

AAAS Science

Auszug aus dem Lizenzvertrag
Abridged version of License Agreement

(...)

IT IS AGREED AS FOLLOWS:

1. KEY DEFINITIONS

1.1 Authorized Users:

(i) current employees/faculty of the Licensee who are doing work or conducting research for the Licensee who are authorized to access the Secure Network;

(ii) current contractors or visiting faculty doing work or conducting research for the Licensee who are authorized to access the Secure Network;

(iii) where applicable, retiree or emeritus faculty of the Licensee who are authorized to access the Secure Network;

(iv) where applicable, individuals who are currently, officially enrolled as a registered student of a degree program at the Licensee's institution who are authorized to access the Secure Network;

(v) walk-in users who are permitted to use the Licensee's library or information services and who are authorized to access the Secure Network, but only while on the physical premises of the Licensee;

and

(vi) Other users as may be authorized in writing by and at the sole discretion of the Publisher.

Commercial Use: Use for the purposes of monetary reward by means of sale, resale, loan, transfer, hire or other form of exploitation of the Licensed Materials. For the avoidance of doubt, neither recovery of direct cost by the Licensee from Authorized Users, nor use by Licensee or Authorized Users of the Licensed Material in the course of research funded by a commercial organization is deemed to constitute Commercial Use.

(...)

Course Packs: A collection or compilation of extracts, chapters, or articles assembled by Authorized Users for use by Authorized Users in specific courses of instruction offered by the Licensee.

Electronic Reserve: Electronic copies of extracts, chapters, or articles made and stored on the Secure Network by the Licensee for use by Authorized Users in connection with specific courses of instruction offered by the Licensee.

(...)

3. ACCESS TO LICENSED CONTENT

3.1 Authorization for access to the Licensed Materials shall be based upon acceptance by the Publisher of the Licensee's completed order form and receipt of the Fee and acceptance by Licensee of this License.

3.2 Access to the Licensed Materials and any applicable online Complimentary Resources is provided via IP address.

3.3 The Licensee may use a Secure Proxy Server to permit Authorized Users who are not walk-in users to access the Licensed Materials and online Complimentary Resources from places where these users perform their work or studies (such as homes, offices, halls of residence, and student dormitories). A "Secure Proxy Server" must require authentication (a person must enter a username and password that proves they are an Authorized User permitted

to access the Licensed Material remotely). Access to the site via open proxies and other non-authenticated proxy servers is prohibited.

(...)

4. USAGE RIGHTS

4.1 The Licensee and Authorized Users may make all use of the Licensed Materials and Complimentary Resources as is consistent with fair use under copyright law. Nothing in this License shall be interpreted to limit in any way whatsoever Licensee's or any Authorized User's fair use rights under copyright law to use the Licensed Materials and Complimentary Resources.

4.2 Additionally, the Licensee, subject to the Prohibited Uses clause below, may:

4.2.1 Allow Authorized Users to have access to the Licensed Materials from the Server via the Secure Network;

4.2.2 Occasionally provide single printed or electronic copies of single articles at the request of individual Authorized Users;

4.2.3 Provide Authorized Users with integrated access and an integrated author, article title and keyword index to the Licensed Materials;

4.2.4 Display, download or print discrete portions of the Licensed Materials on occasion for the purpose of internal marketing or testing or for training Authorized Users or groups of Authorized Users;

4.2.5 Submit articles and excerpts from the Licensed Materials to regulatory agencies in connection with applications for drug and product approval provided that such uses do not amount to commercial redistribution for direct profit; provided each article or excerpt used contains a credit line noting the original appearance of the article in its appropriate publication; provided any article or excerpt used for these purposes looks identical to the original material; and provided such use does not imply that Publisher endorses Licensee or any of the Licensee's products or services;

4.2.6 Supply a Patent Applicant with copies (in print or electronic format) of individual articles of the Licensed Materials and to store print copies of such articles for the Licensee's internal use, solely in connection with the patent application process provided each article or excerpt a credit line noting the original appearance of the article in its appropriate publication; provided any article or excerpt used for these purposes looks identical to the original material; and provided such use does not imply that Publisher endorses Licensee or any of the Licensee's products or services;

4.2.7 Submit articles and excerpts from the Licensed Materials when required by law for use in legal proceedings provided each article or excerpt from the Licensed Materials contains a credit line noting the original appearance of the article in its appropriate publication; provided the use is otherwise without modification to the original material; and provided such use does not imply that Publisher endorses Licensee or any of the Licensee's products or services;

4.2.8 Supply single copies of articles (either digital or paper copies), from the Licensed Materials and Complimentary Resources, to health professionals or other persons legitimately requesting medical information in relation to the medical, therapeutic or technical use and support of any of the Licensee's products under the following conditions only: (a) Such copies must be free-standing with no additional material affixed to or printed on them; (b) The copies must carry, without modification, those copyright notices already incorporated in the originals; (c) Recipients must be instructed not to further distribute the copies; (d) These rights are restricted to responding to enquiries (reactive use). For the avoidance of doubt, it excludes the proactive or multiple supply of articles for marketing, sales or other purposes, including any activity which would replace a subscription or the purchase of reprints;

4.2.9 Practice Inter Library Loan (ILL) of articles or components of the Licensed Materials and Complimentary Resources for non-commercial use as permitted by German copyright law. Additionally, Licensee's institution may supply single copies of articles to a requesting library by electronic transmission for ILL purposes as described above provided the requesting library is instructed to delete the electronic file immediately after delivery to the end user and provided the end user is instructed not to further distribute the article copy.

4.3 Authorized Users, subject to the Prohibited Uses below, may:

- 4.3.1** Search, view, retrieve and display the Licensed Materials and Complimentary Resources;
- 4.3.2** Occasionally electronically save individual articles or items of the Licensed Materials and Complimentary Resources for personal use;
- 4.3.3** Print off a discrete copy of parts of the Licensed Materials and Complimentary Resources on an occasional basis;
- 4.3.4** Distribute a copy of individual articles or items of the Licensed Materials and Complimentary Resources in print or electronic form on an occasional basis to other Authorized Users; for the avoidance of doubt, this sub-clause shall include the distribution of an article copy for teaching purposes to each individual student Authorized User in a class at the Licensee's institution;
- 4.3.5** Distribute in print or electronic form to a colleague, minimal, insubstantial portions of the Licensed Materials and Complimentary Resources, for the purposes of personal, scholarly, or scientific research and communication provided it is not for any Commercial Use and is consistent with fair use under copyright law;
- 4.3.6** Incorporate reasonable portions of the Licensed Materials and Complimentary Resources in printed Course Packs and digital Course Packs and Electronic Reserve collections for the use of Authorized Users in the course of instruction at the Licensee's institution, but not for Commercial Use. Each such item shall carry appropriate acknowledgement of the source, listing title and author of the extract, title and author of the work, and the Publisher. With digital Course Packs and Electronic Reserve, Authorized User or Licensee agrees to remove content at the end of the specific course of instruction. Course Packs in non-electronic non-print perceptible form, such as audio or Braille, may also be offered to Authorized Users who, in the reasonable opinion of the Licensee, are visually impaired;
- 4.3.7** Non-commercial Licensees' Authorized Users may use the Licensed Materials (excluding any Complimentary Resources) for text and data mining, for purely internal noncommercial research purposes, for as long as the Licensee maintains a subscription to the Licensed Materials, subject to the terms and conditions in ANNEX B below. Corporate Licensees and/or Licensees who are interested in using the Licensed Materials for text and data mining projects that are commercial in nature or that are for external activities or purposes should contact the AAAS Licensing Department to negotiate a separate License Agreement.

5. PROHIBITED USES

5.1 Neither the Licensee nor any Authorized User may, except as otherwise permitted by written permission of Publisher or by separate agreement signed by both Parties:

- 5.1.1** Remove, cover, obscure, or alter the authors' names or the Publisher's copyright notices, trademarks, logos, or other means of identification or disclaimers as they appear in the Licensed Materials or Complimentary Resources;
- 5.1.2** Systematically or regularly make print or electronic copies of multiple extracts of the Licensed Materials or Complimentary Resources for any purpose, except as provided in the Usage Rights section above;
- 5.1.3** Except as otherwise permitted in ANNEX B, mount or distribute any part of the Licensed Materials or Complimentary Resources on any electronic network, including without limitation the Internet and the World Wide Web, other than as permitted herein on the Secure Network;
- 5.1.4** Download portions or articles from the Licensed Materials or Complimentary Resources for the purpose of creating systematic and persistent local copies (not including transient, dynamic caches of individually requested material) for redistribution;
- 5.1.5** Use articles or portions of the Licensed Materials or Complimentary Resources for any Commercial Use (e.g., printing to resell or redistribute to nonpaying or non-authorized users);
- 5.1.6** Use any automated computer program or activity to search, index, test, download, or grab

information from the Licensed Materials or Complimentary Resources (including but not limited to web robots, spiders, and crawlers) that has a negative impact on Publisher's Server or on the use of the Licensed Materials by others.

5.1.7 Publisher shall not be required to distribute, and Licensee shall not redistribute any Licensed Materials to a country where the export thereof is prohibited by U.S. law or regulation.

(...)

10. COPYRIGHT AND PROPRIETARY RIGHTS

Publisher holds the copyright for all works published herein, as a compilation and as to the individual articles, collectively and individually, unless otherwise expressly noted.

ANNEX B

Science ONLINE JOURNALS INSTITUTIONAL LICENSE TERMS AND CONDITIONS FOR TEXT AND DATAMINING ("TDM")

I. The terms and conditions herein are further defined by the definitions, terms and restrictions of the Science ONLINE JOURNALS INSTITUTIONAL LICENSE AGREEMENT (the "License") of which this ANNEX B is a part.

II. The terms and conditions herein apply only to non-commercial licensees with an active subscription to the Licensed Materials as defined in the License.

III. The rights granted herein are extended only to Authorized Users as defined in the License who have a predetermined and limited list of articles that they seek to text and/or data mine for non-commercial internal research purposes only.

IV. Corporate Licensees and/or Licensees who wish to use the Licensed Materials for TDM projects that are commercial in nature or that do not meet the criteria of I-III above should contact the Licensing Department to negotiate a separate License Agreement.

V. The rights granted herein do not apply to any Complimentary Resources that might be included with Licensee's subscription.

1. TEXT AND DATA MINING RIGHTS. Authorized Users of the Licensee, as defined in the License, may, subject to the restrictions below:

- a. Download, at a reasonable rate and speed, articles from the Licensed Materials from the Server for storage on Licensee's or third party server;
- b. Index and extract semantic entities from the copies of the Licensed Materials stored on Licensee's or third party server for the purpose of recognition and classification of the relations between them;
- c. Mount, load, integrate and analyze the results, evaluations, or interpretations on Authorized User's computer or Licensee's server dedicated to Licensee's text mining system (but not on a library server, repository or archive) for use and access by Authorized Users;
- d. Distribute aggregate data and analysis produced as a result of TDM of the Licensed Materials in the form of research communications such as scholarly papers, journals, and similar work product created by the Authorized User during the regular course of the Authorized User's research and work for the Licensee. In all such cases, Authorized User is required to cite the appropriate journal as the source of the data and to indicate that the results or views expressed are entirely those of the author;
- e. Make TDM results or conclusions available on an externally facing website (in response to a search query, for example) subject to the limitations in section 2 below.

2. LIMITATIONS. Except as expressly stated in this ANNEX B or otherwise permitted in the License or by other written agreement with the Publisher, Licensee and its Authorized Users may not:

- a. Substantially or systematically reproduce, retain, or redistribute the Licensed Materials;
- b. Perform systematic or substantive extracting, especially for the purposes of creating a product or service for use by third parties;
- c. Use the results or output of TDM to enhance institutional or subject repositories in ways that compete with or have the potential to substitute for or replicate the Licensed Materials or any work of the Publisher;
- d. Where TDM results or conclusions are made available to non-Authorized Users on an externally facing website as a result of a search query, and where such outputs include original, copyright protected material, only a snippet of that original, copyright protected material may be displayed/presented. For the purposes of this ANNEX B, a snippet shall mean an extract that is no more than 150 characters. All snippets must cite the appropriate journal as the source of the material;

- e. Extract, develop or use the Licensed Materials for any commercial activity;
- f. Abridge, modify, translate or create any derivative work based on the Licensed Materials, except as may be necessary to make it perceptible on a computer screen to Authorized Users;
- g. Remove, obscure or modify any copyright notices or other notices or disclaimers that appear in the Licensed Materials;
- h. Crawl or use other automated programs or algorithms to continuously download, search, scrape, extract, deep link, index or disrupt the normal function of the Publisher's websites or access to the Licensed Materials by other users.

(...)

6. FEE. There is no additional charge for the TDM rights granted herein provided the scope of the TDM remains purely non-commercial as defined above and for as long as the Licensee maintains a subscription to the Licensed Materials being mined.