

## AMENDMENT NO 2 TO LICENSE AGREEMENT

This Amendment to License Agreement (“Amendment”) is concluded by and between the parties below on the date of its signature by both parties and will be effective on the date of its publication in the Czech Registry of Contracts:

### **National Library of Technology**

Technická 2710/6  
160 80 Praha 6 – Dejvice  
Czech Republic

(for itself, and, if applicable, on behalf of any Licensees listed in Attachment 1 to the License Agreement referenced hereinbelow)

(“Customer”),

and

### **Springer Nature Customer Service Center, GmbH**

Europaplatz 3  
69115 Heidelberg Germany

**Quote ID: Q-71321.001**

(“Licensor”)

WHEREAS, Customer and Licensor entered into a license agreement with Quote ID Q-71321, dated 20<sup>th</sup> December 2022, regarding the licensed Products as defined therein (the “License Agreement”); the License Agreement was published in the Register of Contracts on 20<sup>th</sup> December 2022 with the ID of contract 21263197.

WHEREAS, Customer and Licensor desire to continue the License Agreement under the same Terms and Conditions set forth therein, except as expressly modified herein;

WHEREAS, Customer desires to license additional content and update product terms;

THEREFORE, the parties agree that all provisions of the License Agreement are hereby incorporated into this Amendment and made a part hereof, subject to the following modifications:

1. The License Agreement shall be amended to include additional titles as of January 1<sup>st</sup>, 2025 for Licensees:
  - **VSB – Technical University of Ostrava**
  - **Masaryk University**at additional fees as reflected in Attachment A to this Amendment.
2. Based on above Section 1 License Products and License fees shall be amended for the year 2025 as reflected in Attachment A to this amendment

### MISCELLANEOUS

This Amendment shall become valid upon being signed by both parties. The Amendment shall become effective on the date of its publication in the Register of Contracts in accordance with the conditions laid down by Act No. 340/2015 Coll., On the Register of Contracts, as amended. The Amendment will be in this register published by the Customer.

All other terms and conditions of the License Agreement not expressly modified by this Amendment shall remain in full force and effect.

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

**CUSTOMER**



Signature:

Name  
(Printed):

\_\_\_\_\_

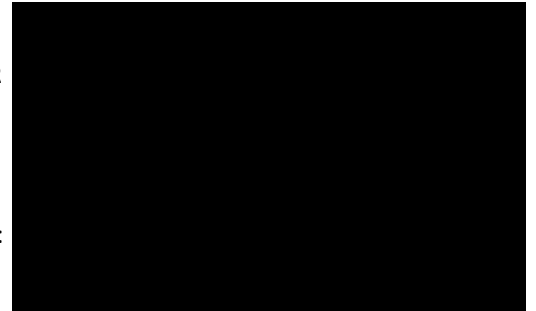
Title: Director of National Library of Technology

\_\_\_\_\_

Date:

\_\_\_\_\_

**LICENSOR**



Signature:

Name  
(Printed):

\_\_\_\_\_

Title:

\_\_\_\_\_

Date:



Signature:

Name  
(Printed):

\_\_\_\_\_

Title:

\_\_\_\_\_

Date:

\_\_\_\_\_

## Attachment A

### 1. Continuing Access Journals (Clause 3.1 of the Product Terms - Single Title Journal Subscriptions and Legacy Sets (Nature journals))

The License Agreement shall be amended to include the following license products and fees as follows:

*VSB – Technical University of Ostrava*

	Product ID	Title	ISSN electronic	Year		
				2023	2024	2025
1	41557E	Nature Chemistry	1755-4349	–	–	
2	41565E	Nature Nanotechnology	1748-3395	–	–	
3	41578E	Nature Reviews Materials	2058-8437	–	–	

*Masaryk University*

	Product ID	Title	ISSN electronic	Year		
				2023	2024	2025
1	41562E	Nature Human Behaviour	2397-3374	–	–	

### 2. Products and License Fees (Clause 1 of Attachment A of Amendment No 1 to License Agreement)

The License Agreement shall be amended to modify the fees as follows (amendments written in red):

Products	License Fee		
	2023	2024	2025
<b>Single Title Journal Subscriptions and Legacy Sets (Nature journals)</b>			
Scientific American			
Nature Journals All			
nature.com Complete			
<b>License Fees in Total without VAT</b>			<b>€ 976,257.00</b>

FOR THE PURPOSES OF CLARITY, NATIONAL LIBRARY OF TECHNOLOGY IS NOT A RECIPIENT OF STATE SUBSIDY FOR THE TITLE SCIENTIFIC AMERICAN.

CERTAIN CONTENT MADE AVAILABLE TO LICENSEE MAY BE SUBJECT TO AND LICENSED UNDER OPEN ACCESS LICENSE TERMS (“OPEN ACCESS CONTENT”). OPEN ACCESS CONTENT IS SOLELY SUBJECT TO THE APPLICABLE OPEN ACCESS LICENSE TERMS, SPECIFIED WITHIN THE CONTENT. FOR THE AVOIDANCE OF DOUBT, PAYMENT OF LICENSE FEES IS NOT RELATED TO THE ACCESS OR USE RIGHTS WITH RESPECT TO OPEN ACCESS CONTENT.