Sciences	University of Eastern Finland incl Kuopio University Hospital	University of Jyvaskyla	VTT Technical Research Centre of Finland	LUT University - Lappeenranta Lahti University of Technoloαy	Finnish Environment Institute	Finnish Meteorological Institute	Academy of Finland	Finnish Patent and Registration Office
								Backfile A	Access								
Nature Protocols		2009-2024	2017-2020	2006-2024			2010-2024		2012-2024	2010-2024		2012-2014					
Nature Reviews Cancer	2001-2024	2011-2020	2001-2009	2001-2024	2001-2014		2001-2024	2001-2006	2001-2024	2001-2024		2001-2014					
Nature Reviews Cardiology	2004-2024			2011-2024			2013-2024		2004-2024	2004-2009							
Nature Reviews Chemistry		2018-2024		2021-2024													
Nature Reviews Disease Primers				2021-2024						2021-2024							
Nature Reviews Clinical Oncology	2004-2024			2011-2024			2013-2024		2004-2024	2004-2024							
Nature Reviews Drug Discovery	2002-2024	2011-2024	2002-2009	2002-2024	2002-2014		2002-2024	2002-2006	2002-2024	2002-2024		2002-2014					
Nature Reviews Endocrinology	2009-2024			2011-2024			2013-2024		2005-2024	2012-2024							
Nature Reviews Gastroenterology & Hepatology	2004-2024			2011-2024			2013-2024		2004-2024	2004-2009; 2021-2024							
Nature Reviews Genetics	2000-2024	2010-2024	2000-2009	2000-2024	2000-2014		2000-2024	2000-2014	2000-2024	2000-2024	2008-2024	2000-2014					
Nature Reviews Immunology	2001-2024	2011-2020	2001-2009	2001-2024	2001-2014		2001-2024	2001-2006	2001-2024	2001-2024		2001-2014					
Nature Reviews Materials		2018-2024															
Nature Reviews Microbiology	2003-2024	2010-2024	2003-2009	2003-2024	2003-2014		2003-2024	2003-2006	2003-2024	2003-2024	2013-2024	2003-2014, 2021-2024					
Nature Reviews Molecular Cell Biology	2000-2024	2011-2024	2000-2009	2000-2024	2000-2014		2000-2024	2000-2006	2000-2024	2000-2024	2000-2024	2000-2014					
Nature Reviews Nephrology	2011-2024			2011-2024			2013-2024		2005-2024	2010-2024							

Nature Reviews Neurology	2010-2024			2011-2024		2013-2024		2005-2024	2013-2018, 2021-2024				
Nature Reviews Neuroscience	2000-2024	2011-2024	2000-2009	2000-2024	2000-2014	2000-2024	2000-2006	2000-2024	2000-2024	2000-2014			
Nature Reviews Physics		2021-2024											
Nature Reviews Rheumatology	2011-2024			2011-2024		2013-2024		2005-2024	2016-2018, 2021-2024				
Nature Reviews Urology	2004-2024			2011-2024		2013-2024		2004-2024	2004-2009				



Product Terms

Scientific American

1. Term and Access Right

1.1 The Term shall begin on 1st January 2025 (the "Commencement Date") and shall end on 31st December 2026 unless terminated earlier in accordance with this License Agreement.

Licensee shall have the option to renew the Term for additional one-year term, for the calendar year 2027 indicated in Section 1 above, for the License Fees indicated with respect to year 2027. Such option is subject to the condition that Licensor receives written notification of Licensee's exercise of its option for the renewal term no later than 60 days prior to the end of the current year of the Term. For avoidance of doubt, use of the option year requires participation by all Licensees.

1.2 <u>Continuing Access</u>: During the Term Licensee shall have access to the Continuing Access Journal first published during the Term and to the Continuing Access Journal first published from the Copyright Year specified in Attachment 4: Scientific American Holdings. After the Term, Licensee shall have Continuing Access to the Continuing Access Journal, subject to all the terms and conditions of this License Agreement.

1.3 <u>Backfile Access During the Term:</u>

1.3.1 During the Term only, Licensee will be granted access to Scientific American Content published beginning four years prior to the Commencement Date.

For any Licensee that had Continuing Access to Scientific American under prior written agreements, the Licensee's access to Scientific American is as specified in Attachment 4: Scientific American Holdings.

- 1.4 For the avoidance of doubt, Scientific American does not include access to the following Content: Scientific American eBooks and Scientific American Subject Series.
- Licensor shall provide Continuing Access online on the Platform covered by the License Fee. If Licensor ceases to provide Continuing Access at a Platform controlled by Licensor, Licensee may opt to have the Content delivered on industry standard physical media for no charge. In such case the Licensee is permitted to mount the Content, communicate, make available and provide access to such Content via a Secure Network to Authorized Users in accordance with the terms of this License Agreement and is further permitted to make such copies or re-format the Content in any way to ensure their future preservation and accessibility in accordance with this Agreement.
- 1.6 Continuing Access in case of early termination: In case termination was caused by non-payment by National Library of Finland, clauses above shall only apply to Content for which Licensor has received payment.
- 1.7 Withdrawal of Titles / Transfer / Publication of Electronic version
 - 1.7.1 The Content as listed in Section 2 may be updated on an annual basis. Licensor will notify Licensee of such withdrawal at the latest 30 days prior to the end of the calendar year. If one or more titles are withdrawn, the price of the withdrawn title(s) are deducted from the License Fees. In circumstances in which it is not possible for the Licensor to give the Licensee such advance notice, for example because the material to be withdrawn poses a legal risk or a risk to health or life, the Licensor will give as much notice as it can of such withdrawal. For the



- 1.7.2 avoidance of doubt this Section shall not apply if: (i) parts of a subscribed journal (e.g. single articles or single issues) are withdrawn
- 1.7.3 If Licensor's publishing rights to title(s) in the Content are transferred to another publisher, Licensor will use commercially reasonable efforts to provide Licensee with Continuing Access to such part of the Content published from the Start Date to the date of transfer for no extra charge either (a) online on the Platform, (b) online on the new publisher's website under the same user terms as this license agreement provides, or (c) offline by providing the same on a digital storage medium conforming to industry standards. In case of (c) above, use of the Content shall be subject to the terms of this License Agreement, except for Sections 4.3,4.4, 4.8, 4.9, 4.12, 4.13, 4.14, 4.15 of the General Terms and Conditions. If Licensor is unable to do any of the foregoing, Licensor shall, upon Licensee's request, make a pro rata refund of the License Fee for the value of the lost Continuing Access Content. The value will be determined by taking into account the fees paid by Licensee corresponding to such lost Continuing Access Content (including fees paid in previous agreement terms).
- 1.8 If Licensor's publishing rights to title(s) in the Content are transferred to an Affiliate, Licensor guarantees to provide Licensee with Continuing Access to the Content from the Start Date to the date of transfer for no extra charge online on the Platform in accordance with Section 1.2.
- 1.9 With respect to usage statistics related to usage of Scientific American Content, Licensor understands the importance of usage statistics and is committed to working towards providing them, as supported and enabled by the Platform used to provide access to the Scientific American Content.

2. Content - Continuing Access Journal

Licensees under these Product Terms:

Licensee	2025 Fee	2026 Fee	2027 Fee (optional)
Aalto University	€ 1,483.66	€ 1,528.17	€ 1,574.02
VTT Technical Research Centre of Finland	€ 2,086.05	€ 2,148.63	€ 2,213.09

Content	Continuing Access Journal
☐ Scientific American	Content first published during the Term

Scientific American 34



Attachment 1: Scientific American Holdings - Continuing Access Journal

Continuing access rights for subscriptions made or cancelled under prior written agreements are as specified in Attachment 1: Scientific American Holdings

	Aalto University	VTT Technical Research Centre of Finland			
	Copyright Year				
Scientific American	1993-2024	1993-2024			

Scientific American 35



General Terms and Conditions for Electronic Products

These **General Terms and Conditions** are part of and incorporated into the License Agreement by and between Licensor and Licensee.

1. Definitions

- 1.1 "Affiliate" means a party controlling, controlled by, or under common control with another party, where "control" means the direct or indirect ownership of at least fifty percent (50%) of the stock or other equity interest of a party.
- 1.2 **Artificial Intelligence** ("Al") refers to the branch of computer science that is designed to mimic human cognitive functions such as learning, reasoning, problem-solving, understanding natural language, recognizing patterns, and making decisions.
- 1.2 "Authorized Users" means Licensee's full- and part- time faculty members, staff, docents, researchers, contractors provided that use by a contractor of Licensee is authorized solely to the extent it is for the benefit of Licensee, and not for the benefit of the contractor or any third party (all of the aforementioned, whether on a permanent, temporary, contract or visiting basis) and outsourced faculty and/or staff in their performance of services for and on behalf of the Licensee only, retired faculty, staff and researchers of the Licensee and students of the Licensee, who are permitted to access the Content in accordance with this License Agreement regardless of the physical location of such persons, and who have been issued by the Licensee with a password or other authentication; and walk-in users who are permitted to access the Content in accordance with this License Agreement from computer terminals or otherwise within the physical premises of the Licensee, excluding any remote access. ("Walk-In Users").
- 1.3 "Commencement Date" means the date from which Licensee is granted access to the Content under individual Product Terms with respect to the Content identified in such Product Terms. And, when applicable, the date from which Licensor starts to provide Publishing Services.

- 1.4 "Commercial Use" mean use for the purposes of monetary reward (whether by or for the Licensee or an Authorized User) by means of sale, resale, loan, hire or other form of exploitation of the Content, or transfer of the Content to a third party's internal or external website, or otherwise charge a fee for access. For the avoidance of doubt, neither recovery of direct costs or costs required by law by the Licensee from Authorized Users or from the receiving library in the case of Interlibrary Loan, nor use by the Licensee or by an Authorized User of the Content in fee based educational programs (e.g. such as MBA), nor in the course of research funded by a commercial organization, nor use of the Content as a source for citing and/or quoting from it in Authorized User's own scientific, scholarly, and educational works including but not limited to books and articles is deemed to constitute Commercial Use.
- 1.5 "Content" means the journals, books, archives, databases and all other materials identified in the Product Terms and which are licensed to Licensee under this License Agreement.
- 1.6 "Continuing Access" means Licensee's continuing access to the Content after the Term, which is unlimited in time, but subject always to all provisions of this License Agreement, excluding, however, the obligation to pay License Fees.
- 1.7 "Educational Purposes" means for the purpose of a) teaching and b) education, distance learning, private study, retrieving information and/or research, in each case only for personal use or use by other Authorized Users or use in accordance with 2.1.3, 2.2.5. and 2.2.6. All of the foregoing a) and b) excludes Commercial Use.
- 1.8 "Finna" means the Finnish national online information search service named Finna which provides access to the digital information and services of libraries, archives and museums. Finna is maintained by the National Library of Finland. It is based on software developed from VuFind. A

metadata aggregation service, Central Discovery Index by Ex Libris, is used as a way to access licensed materials in Finna. SFX is used for managing licensed content and as OpenURL link resolver.

- 1.9 "Licensee" means each party identified as "Licensee" in the License Details (Licensee Information).
- 1.10 "Licensor" means Springer Nature Customer Service Center GmbH, acting on its own behalf and/or on behalf of certain of its Affiliates.
- 1.11 "Non-Commercial Library" means all non-commercial entities providing library services.
- 1.12 "Platforms" means Licensor's websites and other content delivery systems used by Licensee and Authorized Users to access Licensor's content pursuant to this License Agreement.
- 1.13 "**Product**" means the specific category of Content identified in individual Product Terms.
- 1.14 "**Product Terms**" mean the terms and conditions applicable to specific categories of Content.
- 1.15 "Secure Network" means Licensee's network, which allows access to the Content to Authorized Users and Licensee only, upon authentication, currently by means of Internet Protocol ("IP") ranges or by other means of authentication agreed between the Licensor and the Licensee from time to time.
- 1.16 "**Term**" means the effective period of this License Agreement for an individual Product, as set forth in the Product Terms.

2. Grant and Scope of License

- 2.1. Subject to Licensee's compliance with the License Agreement, and except as otherwise stated in Section 3, Section 4.6 and Section 7 Licensor hereby grants Licensee a non-exclusive, revocable, worldwide and non-transferrable license to:
 - 2.1.1 permit Authorized Users to access the Content for the duration and in the manner set forth in the License Agreement;

- 2.1.2 incorporate links on Licensee's Intranet and Internet Websites to the Platform for Content licensed hereunder and to the Platforms themselves,
- 2.1.3 transmit to a Non-Commercial Library single articles, book chapters or portions thereof only for Educational Purposes ("Interlibrary Loans"). Such transmission shall be reviewed and fulfilled by Licensee's staff, and for transmissions to Non-Commercial Libraries those shall be made by hand, post, fax or through any secure document transmission software, so long as, in the case of any electronic transmission, the electronic file retains the relevant copyright notice and is deleted immediately after printing. Transmission to a Non-Commercial Library within Finland, transmission by email, including email transmission to the requesting end-user shall also be permitted. The right set out in this clause does not extend to centralized ordering facilities, such as document delivery systems nor the distribution of copies in such quantities as to substitute for a subscription or purchase of the distributed Content.
- 2.1.4 produce translations of user guides and other promotional materials available at Platforms, electronically save/deposit such translations on any electronic network including networks open to the public, display and distribute such translations via any said electronic network for the purpose of promotion or for training Licensee's Authorized Users and for the use of other Licensees for the same purpose.
- 2.1.5 provide Authorized Users with an article, author, article title and keyword index which provides access to the Content, such index may also include references to similar third party material, if licensed from other publishers.

- 2.1.6 allow the Content to be searched by Authorized Users via the Finna portal or other portal in the Licensee's use provided that the terms of this License Agreement are upheld.
- 2.1.7 gather usage data via the Finna or other information retrieval portal in the Licensee's use.
- 2.1.8 copy and/or download and/or use descriptive metadata (not including abstracts) regarding the Content under the terms made available by Licensor (CC0 license).
- 2.2 Authorized Users may for Educational and administrative Purposes:
 - 2.2.1 access (including by remote access, with the exception of Walk-in Users), browse, view, collate, display, search and retrieve the Content,
 - 2.2.2 download, copy paste, save and store on electronic media, print and photocopy single articles, chapters or other individual items of the Content,
 - 2.2.3 use single articles, chapters or other individual items of the Content for the preparation of printed and electronic course materials, study packs, resource lists and in any other material (including but not limited to multi-media works) to be used in the course of instruction and/or in virtual and managed environments (including but not limited to virtual learning environment, managed learning environments, virtual research environments and library environments) hosted on a Secure Network with all rights notices duly presented. For Authorized Users who, in the reasonable opinion of the Licensee, are reading impaired, course materials in non-electronic non-print perceptible form such as braille, may be offered, excluding however any changes to the substance of the Content. In the event that the conversion of the Content into non-electronic non-print perceptible form results into any intellectual property rights in such new versions, they shall be the sole property of Licensor.

- 2.2.4 distribute single articles, chapters or other individual items of the Content in print or electronic form to other Authorized Users. This shall include the distribution of a copy for teaching purposes to each individual student being an Authorized User taking part in a course offered by the Licensee's institution.
- 2.2.5 Distribute single copies of single articles, chapters or other individual items in the Content in print or electronic form including email to third parties outside the Licensee for the purposes of scientific research and communication or to be used for the basis of discussion groups and/or for patent or regulatory authority submissions. This sharing must be incidental and non-systematic, and for clarity, not for Commercial Use.
- 2.2.6. publicly display or publicly perform single articles, book chapters or portions thereof or other individual items of the Content as part of a presentation at onsite and/or online seminar, conference, workshop or academic meetings.
- 2.2.7. Incorporate single articles or book chapters of the Content of which they are authors in printed or electronic form in a doctoral thesis, including reproductions of the doctoral thesis for personal use and library deposit, if such use conforms to the customary and usual academic practice of the Licensee. Reproductions in printed or electronic form of such doctoral thesis may be provided to sponsors of such doctoral thesis. Each item shall carry appropriate acknowledgement of the source, listing title and copyright owner. The number of copies of a doctoral thesis made by an Authorized User under this clause is limited to thirty (30).
- 2.2.8. During the Term of this Agreement Authorized Users may use assistive technologies to enable use of the Content as currently enabled by the Platform
- 2.3. For clarity: This License Agreement shall be deemed to complement and extend the rights of the Licensee and Authorized Users under the Finnish Copyright law and nothing in this Agreement shall

constitute a waiver of any statutory rights held by the Licensee or Authorized Users from time to time under the law or any amending legislation.

- 2.4 For clarity: No patent rights in or to the Content are granted under this License Agreement.
- 2.5 In the event of any conflict between the permitted uses in this Section 2 and any terms and conditions communicated to Authorized Users at the Platform this Agreement shall prevail.
- 2.6. For avoidance of doubt, Licensee and Authorized Users may have additional rights set out at applicable Product Terms.
- 2.7 Parts of the Content made available to Licensee may be subject to and licensed under open access license Terms ("Open Access Content"). Such Open Access Content is solely subject to the applicable open access license terms.

3. Prohibited Uses

- 3.1 Neither Licensee nor Authorized Users shall:
 - 3.1.1 remove, obscure or alter any copyright or other notices, trademarks, logos, service marks or any other proprietary rights appearing in or on the Content except as otherwise permitted in this License Agreement.
 - 3.1.2 update, change, revise, adapt, modify, translate, transform or create any derivative work of the Content except to the extent necessary to make it perceptible on a screen excluding any changes to the substance of the Content or as otherwise permitted in this License Agreement, for clarity, such prohibition extends to doing any of the foregoing with the use of artificial intelligence (AI) tools.
 - 3.1.3 except as permitted by Section 2 or by applicable law or this License Agreement, redistribute, reproduce, or transmit the Content by any means including electronic (e. g., via email, FTP) nor post it on personal or public websites or on public networks,
 - 3.1.4 systematically download any Content to own or any third-party server, use routines

designed to continuously and automatically search and index the Content (including its full text and metadata), such as web-crawling or spider programs, or engage in any activity likely to burden the Platforms (for avoidance of doubt one request per second is not deemed likely to burden the Platforms. One request means one fetch of a page URL per second)) except as otherwise permitted in this License Agreement.

- 3.1.5 directly or indirectly use or assist any third party to use the Content (including without limitation any data derived from the Content) to (i) create products or services that would compete with or negatively affect Licensor or Licensor's Affiliates products or services, or (ii) for any Commercial Use: or
- 3.1.6 use any part of the Content (including without limitation any data derived from the Content) to train (for the avoidance of doubt including if applicable develop, program, improve, and/or enrich), directly or indirectly, any AI model or system which is or becomes accessible by a third party (other than Licensee and Authorized Users), or permit third parties to do so.

For clarity, any use of Content by Licensee or Authorized Users in connection with an Al model or system only accessible to Licensee and Authorized Users are not subject of the rights granted in this License Agreement and are Licensee's or Authorized Users sole responsibility. Licensor will not require a separate paid license for any such uses as described in the foregoing sentence during this License Agreement. Licensee acknowledges and accepts that Licensor extends no representations or warranties, whether express or implied, as to the legality or non-infringement of such activities as described in this section: or

3.1.7 otherwise use the Content in a manner that would infringe the copyright or other proprietary rights contained therein.

4. Rights and Obligations of Licensor

- 4.1 Licensor shall provide access to the Content through Internet Protocol ("IP") authentication or another identification method, if agreed between the National Library of Finland and Licensor in writing from time to time.
- 4.2 Licensor reserves the right to monitor, investigate and analyze all available data gathered by Licensor including logfiles to detect misuse of the Content, in compliance with applicable privacy and data protections laws.
- 4.3 Licensor shall collect data on usage of the Content as specified (and updated from time to time) for the Platform of Licensor https://www.projectcounter.org/about/register/ and process these according to the COUNTER Code of Practice and according to applicable privacy and data protection laws (the "Usage Data"). The Usage Data will be made available for download by National Library of Finland and Licensee through a secure website, and Licensor shall not be required to disclose any information to the Licensee which it is prohibited from disclosing to the Licensee due to any legal or regulatory constraint imposed upon it based on applicable privacy or data protection legislation or regulations. Licensor shall create separate user names and passwords for each Licensee in order for the Licensee to access Licensee specific statistics on Licensor's Platform. Licensor shall create a username and password for the National Library of Finland to access each Licensee's statistics on Licensor's Platform.
- 4.4 Licensor shall use best efforts to provide online access to the Content through the Platforms at all times and on a twenty-four-hour basis, subject to periodic unavailability due to (a) unexpected technical issues outside of Licensor's control, and (b) server and software maintenance. Licensor further agrees to restore access to the Content as promptly as possible using best efforts in the event of an interruption or suspension of service, but in all cases no later than two (2) business days from notification (the "Grace Period"). If the unavailability continues beyond the Grace Period, the affected Licensee shall be entitled to a pro-rata refund of any paid License Fees (excluding however for the purposes of this Section any Publishing Fees) or, if said License Fees have not been invoiced yet, a pro-rata reduction of such License Fees for the

affected Product. The amount of refund /reduction will be calculated as follows:

[annual License Fee for affected Product] x [Number of full days of unavailability after the expiry of Grace Period divided by 365]

All of Licensor's obligations and Licensee's rights under this Section 4.4 are subject to (i) Licensee's timely payment of the License Fees and full compliance with Licensor's reasonable instructions regarding access to the Content, whereby reasonable instructions in the aforementioned way shall mean measures in accordance with the then current standard of technology, always provided that such measures can be implemented with an appropriate effort by Licensee, are in accordance with applicable law and do not pose a security risk to Licensee's Secure Network; and, (ii) Licensor's receipt of notification of a loss of access or interruption, specifying the circumstances in reasonable detail, including affected Licensee and Product. Further, Licensor shall have no obligation under this Section 4.4 for any unavailability caused in whole or in part by a Licensee or its Authorized Users.

- 4.5 The Licensor will notify the Licensee at least sixty (60) days in advance of any anticipated change of the means by which Licensee can access the Content, however, a change of Platform is not considered a change of means of access provided that access continues online with the agreed authentication method and with no requirement for installment of proprietary software or other applications, which go beyond regular software updates and replacement of web browser software by a new version. If the changes render the Content less useful in a material respect to the Licensee, the Licensee may within thirty days of such notice treat such changes as a material breach of this License Agreement.
- 4.6 Licensor reserves the right to discontinue publication or distribution of any part of the Content and to withdraw, edit, amend or retract any part of the Content to which it no longer retains the right to publish or which it reasonably believes is incorrect or may give rise to a legal claim.

- 4.7 Licensor retains all right, title, and interest in and to the Content, and any trademarks, patent rights, copyrights, and rights to any ideas and designs relating to the Content, the Platforms, and all software used to access the same.
- 4.8 Licensor shall provide sufficient server capacity and bandwidth to support the usage of the Licensee and its Authorized Users at a level commensurate with the standards of availability for information services of similar scope operating via the World Wide Web, as such standards evolve from time to time over the term of this License Agreement.
- 4.9 Licensor shall use its best endeavors to adhere to the specifications of the KBART standards (https://www.niso.org/publications/rp-26-2019-kbartautomation).

Licensor shall provide to the National Library before December 31 of each year within the subscription period, in KBART-compliant format, an itemized holdings report that specifies the Content accessible to each Licensee for the upcoming calendar year.

- 4.10 Licensor shall use reasonable measures to provide customer support services to the Licensee and Authorized Users via e-mail or phone, including answering e-mail inquiries relating to the use, functionality and scope of the Content within 24 hrs of request.
- 4.11 Licensor will use commercially reasonable efforts to ensure that any journal transfers of Subscribed Journals are consistent with the Transfer Code of Practice, available at http://www.niso.org/workrooms/transfer/.
- 4.12 Licensor will use reasonable efforts to collaborate with ExLibris to make the metadata available, including providing to ExLibris on an ongoing basis the citation and complete descriptive metadata (including all subject headings, abstracts, and keywords), and full-text content necessary to facilitate optimal discovery and accessibility of the content for the benefit of Licensee and Authorized Users.

- 4.13. Licensor shall use its best endeavors to enable provision of an SFX-target for the Licensed Material through ExLibris and to support Ex Libris Alma link resolvers.
- 4.14. For Content published during the Term of this License Agreement Licensor shall use its best endeavours to meet the W3C standards (www.w3.org/WAI/Resources/#in) in order to ensure that the Content is accessible to all the Authorized Users. For Content published prior to 2018 Licensor's reasonable endeavours shall be sufficient.
- 4.15. As reasonably requested (e.g. in case of new Products) Licensor shall provide web based user training.
- 4.16 Licensor may take reasonable measures, including but not limited to suspension of the provision of the Content to individual IP addresses or all IP addresses of a Licensee with immediate effect on notice if Licensor has reasonable grounds to believe that Content is being used in a manner contrary to the terms of this License Agreement, without prejudice to any other rights Licensor may have at law or in equity. For avoidance of doubt, suspending access to all IP addresses is reasonable only if abuse cannot be stopped by suspension of individual IP-address(es).

5. Rights and Obligations of Licensee

5.1 Licensee shall at all times implement reasonable security policies, procedures, access control methodologies and network protection techniques to safeguard access to the Content. Licensee shall use reasonable endeavors to a) notify Authorised Users of the user terms and conditions of this Agreement b) to ensure that only Authorised Users access the Content as permitted under this License Agreement, specifically but not limited to, ensure that passwords or other credentials used to access the Product are only made available to Authorised Users. Licensee shall terminate access for any individual who ceases to be an Authorized User for any reason without undue delay according to Licensee's internal policies.

In the event that Licensor's performance of its obligations under this License Agreement requires that Licensor receive any personal data of Authorized Users from the Licensee, then Licensee shall obtain, if required by applicable law, all necessary approvals and consent from Authorized Users for transfers of personal data to Licensor. Licensor shall inform the Authorized Users according to applicable data protection law if it plans to use the personal data for any other purpose than what it was received for.

5.2 If Licensee becomes aware of any unauthorized use of the Content by an Authorized User or third party, Licensee shall immediately inform Licensor and shall take reasonable and appropriate steps including disciplinary actions to ensure that such activity ceases and to prevent its recurrence.

5.3 Nothing in this Agreement shall make the Licensee liable for breach of the terms of this Agreement by any Authorized User or a third party provided that the Licensee did not (due to its own breach of this License Agreement and/or its unlawful act or omission) cause such breach, knowingly assist such breach or condone the continuation of such breach after becoming aware of an actual breach having occurred.

6. License Fees

6.1 The National Library of Finland (which through a power of attorney has been entitled to represent the Licensees) shall pay the fees set forth in the License Agreement (the "License Fees"). Delayed payments of correctly invoiced License Fees shall be subject to interest charges at the interest rate applicable to commercial contracts according to the Finnish Interest Act.

6.2 Licensor shall provide to the National Library of Finland an appropriate invoice as required by the law. All amounts payable by the National Library of Finland shall be exclusive of any sales, value added or other taxes. If based on Finnish law any sales, value added or other taxes are or become payable by the National Library of Finland, the National Library of Finland is responsible for paying them. The Licensee shall promptly notify Licensor

of any changes to its VAT Identification Number or VAT status. Licensor may charge the Licensee any VAT, fines or penalties that Licensor may incur as a result of incorrect VAT information.

If based on applicable law any other government fees or levies are payable in Finland by the National Library of Finland, these shall be the responsibility of the National Library of Finland.

6.3 The License Fee, or any portion thereof, may be invoiced by a Licensor Affiliate or upon prior written notice to the National Library of Finland by an agent designated by Licensor. The agent shall invoice the Licensee through the National Library of Finland in accordance with this agreement and shall not impose any other terms on the Licensee. Payment will be deemed made when received as applicable by the bank of (i) Licensor (ii) Licensor's Affiliate, (iii) an agent designated by Licensor.

7. Term and Termination

7.1 Any termination right under this Section 7 may be exercised by any Licensee. The National Library of Finland may terminate the agreement on behalf of another Licensee through a power of attorney. In case of a termination by an individual Licensee for one or more Products with respect to Licensor, this License Agreement shall remain in effect with respect to all other Licensees. Licensor may exercise any termination right under this Section 7 against any individual Licensee(s) for the relevant Product(s), provided that in the case of termination by Licensor with respect to an individual Licensee, this License Agreement shall remain in effect with respect to all other Licensees.

7.2 Either Licensor or the Licensee may terminate the License Agreement immediately upon notice to the other party if the other party (Licensor, an individual Licensee or multiple Licensees) materially breaches this License Agreement and fails to cure such breach within thirty (30) days after notice from the non-breaching party specifying the breach in reasonable detail. Licensor shall deduct such part of Licensee's License Fees representing the unexpired portion of the Term from the total annual License Fees under this License Agreement effective with termination. Such deduction shall however not affect any claim

Licensor may have against Licensee regarding the breach of License Agreement. For avoidance of doubt, the Licensor's termination right under this clause applies to the Product(s) regarding which there has been a material breach.

7.3 Either Licensor or Licensee may terminate the License Agreement immediately upon notice to the other party (Licensor, an individual Licensee or multiple Licensees) if (a) a petition in bankruptcy or for a reorganization or arrangement pursuant to the bankruptcy laws is filed by the other party, or (b) a petition in bankruptcy or for reorganization or arrangement pursuant to the bankruptcy laws is filed against the other party and such petition is not dismissed within 90 days, or (c) an order is entered directing the liquidation of the other party, or (d) the other party becomes insolvent, or (e) the other party assigns all or substantially all its assets for the benefit of creditors, or (f) the other party shall apply for, or consent to, the appointment of a receiver, trustee or liquidator for all, or a substantial part, of its assets, or (g) the other party ceases paying its debts on a regular basis, unless prohibited by applicable law. Licensor shall deduct such part of Licensee's License Fees representing unexpired portion of the Term from the total annual License Fees under this License Agreement effective with termination.

7.4 In the event the Licensee through the National Library of Finland fails to pay the correctly invoiced License Fee for Content provided under one or more Product Terms, and fails to cure such non-payment within 30 calendar days following notice from Licensor, Licensor may, in its sole discretion, either (a) immediately and without further notice suspend access to the Content licensed under such Product Terms or (b) terminate the License Agreement pursuant to Section 7.2 with respect to the Content licensed under such Product Terms.

7.5 If Licensee merges with another organization or sells all or substantially all of its assets or breaks up (hereinafter referred to as "Merger") Licensee shall inform Licensor promptly of the planned Merger and Licensor and Licensee shall re-negotiate the License Fees. In case Licensor and the respective Licensee(s) do not agree to such proposed adjustment of the Licensee Fees, either Licensor or the Licensee(s) affected by the Merger may terminate the License Agreement with respect to their individual rights and obligations under the

License Agreement, until December 1st of any year during the Term, the termination being effective as of the end of the then current calendar year of the Term. Such Licensee's License Fees will be deducted from the total annual License Fees under this License Agreement effective as of beginning of the following calendar year of the Term according to the License Fees as specified in the applicable Product Terms.

7.6 Licensee(s) may terminate this License Agreement due to material financial hardship by giving Licensor written notice of termination (including the reasons for opting-out) three months prior to the end of any calendar year of the Term, effective as of the end of the current calendar year of the Term. Such Licensee's License Fees will be deducted from the total annual License Fees under this License Agreement effective as of beginning of the following calendar year of the Term according to the License Fees as specified in the License Details. In the event a Licensee does not terminate as set forth above, all payment obligations of such Licensee will remain in effect. For the avoidance of doubt, any such opt-out shall not affect any rights and obligations of the parties prior to the opt-out.

7.7 Additionally Licensee shall be entitled to terminate this License Agreement with a 3 months written notice the end of any calendar year of the Term effective as of the end of the current calendar year of the Term. if

7.7.1 a change of research or teaching or degree granting direction of Licensee is decided by the Ministry of Culture and Education which renders the Content to be less useful for Licensee.

Such Licensee's License Fees will be deducted from the total annual License Fees under this License Agreement effective as of beginning of the following calendar year of the Term according to the cost division model as specified in the Product Terms. In the event a Licensee does not terminate as set forth above, all payment obligations of such Licensee will remain in effect.

7.8 If any opt out or termination as described in Sections 7.5 and/or 7.6 and/or 7.7 would result in the sum of the annual License Fees of the relevant Product Terms of the remaining Licensees within any year of the Term being less than 75% of the annual License Fees of all Licensees during the first full calendar year of the Term, Licensor and Licensee shall re-negotiate the License Fees for the remaining Licensees. In case Licensor and remaining Licensee(s) do not agree to such proposed adjustment of the Licensee Fees,

Licensor shall have the right to terminate this License Agreement with regard to all Licensees, effective beginning the year of the Term in which the opt-out(s) take(s) effect. If Licensor does not terminate this License Agreement pursuant to this Section 7.8, the License Agreement continues with the remaining Licensee(s) under the agreed terms and conditions.

7.9 In case of a termination of Product Terms of one or more Licensees based on a termination as set forth in Section 7 of the General Terms and Conditions, the National Library of Finland may request Licensor to enter into discussions with the goal to mutually agree to revised terms of this License Agreement. If Licensor and the National Library of Finland do not mutually agree to changes to the License Agreement within six weeks from the request of the National Library of Finland, the National Library of Finland may terminate this License Agreement with a notice period of two weeks, however any Eligible Articles editorially accepted until the effective date of termination will be processed according to this License Agreement, particularly Licensee will, if applicable, confirm status of Affiliated Authors and related APCs will be deducted from the APC Fund.

7.10 In the event of termination or expiration of the License Agreement for any reason (a) the license grant shall terminate with regard to the Content, (b) Licensee shall delete or destroy all copies of the Content on electronic and physical storage mediums in its possession or control, and (c) inform and request its Authorized Users through Licensee's website to delete or destroy Content on their personal electronic devices and physical storage mediums., except for such copies of parts of the Content to which an exception of Finnish Copyright law regarding private copies applies and which have been lawfully made at the time of creation.

7.11 For clarity, Section 7.10 does not apply (a) upon expiration of the Term of a Product with Continuing Access specified in the applicable Product Terms and (b) in the event of early termination by Licensee prior to expiration of Term of any or all Products with Continuing Access and (c) early termination by Licensor according to 7.5; however with regard to (b) and (c) it is clarified that Continuing Access is limited to such titles and issue being part of the Content licensed until the actual date of termination and in case of (c) if Licensee's merger results in an increased number of

Authorized Users, Licensee is not allowed to permit access for the gained number of Authorized Users without Licensor's prior written consent. All indemnification and payment obligations in the License Agreement up to the termination date shall survive such termination or expiration.

7.12. For avoidance of doubt the termination as contemplated in clauses 7.2 and 7.3. and all its consequences will only affect the individual Licensee(s) in question.

8. Representations, Warranties, Indemnification

8.1 Licensor represents and warrants that (a) it has sufficient rights in and to the Content and Platforms as granted herein, and (b) use of the Content and/or Platforms by Licensee and Authorized Users in accordance with the License Agreement shall not infringe or violate any intellectual property rights of any third party.

8.2 Licensor shall not be liable for any damages, claims, demands, obligations, costs, losses and liabilities caused by (a) use of the Content by Licensee and/or any Authorized User other than as permitted under this License Agreement; (b) any failure or malfunction resulting wholly or to any material extent from the Licensee's and/or Authorized User's willful misconduct, negligence. operator error; (c) failure by Licensee to implement reasonable instructions and recommendations previously advised by Licensor in respect of, or solutions for, faults in the Content or the Platforms; reasonable whereby instructions recommendations in the aforementioned way shall mean measures in accordance with the then current standard of technology, always provided that such measures can be implemented with an appropriate effort by Licensee, are in accordance with applicable law and do not pose a security risk to Licensee's Secure Network or (d) the decompilation or modification of the Content or its merger with any other program by any person other than Licensor.

8.3 The Licensor shall indemnify and hold the Licensee harmless from and against any loss, damage, cost, liability or expense (including reasonable legal and professional fees if a defense is not provided by Licensor, reasonable fees being such fees allowed by statutory law, if applicable) arising out of any legal action taken against the Licensee claiming actual or alleged infringement of third party intellectual property rights by Licensee's

and/or Authorized User's use of the Content and/or Platforms in accordance with this License Agreement, subject to the conditions that the Licensee shall (a) notify Licensor immediately upon becoming aware of any such third-party claim, (b) not attempt to compromise or settle the claim, (c) provide Licensor with all reasonably requested information and assistance, and (d) permit Licensor to have sole conduct of the defense and/or settlement of such claim with counsel of Licensor's choice at its expense. This Section 8.3 shall be the sole and exclusive remedy the Licensee may have with respect to any third party claims of misappropriation or infringement of intellectual property for the Content and/or Platforms. This indemnity shall survive the termination of this agreement for any reason.

8.4 EXCEPT FOR THE EXPRESS WARRANTIES AND INDEMNITIES STATED HEREIN AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, LICENSOR PROVIDES THE CONTENT "AS IS" AND MAKES NO OTHER REPRESENTATION OR WARRANTY. LICENSOR EXPRESSLY DISCLAIMS ANY LIABILITY FOR ANY CLAIM ARISING FROM OR OUT OF THE CONTENT, INCLUDING BUT NOT LIMITED TO ANY ERRORS, INACCURACIES, OMISSIONS, OR DEFECTS CONTAINED THEREIN, AND ANY IMPLIED OR EXPRESS WARRANTY AS TO FITNESS FOR A PARTICULAR PURPOSE.

8.5 NEITHER PARTY SHALL BE LIABLE UNDER THIS AGREEMENT FOR ANY SPECIAL. INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES, LOSS OF DIRECT OR INDIRECT PROFITS, BUSINESS, CONTRACTS, REVENUE OR ANTICIPATED SAVINGS OR FOR ANY INCREASED COSTS OR EXPENSES ARISING OUT OF OR IN CONNECTION WITH THIS LICENSE AGREEMENT EVEN IF IT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND LICENSOR'S AND LICENSEE'S TOTAL AGGREGATE LIABILITY UNDER AND IN RELATION TO THIS LICENSE AGREEMENT IS LIMITED TO THE LICENSE FEES ACTUALLY PAID FOR THE AFFECTED PRODUCT TO LICENSOR IN THE 12-MONTH IMMEDIATELY PRECEDING THE EVENT GIVING **HOWEVER** LIABILITY, RISE TO LIMITATIONS OF LIABILITY IN THIS SECTION 8.5 SHALL NOT APPLY TO LICENSOR'S INDEMINITY OBLIGATION UNDER SECTION 8.3, OR IN CASES OF GROSS NEGLIGENCE OR INTENTIONAL BREACH BY LICENSEE OR LICENSOR OR IN THE APPLICATION OF GDPR ARTICLE 82.

8.6 THE NATIONAL LIBRARY OF FINLAND WARRANTS THAT IT IS AUTHORISED TO ENTER INTO THIS AGREEMENT AND IF ACTING ON BEHALF OF EACH LICENSEE (i) THAT IT IS FULLY AND UNCONDITIONALLY AUTHORIZED SO TO ACT AND EACH LICENSEE WILL BE A PARTY TO THIS AGREEMENT AND (ii) IT WILL PROVIDE A COPY OF THE SIGNED LICENSE AGREEMENT TO LICENSEE(S) OR AFFORD LICENSEE(S) THE OPPORTUNITY TO REVIEW ALL PROVISIONS OF THE SIGNED LICENSE AGREEMENT APPLICABLE TO LICENSEE. TO THE EXTENT THAT ANY LICENSEE IS NOT A PARTY TO THIS AGREEMENT, THE NATIONAL LIBRARY OF FINLAND SHALL INDEMNIFY THE LICENSOR IN RESPECT OF ANY LOSS. DAMAGE, COST, LIABILITY OR EXPENSE (INCLUDING REASONABLE **LEGAL PROFESSIONAL** FEES) SUFFERED OR INCURRED BY LICENSOR AND ARISING OUT OF ANY ACT OR DEFAULT OF A LICENSEE WHICH, IF SUCH LICENSEE WERE A PARTY TO THIS AGREEMENT, WOULD HAVE AMOUNTED TO A BREACH OF THIS AGREEMENT BY SUCH LICENSEE.

8.7 FOR THE AVOIDANCE OF DOUBT EACH LICENSEE WILL ONLY BE LIABLE FOR ITS OWN ACTIONS AND/OR DEFAULTS.

9. General

9.1 Licensor may assign its rights or delegate its obligations under this License Agreement, or any part thereof, to (i) an Affiliate, (ii) a party acquiring all or substantially all of Licensor's assets, or (iii) as part of a pledge of assets or similar arrangement in connection with credit agreements. Licensor may use subcontractors without the prior consent of any Licensee. In any permitted assignment, delegation and/or subcontracting, the Licensor shall procure and ensure that any such party shall assume such rights and obligations of the Licensor under this Agreement that have been assigned, delegated

and/or subcontracted in each case and agrees to be bound to all the respective terms of this Agreement. Neither the National Library of Finland nor Licensee may assign its rights or delegate its obligations or any part thereof under the License Agreement without the prior written consent of Licensor. Any attempt by the National Library of Finland or Licensee to assign or delegate any rights or obligations set forth in the License Agreement without Licensor's prior written consent shall be null and void.

9.2 Either party's delay or failure to perform any term or condition of the License Agreement as a result of circumstances beyond its control including but not limited to, wars, invasions, hostilities (whether war is declared or not), terrorist threats or acts, epidemics, strikes, fires, floods, earthquakes, explosions, governmental restrictions, market manipulations, actions, orders or laws, embargos or blockades, national or regional emergencies, power, telecommunications or Internet failures, or damage or destruction of any network facilities or servers, shall not be deemed a breach of the License Agreement or a basis for liability.

9.3 If any covenant or other provision of the License Agreement is invalid, illegal or incapable of being enforced, by reason of any rule of law or public policy, all other covenants and provisions shall nevertheless remain in full force and effect.

9.4 Entire Agreement Modification: This License Agreement supersedes and replaces all prior agreements and understandings, whether written or oral, between the parties concerning the subject matter hereof. For the avoidance of doubt, this will not affect any rights of Licensee acquired under previous agreements. The Parties acknowledge that a) Licensor has previously licensed to Licensees (i) issues of the journal titles listed in the Product Terms "Nature Transformative Agreement" PART B – ACCESS TO CONTENT, Section 3 Content -

"Continuing Access Journals" and (ii) issues of the journal titles listed in the Product Terms Single Title Journal Subscriptions and Legacy Sets (Nature journals) in Section 2 "Content - Continuing Access" Journals and (iii) the issues of journal titles listed in the Product Terms "Scientific American" Section 2 "Content - Continuing Access", prior to 1. January 2025 ("Prior Licenses, b) the License Fees under

this License Agreement solely relate to the Content first published starting 1. January 2025 and not the Prior Licenses, and c) this License Agreement shall not be deemed as a new license grant to the content licensed under Prior Licenses, but solely to amend the Prior Licenses to conform the Prior Licenses to the terms and conditions of this License Agreement. This License Agreement constitutes the entire agreement between the parties concerning its subject matter and cannot be modified, nor may any of its provisions be waived, except when executed in written form and signed, in each case by both parties, except that in the case of waivers or consents, the foregoing requirements shall apply solely to the party giving such waiver or consent. Failure or delay of either party to enforce any of its rights under this License Agreement will not affect its full right to require enforcement of this License Agreement at any subsequent time nor is it deemed a modification or a waiver by such party of any of its rights hereunder.

9.5 In case of a conflict or ambiguity between these General Terms and Conditions and the Product Terms, the Product Terms shall prevail. In the event this License Agreement is translated into a language other than English, the English-language version of this License Agreement shall prevail in the event of any conflict between the English-language version and the translated version.

9.6 The License Agreement and the rights and obligations of the parties hereto shall be construed, interpreted and determined in accordance with

Finnish law, excluding its choice of law rules and without reference to the stipulations of the CISG (United Nations Convention on Contracts for the International Sale of Goods).

9.7 Any dispute, controversy or claim arising out of or relating to this License Agreement, or the breach, termination or validity thereof, shall be finally settled by arbitration in accordance with the Arbitration Rules of the Finland Chamber of Commerce. The seat of arbitration shall be Helsinki, Finland. The language of the arbitration shall be English.

9.8 All notices given pursuant to the License Agreement shall be in writing and sent by email or first class registered or recorded delivery to the

relevant addressee at its address set out below, or to such other address as may be notified by either party to the other from time to time under this License Agreement. Notice to Licensor shall be to the then current Licensing Manager at the address in the License Details with a copy to Springer Nature, Licensing Control, Van Godewijckstraat 30, 3311 GX P.O. Box 17, 3300 AA Dordrecht, The Netherlands. Notice to the Licensee shall be to the National Library of Finland, to address set forth in the License Details. Any notices given under this License Agreement must also be sent, on the day of dispatch by email to the recipient's email address specified in License Details or the email address of the Licensing Manager, as the case may be. The contact information of the National Library of Finland and Licensor on the License Details page may be modified upon e-mail notice to the other party. All such notices shall be deemed to have been received (a) twenty-four (24) hours after successful transmission in the case of email; (b) fourteen (14) days after the date of posting in the case of first class registered or recorded delivery.

9.9 This License Agreement does not give any person who is not a party to it any right to enforce any of its provisions, except for permitted successors and assigns under this License Agreement.

9.10 Licensor believes that the information contained in this License Agreement is proprietary, however Licensor acknowledges that the National Library and/or Licensee(s) is intending to publish this License Agreement in full including all Schedules and Attachments.