



CONTENT LICENSING AGREEMENT

Part 1 – Custom Terms

GENERAL				
Effective Date	January 1, 2022			
Initial Term	Subject to the Standard Terms and Conditions, this Agreement shall be for an initial term that begins on the Effective Date and continues in effect for [3] year(s) (the “Initial Term”). This Agreement will not be subject to any implied or automatic renewals, and any relationship between the parties after the Initial Term hereof will be the subject of a new agreement.			
Licensee (additional sites or Participating Institutions are listed in Appendix A)	Name: Consejo Superior de Investigaciones Científicas (CSIC) Address: Joaquín Costa, 22, 28006 Madrid, Spain Telephone:			
Licensee’s Designated Business Contact	Name: [REDACTED] Address: Consejo Superior de Investigaciones Científicas (CSIC) Joaquín Costa, 22, 28006 Madrid, Spain Telephone: [REDACTED] Fax:			
Licensee’s Designated Invoicing Contact	Name [REDACTED] Address: Subscription agency, P O Box 120, FI-00511 Helsinki, Finland [REDACTED] Telephone: [REDACTED] Fax:			
AIPP Sales Support Manager	Name: [REDACTED] Address: 1305 Walt Whitman Road, Suite 300, Melville, NY 11747-4300 Telephone: (516) 576-2413 [REDACTED]			
Licensed Content	Titles as set forth in Appendix B to the Standard Terms and Conditions (“Licensed Content”).			
Fees (Access Fees for any additional sites or Participating Institutions are listed in Appendix A)	Due Date as specified on AIP Publishing’s invoice.			
	Year	2022	2023	2024
	Total Subscription Fees	\$73,966	\$76,184	\$78,470
	Total Access Fees	\$61,671	\$63,522	\$65,427
	Total Fees	\$135,637	\$139,706	\$143,897
Additional Terms	Only indicated sites listed on Appendix A may read Licensed Content. All sites listed on Appendix A may publish in Licensed Content.			



Part 2 – Standard Terms & Conditions

This Content Licensing Agreement (“Agreement”), consisting of Part 1 – Custom Terms and Part 2 – Standard Terms and Conditions, and any appendices attached, is effective on the Effective Date, by and between Licensee and AIP Publishing LLC (“AIPP”), with offices at 1305 Walt Whitman Road, Suite 300, Melville, NY 11747-4300.

WHEREAS, AIPP has the right to grant Licensee (and its locations / Participating Institutions, if applicable, as set forth in Appendix A) access to the Licensed Content, which is delivered via a technology platform (e.g., Scitation), or other means of delivery that AIPP deems appropriate (“Platform”);

WHEREAS, Licensee wishes to provide Authorized Users access to the Licensed Content using the Platform by paying the Fees;

NOW THEREFORE, in consideration of the foregoing premises and the mutual covenants contained herein, and other valuable consideration received, the parties agree as follows:

1. LICENSED RIGHTS

a. License. AIPP provides a non-exclusive, non-transferable license to Licensee’s Authorized Users, subject to the terms, conditions and restrictions set forth in this Agreement, to access, search, view, download, print and save the Licensed Content via the Platform, solely for research and educational purposes. If Licensee is a single institution with multiple locations, the authorized locations are set forth in Appendix A. If Licensee is a consortium representing the Participating Institutions set forth in Appendix A, the Participating Institutions’ Authorized Users shall have the right to access the Licensed Content pursuant to this Section, and the Participating Institutions are subject to the same restrictions imposed upon the Licensee in this Agreement.

b. Authorized Users. Authorized users are defined as and limited to current faculty members, staff, employees, students, subcontractors, as applicable (collectively, “Authorized Users”), and walk-in users using computer terminals on premises (“Walk-in Users”). All Authorized Users who have been issued an institutional username and password may also access the Licensed Content remotely, using devices that are located off the premises of Licensee (or a Participating Institution). Licensee or the Participating Institutions must require the Authorized Users to use a username and password to login before accessing the Platform using computers located off the premises of Licensee (or Participating Institutions). For the sake of clarity, no Walk-in Users are permitted to access the Platform remotely.

c. Compliance. Licensee will use commercially reasonable efforts to cooperate with AIPP to remedy any Authorized User’s or Participating Institution’s failure to comply with the terms of this Agreement.

d. Credentials. When the relationship between an Authorized User and the Licensee terminates, Licensee shall take reasonable steps to prevent the previously Authorized User from accessing the Platform, by promptly disabling the previously Authorized User’s access to the Licensed Content except from areas where the Licensed Content is accessible to the public.



2. FAIR USE & RIGHTS OF LIBRARIES

a. Fair Use and Rights of Libraries. Authorized Users are entitled to use the Licensed Content in a manner that comports with §107 and §108 of the U.S. Copyright Act, or other similar applicable laws outside the U.S., provided that the Authorized Users provide proper attribution to the copyright owners and AIPP.

b. Interlibrary Loan. Licensee may use the Licensed Content to fulfill a reasonable number of requests from other libraries for specific material for interlibrary loans (“ILL”). The Licensed Content for ILL may be transmitted by mail, fax or secure, prevailing technology, provided that Licensee will not require the receiving library to pay a fee, and to the best of Licensee’s knowledge, the loaned material is for the purposes of research or private study, and not for commercial use. The borrowing and lending libraries will comply with applicable legal guidelines in connection with ILL.

c. Course Packs: Material from the Licensed Content may be included in anthologies (“Course Packs”) in print or digital form for distribution to Authorized Users for their use in connection with classroom instruction or in reserves (print or digital) set up by libraries for access by Authorized Users in connection with specific courses offered by the Licensee. Copies of items in digital form which are included in online Course Packs or reserves will be deleted by the Licensee and its locations when the course is no longer offered. Course Packs in non-electronic non-print perceptible form, such as audio or Braille, may also be offered to Authorized Users.

3. RESTRICTIONS.

a. Intellectual Property. Licensee shall not, and shall not cause, assist or encourage any Authorized Users or third parties to: (i) infringe any intellectual property or other right of any party (including AIPP), or violate any applicable laws, rules or regulations, including, without limitation, redistribute, repurpose, resell, alter, recompile, share access with users not authorized by Licensee, republish or post in any media, print or electronic form, such as on the Internet or using peer-to-peer or similar file sharing for anyone to access, the Licensed Content (or any search results thereof), in whole or in part, or otherwise commercialize the Licensed Content; or (ii) alter, obscure or remove the copyright notices or the watermark in the Licensed Content, any article, or other such materials.

b. Operation of the Platform. Without AIPP’s authorization, Licensee shall not, and shall not cause, assist or encourage any Authorized Users or third parties to: (i) disrupt or interfere with the security or use of the Platform, including, without limitation, through the use of viruses, cancel bots, Trojan horses, harmful code, flood pings, denial of service attacks, packet or IP spoofing, or similar methods or technology; (ii) misrepresent Licensee’s affiliation with a person or entity, or submit false or misleading information to AIPP, including, without limitation, IP addresses that do not belong to any Participating Institution; (iii) collect, manually or through an automatic process, information about users or their usage without their express consent.



c. Systematic Download; Text and Data Mining. Without AIPP’s authorization, Licensee shall not, and shall not cause, assist or encourage any Authorized Users or third parties to: (i) systematically or programmatically download, whether manually or by using programs such as robots or searchbots, spiders, crawlers or other automated downloading programs, algorithms or devices, to continuously or automatically search, scrape, extract, deep link or index all or a substantial portion of the Licensed Content, such as an entire issue of or article from a journal; (ii) download the Licensed Content in aggregate for central storage or later retrieval; or (iii) conduct text and data mining.

d. Violations. Licensee shall notify AIPP of any copyright infringement, or unauthorized use of the Licensed Content of which Licensee becomes aware. To the extent AIPP determines that any copyright infringement or violation of this Agreement has occurred (including a violation by an Authorized User), Licensee shall cooperate with AIPP in investigating any unauthorized uses and in taking reasonable steps to prevent a reoccurrence, such as suspending or terminating an actual or suspected unauthorized user’s access to the Platform or Licensed Content upon AIPP’s reasonable request. If AIPP reasonably suspects or determines that an Authorized User has violated the terms of this Agreement or any other agreement that he or she individually entered into to access the Platform, or that Licensee is otherwise allowing the Platform to be misused, AIPP may, without notice, suspend such user’s account or Licensee’s access to the Platform.

4. AIPP OBLIGATIONS

a. Availability. During the term, AIPP shall use commercially reasonable efforts to provide continuous access to the Licensed Content via the Platform, except for periodic downtime for maintenance, and interruption of access to the Platform due to factors outside of AIPP’s control.

b. Post Cancellation Access. If Licensee pays a “Subscription Fee” as set forth in the Custom Terms, it has access to the Licensed Content published during the years for which there was a paid Subscription Fee, even after this Agreement is terminated. Access begins with the content published in 1999 and for any years thereafter, pursuant to the terms set forth in Appendix A. If Licensee fails to subscribe to at least one journal title online, Licensee will pay an annual fee for using the Platform for post cancellation access to the Licensed Content, unless as otherwise agreed upon between the parties. Participating Institutions that pay an Access Fee for any of the Licensed Content as set forth in Appendix A will not have post cancellation access to that Licensed Content. Licensees that have purchased a Digital Archive product will have perpetual access to the archive product that was purchased, per the terms of the associated purchase agreement.

c. Usage Statistics. AIPP’s usage statistics (e.g., COUNTER stats) are available via SCITATION.

d. Accessibility. AIPP’s Accessibility statement is available at <https://publishing.aip.org/resources/researchers/policies-and-ethics/accessibility/>. AIPP’s Accessibility documents (e.g. Voluntary Product Accessibility Template, or “VPAT”) are available at <http://www.scitation.org/pb-assets/VPAT/ScitationVPAT.docx> which AIPP may revise either at any time without notice. Licensee is responsible for reviewing all posted information.

e. Backup. In the unlikely event that AIPP is unable to provide electronic access to one or more of the journal titles that comprise the Licensed Content for an extended period of time, AIPP will



cooperate with a third party vendor that has archived the Licensed Content to ensure that Licensee will be able to access the Licensed Content continuously, per the terms of this Agreement.

5. CONFIDENTIALITY

a. Definition. Either party may be exposed to certain non-public or proprietary information of the other party concerning its business, or information that due to its nature, the receiving party knows or should know is confidential, or that, if released to unauthorized persons, could be detrimental to the business interests of the disclosing party, including, without limitation, the terms of this Agreement or the Licensee's literature search results ("Confidential Information").

b. Obligations. The receiving party of Confidential Information agrees that it will: (i) not use the Confidential Information except as strictly necessary to fulfill its obligations under this Agreement; and (ii) not disclose the Confidential Information to any third party and will take every precaution to protect the confidentiality of the Confidential Information, using at least the same measures as it does to protect its own most sensitive information, and in any event no less than reasonable measures. Notwithstanding the foregoing, the receiving party may make a limited disclosure of Confidential Information if required to do so by law.

6. FEES AND PAYMENT

a. Fees. Licensee and Participating Institutions shall pay all Fees pursuant to the Custom Terms, and any other fees as set forth in the attached appendices. The Fees may be increased by AIPP upon notice, and Licensee's consent, if a print version, a new publication, and/or an additional location/Participating Institution is added.

b. Taxes. Licensee must pay any applicable taxes arising out of the access to the Licensed Content, and/or the products and services as set forth in the appendices, other than taxes on AIPP's net income.

7. TERM AND RENEWAL

a. Term. The Initial Term of this Agreement is the period set forth in the Custom Terms. If this Agreement is subject to a renewal, the terms and conditions of this Agreement will continue to govern during any renewal term, subject to any amendment agreed upon between the parties. If the term is set to be automatically renewed and either party elects not to renew this Agreement for a renewal term, such party must give written notice of non-renewal to the other Party at least 30 days before the expiration of the then-current Initial Term or renewal term. Changes to Fees during a renewal term, other than those described in Section 6 that can be changed by purchase order, will be specified by a written amendment.

b. Renewal. If this Agreement is subject to a renewal pursuant to the Custom Terms, renewal of any subscription(s) will be construed as renewal of this Agreement, and the terms and conditions outlined here will remain in force for as long as orders are placed by the Licensee with AIPP.

c. Termination for Failure to Pay. If Licensee (and/or any of the Participating Institutions) fails to pay the fees pursuant to Section 6, AIPP may suspend or terminate Licensee's and/or its Participating Institutions' access to any and all of the Licensed Content, and/or any other products or



services set forth in the attached appendices. If Licensee (and/or any of the Participating Institutions) wish(es) to be reinstated after AIPP suspends access to the Licensed Content for failure to pay, Licensee must first pay for the Fees from and including the time access was suspended to the end of the then-current annual subscription term.

d. Changes to Licensed Content. AIPP may change the selection of the Licensed Content from time to time, with notice to Licensee. If a journal is discontinued, the Fees may be adjusted pursuant to the mutual consent of the parties, subject to the Licensee's right to access any Licensed Content as set forth in Appendices A, B & D.

8. REPRESENTATIONS AND DISCLAIMERS; LIMITATION OF LIABILITY

a. Warranty and Disclaimers. If applicable, Licensee represents that it has the authority to act on behalf of the Participating Institutions in entering into this Agreement. AIPP represents and warrants that it is authorized to grant Licensee, the Participating Institutions (if applicable), and its/their Authorized Users the rights granted herein. Except as set forth in the preceding sentence, the Platform and the Licensed Content are provided on an "as-is" and "as-available" basis. AIPP makes no warranty or representation of any kind with respect to the Licensed Content or the Platform, express or implied, including its quality, originality, availability, accessibility, accuracy, performance, non-infringement, merchantability or fitness for a particular purpose, or that access to the Platform and the Licensed Content will achieve a particular result, or such access will be uninterrupted or error-free.

b. Limitation of Liability. Neither party shall be liable for exemplary, special, indirect, incidental, consequential or other similar types of damages, arising out of, relating to or connected with this Agreement, even if a party is advised or aware of the possibility of such damages. In no event shall the total aggregate liability of either party for any claims, losses or damages arising out of, relating to or connected with this Agreement exceed the amount paid or payable by the Licensee for the annual term during which the claim arose, whether in contract, tort or otherwise. The foregoing limitations do not apply to any breach of Sections 3, 5 and 6.

9. GOVERNING LAW AND ARBITRATION

a. Choice of law. This Agreement shall be construed and interpreted in accordance with the laws of the State of Delaware, without regard to its conflict of law principles.

b. U.S. Licensee. If the Licensee is located in the U.S., the parties agree to submit to the exclusive jurisdiction in the federal and state courts of New York, New York, for any action brought in connection with this Agreement, and the parties agree to waive any defense of inconvenient forum.

c. International Licensee. If Licensee is located outside the U.S., then all disputes arising out of or in connection with the Agreement shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one arbitrator appointed in accordance with the said Rules, provided that the arbitrator must be a practicing attorney who is fluent in English. The place of arbitration shall be London. The language of the arbitration shall be English. To the extent any party wishes to seek emergency or injunctive relief in court, such proceeding shall be brought in the Southern District of New York, and each party waives, to the fullest extent permitted by law, the defenses of lack of personal jurisdiction, inconvenient forum, and improper venue.



10. GENERAL

a. Integration. This Agreement (consisting of the Custom Terms and the attached appendices, if any) contains the entire understanding of the parties regarding the subject matter of this Agreement, and supersedes all prior and contemporaneous agreements and understandings between the parties regarding its subject matter. The Licensed Content and Fees associated therewith may be specified in a purchase order, but nothing else in a purchase order can supersede any term in the Standard Terms and Conditions without a written amendment.

b. Waiver and Modification. Unless noted otherwise in the Custom Terms, each term of these Standard Terms and Conditions may only be modified, supplemented, amended or waived in a writing signed by both parties. A waiver of a breach shall not constitute a waiver of any other breach. The failure of either party at any time to enforce any provisions of this Agreement or to exercise any right or remedy shall not be construed to be a waiver of such provisions or of such rights or remedy or the right of that party thereafter to enforce each and every provision, right or remedy.

c. Force Majeure. Neither party will be responsible for any failure to perform its obligations under this Agreement due to causes beyond its reasonable control, including, but not limited to, acts of God, war, fire, floods, acts of civil or military authorities, strikes, work stoppages, civil unrest, power outages or disruption of transport or shipping, or riot.

d. Notices. All notices, reports and statements to be given shall be given or made: (a) by hand delivery, first class, Registered or Certified mail, return receipt requested, FedEx, UPS or any overnight delivery service providing notice of receipt, with a copy by email; or (b) by email itself. Notices to the parties shall be sent to the physical or email addresses set forth in the Custom Terms, unless notification of a change is given in writing. The date of receipt evidenced by the tracking information or email confirmations shall be deemed the date of receipt.

e. Severability. The parties agree that if any part, term, or provision of this Agreement shall be found illegal or in conflict with any valid controlling law, the validity of the remaining provisions of this Agreement shall not be affected thereby.

f. Assignment. The Licensee shall not assign or transfer its rights under this Agreement without the prior written consent of AIPP. AIPP may require the payment of additional Fees if any assignment or transfer of rights by Licensee results in additional authorized locations other than those set forth in Appendix A or Participating Institutions requiring access to the Licensed Content. AIPP may assign this Agreement upon notice in the event of any merger, reverse merger, sale, acquisition, public offering or private placement resulting in a change of ownership or control of AIPP. This Agreement shall be binding upon and inure to the benefit of the parties hereto, their successors and permitted assigns.

g. No Third-Party Beneficiary. The parties do not intend, and the Agreement shall not be deemed, to create any third party beneficiary rights for any person, including, without limitation, the Participating Institutions, the Authorized Users, member societies of the American Institute of Physics (“Member Societies”), and publishing partners of AIPP (“Publishing Partners”), which authorized AIPP to grant Licensee access to the Licensed Content. Licensee shall not bring any claim relating to this Agreement against the Member Societies or Publishing Partners, nor shall Licensee cause, assist or



cooperate with any Participating Institutions or Authorized Users in bringing a lawsuit against Member Societies or Publishing Partners.

h. Counterparts. This Agreement may be executed in counterparts, both of which taken together will constitute one and the same document. Electronic, facsimile or .pdf file signatures will have the same effect as originals.

i. Order of Precedence. To the extent Licensee provides any purchase order, procurement form, or rider that contains terms that conflict or are inconsistent with the terms in this Agreement, the terms in this Agreement shall govern and be given precedence. Any language in any purchase order, procurement form, rider, or any other writing that purports to change the terms of this Section 10(i) without specifically referencing this section of this Agreement is inoperative.

j. Survival. Sections 3, 5, 6, 8, 9 and 10, and any other provisions that are intended to survive, shall survive the expiration or termination of this Agreement.



The parties have executed this Agreement (consisting of Part 1- Custom Terms, Part 2 – Standard Terms and Conditions, and any appendices attached) as of the Effective Date.

AIP PUBLISHING LLC

**CONSEJO SUPERIOR DE
INVESTIGACIONES CIENTÍFICAS**

By: _____

By: _____

Name:

Name:

Title:

Title:

Date: _____

Date: _____



APPENDIX A
Consortium's Participating Institutions and/or Sites

Authorized Location(s) / Participating Sites:

Account #	Participating Sites	Read-Only	Publish
1000442	Instituto de Ciencia de Materiales	↗	↗
1003222	Instituto de Microelectrónica de Barcelona	↗	↗
1004454	Instituto de Geociencias	↗	↗
1004710	Instituto de Ciencias del Espacio	↗	↗
1006650	Centro de Investigación y Desarrollo	↗	↗
1072883	Centro de Física Teórica y Matemáticas	↗	↗
1080733	Centro de Física Miguel A. Catalán	↗	↗
1164612	Instituto de Química Física Rocasolano	↗	↗
1170348	Inst de Tecnologías Físicas y de la Info L. Torres Quevedo	↗	↗
1171211	Instituto de Microelectrónica de Madrid	↗	↗
1171444	Instituto de Astrofísica de Andalucía	↗	↗
1171447	Centro de Investigaciones Científicas Isla de la Cartuja	↗	↗
1175216	Centro de Química Orgánica Lora Tamayo	↗	↗
	Centro Andaluz de Biología del desarrollo		↗
	Centro Andaluz de Biología Molecular y Medicina Regenerativa		↗
1373428	Centro de Astrobiología		↗
	Centro de Automatica y Robotica		↗
	Centro de Biología Molecular Severo Ochoa		↗
	Centro de Ciencias Humanas y Sociales		↗
	Centro de Edafología y Biología Aplicada del Segura		↗
	Centro de Estudios Avanzados de Blanes		↗
	Centro de Fisica de Materiales		↗
	Centro de Investigacion Agrigenomica		↗
	Centro de Investigacion de Nanomateriales y Nanotecnologia		↗
	Centro de Investigación Ecológica y Aplicaciones Forestales		↗
	Centro de Investigacion en Nanociencia y Nanotecnologia		↗
	Centro de Investigaciones Biologicas		↗
	Centro de Investigaciones Sobre desertificacion		↗
	Centro de Química y Materiales de Aragon		↗
	Centro Mediterraneo de Investigaciones Marinas y Ambientales		↗
	Centro Nacional de Aceleradores		↗



Account #	Participating Sites	Read-Only	Publish
	Centro Nacional de Biotecnología		↗
	Centro Nacional de Investigaciones Metalúrgicas		↗
	Escuela de Estudios Árabes		↗
	Escuela de Estudios Hispano-Americanos		↗
	Escuela Española de Historia y Arqueología		↗
	Estación Biológica de Doñana		↗
	Estación Experimental Aula Dei		↗
	Estación Experimental de Zonas Áridas		↗
	Estación Experimental del Zaidín		↗
	Geociencias Barcelona		↗
	Institución Mila y Fontanals		↗
	Instituto Andaluz de Ciencias de La Tierra		↗
	Instituto Botánico de Barcelona		↗
	Instituto Cajal		↗
	Instituto de Acuicultura Torre de La Sal		↗
	Instituto de Agricultura Sostenible		↗
	Instituto de Agrobiotecnología		↗
	Instituto de Agroquímica y Tecnología de Alimentos		↗
	Instituto de Análisis Económico		↗
	Instituto de Arqueología-Merida		↗
	Instituto de Biofísica		↗
	Instituto de Biología Evolutiva		↗
	Instituto de Biología Funcional y Genómica		↗
	Instituto de Biología Integrativa de Sistemas		↗
	Instituto de Biología Molecular de Barcelona		↗
	Instituto de Biología Molecular y Celular de Plantas Primo yufera		↗
	Instituto de Biología Molecular y Celular del Cáncer de Salamanca		↗
	Instituto de Biología y Genética Molecular		↗
	Instituto de Biomedicina de Sevilla		↗
	Instituto de Biomedicina de Valencia		↗
	Instituto de Carboquímica		↗
	Instituto de Catálisis y Petrolquímica		↗
	Instituto de Cerámica y Vidrio		↗
	Instituto de Ciencia y Tecnología de Alimentos y Nutrición		↗
	Instituto de Ciencia y Tecnología del Carbono		↗
	Instituto de Ciencias Agrarias		↗




Account #	Participating Sites	Read-Only	Publish
	Instituto de Ciencias de La Construcción Eduardo Torroja		↗
	Instituto de Ciencias de La Vid y del Vino		↗
	Instituto de Ciencias del Patrimonio		↗
	Instituto de Ciencias Marinas de Andalucía		↗
	Instituto de Estudios Gallegos Padre Sarmiento		↗
	Instituto de Estudios Sociales Avanzados		↗
	Instituto de Física Corpuscular		↗
	Instituto de Física Interdisciplinar y Sistemas Complejos		↗
	Instituto de Ganadería de Montaña		↗
	Instituto de Gestión de La Innovación y del Conocimiento		↗
	Instituto de Hortofruticultura Subtropical y Mediterránea La Mayora		↗
	Instituto de Instrumentación Para La Imagen Molecular		↗
	Instituto de Investigación en Ciencias de Alimentación		↗
	Instituto de Investigación en Inteligencia Artificial		↗
	Instituto de Investigación en Recursos Cinegéticos		↗
	Instituto de Investigaciones Agrobiológicas de Galicia		↗
	Instituto de Investigaciones Biomédicas Alberto Sols		↗
	Instituto de Investigaciones Marinas		↗
	Instituto de La Grasa		↗
	Instituto de Micro y Nanotecnología de Madrid		↗
	Instituto de Microelectrónica de Sevilla		↗
	Instituto de Neurociencias		↗
	Instituto de Parasitología y Biomedicina López Neyra		↗
	Instituto de Productos Lácteos de Asturias		↗
	Instituto de Productos Naturales y Agrobiología		↗
	Instituto de Recursos Naturales y Agrobiología de Salamanca		↗
	Instituto de Recursos Naturales y Agrobiología Sevilla		↗
	Instituto de Robotica E Informatica Industrial		↗
	Instituto de Tecnología Química		↗
	Instituto Español de Oceanografía		↗
	Instituto Geológico y Minero de España		↗
	Instituto Mediterraneo de Estudios Avanzados		↗
	Instituto Nacional de Investigación y Tecnología Agraria y Alimentaria		↗
	Instituto Pirenaico de Ecología		↗
	Laboratorio de Investigación en Fluidodinámica y Tecnologías de La Combustión		↗
	Misión Biológica de Galicia		↗



Consejo Superior de Investigaciones Científicas (CSIC)

ACCT #1000126

January 1, 2022 – December 31, 2024

	Museo Nacional de Ciencias Naturales		
--	--------------------------------------	--	---



Account #	Participating Sites	Read-Only	Publish
	Observatorio del Ebro		↗
	Real Jardin Botanico		↗
	Unidad de Recursos de Información Científica Para La Investigación		↗
	Unidad de Tecnologia Marina		↗

Titles (Frontfile Only)	Subs 2022	Access Fees 2022	Total 2022	Subs 2023	Access Fees 2023	Total 2023	Subs 2024	Access Fees 2024	Total 2024
American Journal of Physics	\$1,059	\$2,580	\$3,639	\$1,091	\$2,657	\$3,748	\$1,124	\$2,737	\$3,861
Applied Physics Letters	\$15,747	\$6,153	\$21,900	\$16,219	\$6,338	\$22,557	\$16,706	\$6,528	\$23,234
AVS ALL Package Frontfile**	\$5,410	\$6,898	\$12,308	\$5,572	\$7,107	\$12,679	\$5,739	\$7,318	\$13,057
Chaos	\$1,009	\$1,408	\$2,417	\$1,039	\$1,450	\$2,489	\$1,070	\$1,494	\$2,564
Journal of Applied Physics	\$7,212	\$9,903	\$17,115	\$7,428	\$10,200	\$17,628	\$7,651	\$10,506	\$18,157
Journal of Mathematical Physics	\$5,196	\$6,112	\$11,308	\$5,352	\$6,295	\$11,647	\$5,513	\$6,484	\$11,997
Journal of Physical and Chemical Reference Data	\$1,748	\$2,076	\$3,824	\$1,800	\$2,138	\$3,938	\$1,854	\$2,202	\$4,056
Journal of Rheology	\$752	\$1,836	\$2,588	\$775	\$1,891	\$2,666	\$798	\$1,948	\$2,746
Journal of the Acoustical Society of America	\$2,680	\$6,528	\$9,208	\$2,760	\$6,724	\$9,484	\$2,843	\$6,926	\$9,769
Journal of the Physical Society of Japan	\$926	\$2,064	\$2,990	\$954	\$2,126	\$3,080	\$983	\$2,190	\$3,173
Physics Today	\$853	\$1,776	\$2,629	\$879	\$1,829	\$2,708	\$905	\$1,884	\$2,789
Review of Scientific Instruments	\$10,039	\$3,580	\$13,619	\$10,340	\$3,687	\$14,027	\$10,650	\$3,798	\$14,448
The Journal of Chemical Physics	\$21,335	\$10,757	\$32,092	\$21,975	\$11,080	\$33,055	\$22,634	\$11,412	\$34,046
Grand Total	\$73,966	\$61,671	\$135,637	\$76,184	\$63,522	\$139,706	\$78,470	\$65,427	\$143,897

** Titles included in package: AVS Quantum Science, Biointerphases, Journal of Vacuum Science and Technology A, Journal of Vacuum Science and Technology B, Surface Science Spectra



APPENDIX B
Licensed Content

Title	Coverage Begins	Read	Publish
AIP Conference Proceedings	1999	not applicable	not applicable
American Journal of Physics	1999	✓	✓
Applied Physics Letters	1999	✓	✓
Applied Physics Reviews	2014	not applicable	not applicable
AVS Quantum Science	2020	✓	✓
Biointerphases	2006	✓	✓
Biomicrofluidics	2007	not applicable	not applicable
Biophysics Reviews	2021	not applicable	not applicable
Chaos	1999	✓	✓
Chemical Physics Reviews	2021	not applicable	not applicable
Chinese Journal of Chemical Physics	2006	not applicable	not applicable
Journal of Applied Physics	1999	✓	✓
Journal of Laser Applications	1999	not applicable	not applicable
Journal of Mathematical Physics	1999	✓	✓
Journal of Physical and Chemical Reference Data	1999	✓	✓
Journal of Renewable and Sustainable Energy	2009	not applicable	not applicable
Journal of Rheology	1999	✓	✓
Journal of the Acoustical Society of America	1999	✓	✓
Journal of the Physical Society of Japan	1999	✓	not applicable
Journal of Vacuum Science and Technology A	1999	✓	✓
Journal of Vacuum Science and Technology B	1999	✓	✓
LIA Conference Proceedings	1999	not applicable	not applicable
Low Temperature Physics	1997	not applicable	not applicable
Physics of Fluids	1999	not applicable	not applicable
Physics of Plasmas	1999	not applicable	not applicable
Physics Today	1999	✓	not applicable
Review of Scientific Instruments	1999	✓	✓
Surface Science Spectra	1999	✓	✓
The Journal of Chemical Physics	1999	✓	✓
The Physics Teacher	1999	not applicable	not applicable



**APPENDIX C
Read and Publish Privileges**

Article Cap	2022 <u>45</u> Articles 2023 <u>47</u> Articles 2024 <u>48</u> Articles
Eligible Titles	See Appendix B

Publishing Privilege. AIPP shall publish the peer-reviewed articles or other peer-reviewed material up to and including the Article Cap suitable for its journals and subject to AIPP’s editorial standards authored by professors, researchers, and others associated with Licensee so that such articles and materials are available without charge to subscribers to AIPP’s services under the following conditions:

- The Participating Institution (which must be listed in Appendix A) holds a duly licensed, fully paid subscription to a journal listed in this Appendix A;
- The author submitting is affiliated with an Authorized Location, as defined in the Agreement (“Eligible Author”);
- The author correctly identifies himself/herself as an Eligible Author under this agreement by selecting his/her institutional affiliation during submission;
- The acceptance date of the article falls within the Term of the Agreement; and
- The corresponding author assigns a CC BY license.

If these conditions are not met, the article will be published either as a restricted-access publication available only to subscribers / licensees of AIPP’s program, or as an Open Access (OA) publication if the author chooses to pay the requisite Article Publishing Charges (APC) as posted for each journal of AIPP’s website.

All rights and privileges granted to Licensee under this Appendix shall terminate with the termination of the Agreement.