AMERICAN PHYSICAL SOCIETY Read and Publish License Agreement

This Agreement is between the **American Physical Society**, herein known as ("Publisher"), located at One Physics Ellipse, College Park, MD 20740, USA

and

National University of Ireland Maynooth, Maynooth University, whose principal address is at Maynooth, Co Kildare, Ireland ("Maynooth University"), acting on its own behalf and as non-exclusive agent on behalf of the other Members of the Consortium.

and whose contact details are included in Schedule 3, participating as administrator and acting on behalf of its member institutions ("Members"), included in Schedule 4.

The Licensee warrants that it is authorized to act on behalf of its Members with regard to this Agreement and stipulates all terms and conditions of this Agreement are accepted by the Members, who acknowledge they are individually responsible for enforcing the terms and conditions set forth herein.

- 1. The Publisher agrees that the Licensee may grant their Authorized Users (defined in Schedule 1) electronic access to the Publisher's Licensed Materials listed in Schedule 2 ("Licensed Materials").
- 2. The Members will access the Licensed Materials via the IP addresses set out in Schedule 4 or via IP addresses previously supplied to the Publisher.
- 3. The Publisher agrees to enter into a Read and Publish Agreement with the Licensee, by providing open access publishing services to the Licensee's Members, according to the terms detailed in Schedule 6 ("Provision of Open Access Publishing").
- 4. This Agreement is subject to the Publisher's Terms and Conditions, which are set out in Schedule 1.
- 5. This Agreement supersedes current and future APS Open Access and Publishing Initiative.
- 6. Any amendments to the Publisher's Terms and Conditions must be in writing and signed by both parties.
- 7. The Licensee shall not assign or transfer its right to access to the Licensed Materials to any other institution, organization, or person.

8. The Licensed Materials and their contents, including abstracts, are owned and copyrighted by the American Physical Society. This material is subject to all applicable copyright and database protection and other rights of the stated owner and publisher under the laws of the United States and other countries. Copyright notices in the Licensed Materials and its articles may not be removed, obscured, or modified in any way. Authorized Users shall claim no ownership by reason of use or access. ALL RIGHTS RESERVED.

Schedule 1: Publisher Terms and Conditions

1. AUTHORIZED USERS

The Publisher grants the Licensee and its Authorized Users online access to the Licensed Materials listed in Schedule 2. This grant extends only to the Licensee and its Authorized Users and may not be transferred or extended to others. For purposes of this Agreement, an "Authorized User" is any individual who is an employee, faculty staff, visiting scholar or student officially affiliated with the Licensee and persons with legal access to the Licensee's collections and facilities on site. Authorized Users may be persons remote from the Licensee's physical location whose access is administered from the Licensee's site or campus. This Agreement extends only to the Licensee and such Authorized Users and may not be transferred or extended.

2. IP ADDRESSES

The Licensee shall be identified and authenticated by their Internet Protocol addresses or ranges (IPs) as indicated in Schedule 4. The Licensee is responsible for providing IPs to the Publisher, and for managing expired or inaccurate IPs associated with the Licensee's account. Publisher will only accept IPs owned by or for the sole use of the subscriber. All IPs are subject to review and approval by the Publisher technical staff. Publisher reserves the right to reject any IPs failing to fulfill these criteria. Licensee shall use reasonable efforts to prevent access by unauthorized individuals to its authorized IPs, and terminate any unauthorized access of which it has actual notice or knowledge. Publisher does not allow IP sharing across multiple institutions or accounts. Licensee shall not share IPs with unauthorized users for access to the Licensed Materials. Licensee shall at all times use commercially reasonable efforts to use the Licensed Materials in a secure environment and provide adequate protection for and have in place appropriate security policies, procedures, access control methodologies and network protection techniques to safeguard access to the Licensed Materials.

3. PERMITTED USE

a. The Authorized Users are permitted online access to the Licensed Materials listed in Schedule 2, and may download, save, or print text, search results, or other information from the Licensed Materials solely for

their private use or research and may only use this online access in a way that conforms with all applicable laws and regulations.

- b. The Licensee may include articles from the Licensed Materials in coursepacks in print or digital form for distribution to Authorized Users for their use in connection with classroom instruction or in reserves (print or digital), which are to be deleted by the Licensee after the end of the semester in which the related course concludes.
- c. The Publisher grants the Licensee and Authorized Users permission to use brief quotations from the content of the online Licensed Materials with the customary acknowledgment of the source, and to copy and transmit content from individual articles in "person-to-person" and non-systematic scholarly exchanges of information between Authorized Users and specific individuals.
- d. Interlibrary Loan: Individual articles contained in the Licensed Materials may be supplied to another library, provided the electronic file is deleted immediately after printing, for the purpose of research or private study and not for commercial use.
- e. The Licensee agrees that use of the Licensed Materials by Authorized Users other than indicated above is a violation of the terms of this Agreement. Any other use of the Licensed Materials requires the written permission of the copyright holder.

4. USAGE STATISTICS

COUNTER-compliant usage reports are available via the APS Platform. For more information, visit the APS Journals-Librarians Portal at http://librarians.aps.org/ or contact help@aps.org for assistance.

5. PROHIBITIONS ON CERTAIN USE

- a. The Licensee shall not knowingly permit anyone other than Authorized Users to use the Licensed Materials. Altering, recompiling, systematic or programmatic copying, reselling, redistributing, publishing or republishing (beyond the uses permitted under Section 3) of any journal text, output, search result, or other information from the Licensed Materials, or any portion thereof, including without limitation, copyright, proprietary and/or other legal notices contained therein, in any form or medium is prohibited.
- b. Systematic or programmatic downloading of the Licensed Materials (for example, downloading entire journal issues), service bureau redistribution

services, printing for fee-for-service purposes and/or the systematic making of print or electronic copies of individual titles for transmission to persons other than Authorized Users are prohibited. Downloading portions of the Licensed Materials for the purpose of creating systematic and persistent local copies (not including transient, dynamic caches of individually requested material) for redistribution is prohibited. Authorized Users who wish to text and data mine the Licensed Materials for non-commercial purposes may request a separate text and data mining agreement from the Publisher.

- c. For clarity, noting Article 3 of Directive (EU) 2019/790 on Copyright in the Digital Single Market (which allows research organisations in the European Union a mandatory copyright exception to extract and reproduce text and data from databases and to carry out text and data mining for the research purposes) shall be deemed to take precedence over clause 5.b.
- d. All rights not expressly granted herein are reserved to the stated Publisher of the Licensed Materials. The Authorized Users may not circumvent the Publisher access control systems or use Publisher systems or services to make an attempt to gain unauthorized access to any other system or network.
- d. Authorized Users shall not redistribute the Licensed Materials or any article therein to a country to which export is prohibited by U.S. law or regulation.

6. FEES, PAYMENT AND TERM

The Licensee agrees to pay the required Total Fees detailed in Schedule 3.

Upon payment, the Publisher will enter into a Read and Publish Agreement with the Licensee by providing online access to all of the Licensed Materials listed on Schedule 2, and providing the open access publishing services for all Eligible Articles according to the provisions in Schedule 6. The fee is payable within 30 days of receipt of an invoice.

The Licensee is responsible for all applicable taxes and fees arising from or related to the use of the Licensed Materials as required by any national, state, provincial, or local jurisdiction to which the Licensee is subject to including, without limitation, service taxes.

The Publisher's prices reflect current and future APS Open Access initiatives and no further price adjustments will be made during the term of this agreement. Only the following adjustments may be made:

- a. The print copy of any journal received by a given Member may be added for a percentage of the subscription price for that title, plus mailing cost (if applicable). The Print Add-On price is available upon request and subject to the Publisher's annual price increase.
- b. A new title, not initially included in the Licensed Materials listed in Schedule 2, may be added to this Agreement at any time, at a price to be agreed upon by the Publisher and Licensee.
- c. If any journal in Schedule 2 ceases publication or is withdrawn by the Publisher from the APS Platform, or if the Publisher is unable to provide continued access to any title during the term of this Agreement, the Licensee's Total Fees may be adjusted by agreement between the Publisher and the Licensee.

The Licensee agrees that, with the exceptions listed above, there will be no other reductions in the total price of this License Agreement for the duration of this Agreement.

The term of this Agreement is for the period from 2025 to 2029, inclusive of both dates ("Initial Term").

7. ARCHIVAL RIGHTS

The Publisher will use reasonable efforts to maintain an archive of its entire electronic journal content. In particular, the Publisher maintains three complete and continuously updated mirror sites for all of its content from the present back to 1893, distributed widely across the United States, and also deposits the full Publisher's content with Portico.

The archived Licensed Materials are produced by the Publisher as a PDF collection of all articles published each year. The files, distributed on CD-ROMs, can be purchased and mounted on the Licensee's local server. The use of the archived Licensed Materials remains subject to the terms and conditions of this Agreement.

8. LICENSEE WARRANTS

a. Subject to applicable law, the Licensee agrees to indemnify, defend and hold the Publisher harmless from and against any loss, damage, costs, liability and expenses (including reasonable legal and professional fees) arising out of any claim or legal action taken against the Publisher related to or in any way connected with any use of the Licensed Materials by the Licensee or Authorized Users or any failure by the Licensee to perform its obligations in relation to this Agreement, provided that nothing in this Agreement shall make the Licensee liable for breach of the terms of the

Agreement by any authorized user provided that the Licensee did not cause, knowingly assist or condone the continuation of such breach to continue after becoming aware of an actual breach having occurred.

b. The limitation of liability as stated in Section 9.c.2.b for the Publisher shall also apply for the Licensee and in no case shall exceed the most recent 12 month period fees. Liability under the indemnity in 8.a is limited by this limitation of liability clause.

c. The Licensee shall:

- 1. use reasonable efforts to ensure that all Authorized Users are aware of the importance of respecting the intellectual property rights in the Licensed Materials and of the terms and conditions of this Agreement, and use reasonable efforts to notify Authorized Users of the terms and conditions of this Agreement and take steps to protect the Licensed Materials from unauthorized use or other breach of this Agreement.
- 2. use reasonable efforts to monitor compliance and immediately upon becoming aware of any unauthorized use or other breach, inform the Publisher and take all reasonable and appropriate steps, both to ensure that such activity ceases and to prevent any recurrence.

9. PUBLISHER WARRANTS

- a. The Publisher warrants to the Licensee that the Licensed Materials do not infringe the copyright or any other proprietary or intellectual property rights of any person. The Publisher shall indemnify and hold the Licensee harmless from and against any loss, damage, costs, liability and expenses (including reasonable legal and professional fees) arising out of any legal action taken against the Licensee claiming actual or alleged infringement of such rights. This indemnity shall survive the termination of this Agreement for any reason. This indemnity shall not apply if the Licensee has amended the Licensed Materials in any way not permitted by this Agreement.
- b. The Publisher shall not, and shall not seek to, collect personal data in relation to any Authorized User other than as is reasonably and properly required for the administration of this License, and shall fully comply with its obligations under the applicable data protection laws in relation to the collection, use, retention and appropriate security of any such personal data processing.

c. The Publisher shall:

- 1. use reasonable efforts to ensure that the server has adequate capacity and bandwidth to support the usage of the Licensee at a level that meets 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 Agreement.
- 2. use reasonable efforts to make the Licensed Materials available to the Licensee and to Authorized Users at all times and on a twenty-four hour basis, save for routine maintenance (which shall be notified to the Licensee in advance wherever possible), and to restore access to the Licensed Materials as soon as possible in the event of an interruption or suspension of the service.
 - a. EXCEPT AS EXPRESSLY PROVIDED IN THIS AGREEMENT, THE PUBLISHER MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF DESIGN, ACCURACY OF THE INFORMATION CONTAINED IN THE LICENSED MATERIALS, MERCHANTABILITY OR FITNESS OF USE FOR A PARTICULAR PURPOSE. THE LICENSED MATERIALS ARE SUPPLIED 'AS IS'.
 - b. EXCEPT AS PROVIDED IN THIS AGREEMENT, UNDER NO CIRCUMSTANCES SHALL THE PUBLISHER BE LIABLE TO THE LICENSEE OR ANY OTHER PERSON, INCLUDING BUT NOT LIMITED TO AUTHORIZED USERS, FOR ANY SPECIAL, EXEMPLARY, INCIDENTAL OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER ARISING OUT OF THE INABILITY TO USE, OR THE USE OF, THE LICENSED MATERIALS. IRRESPECTIVE OF THE CAUSE OR FORM OF ACTION, THE PUBLISHER'S AGGREGATE LIABILITY FOR ANY CLAIMS, LOSSES, OR DAMAGES ARISING OUT OF ANY BREACH OF THIS AGREEMENT SHALL IN NO CIRCUMSTANCES EXCEED THE TOTAL FEES PAID BY LICENSEE TO THE PUBLISHER DURING THE 12 MONTH PERIOD IN WHICH SUCH CLAIM, LOSS OR DAMAGE OCCURRED. THE FOREGOING LIMITATION OF LIABILITY AND EXCLUSION OF CERTAIN DAMAGES SHALL APPLY REGARDLESS OF THE SUCCESS OR EFFECTIVENESS OF OTHER REMEDIES.

10. RESPONSIBILITY BY BOTH PARTIES.

Each party shall use its best efforts to safeguard the intellectual property, confidential information and proprietary rights of the other parties.

11. OFFICIAL VERSION OF RECORD

The Publisher will use commercially reasonable efforts to ensure that the online version of the journal corresponds in content with the print version. In the event of any discrepancy between the print and online versions, the online version will be the official version of record.

12. TERMINATION

This Agreement will terminate:

- a. if and when the Total Fees lapse or when conditions covered by (b) or (c), below have occurred:
- b. upon a determination by the Publisher that the Licensee and/or Members have unknowingly or unintentionally violated any term or condition of this License and upon notice to the Licensee of such violation, the License will terminate unless within ten (10) business days after receiving written or e-mail notice of the violation, the Licensee implements procedures, reasonably satisfactory to the Publisher, to prevent future violations
- c. unless terminated by the Licensee by three months written notice to the Publisher. Upon acknowledgement of the termination date and required cancellation fees by both parties, online access of the Licensed Materials (detailed in Schedule 2) and the Provision of Open Access Publishing (detailed in Schedule 6) will be terminated by the termination date
- d. if the Licensee cancels the Agreement before the term end, the Licensee will be held responsible for payment of a prorated price for service render of the current calendar year fees, in addition to a cancellation fee of 10% the canceled Net Total Guaranteed Fees (the total amount from termination date to term end date), as defined in Schedule 3.

13. GENERAL

a. This Agreement constitutes the entire agreement of the parties and supersedes all prior communications, understandings and agreements relating to the subject matter of this Agreement, whether oral or written.

- b. This Agreement may not be assigned by either party to any other person or organization, nor may either party sub-contract any of its obligations, except as provided in this Agreement in respect of the management and operation of the Licensed Materials, without the prior written consent of the other party, which consent shall not unreasonably be withheld.
- c. Any notices to be served on either of the parties by the other shall be sent by prepaid recorded delivery or registered mail to the address of the addressee as set out in this Agreement or to such other address as notified by either party to the other as its address for service of notices.
- d. Neither party's delay or failure to perform any provision of this Agreement, as result of circumstances beyond its control (including, without limitation, war, strikes, floods, governmental restrictions, power, telecommunications or Internet failures, or damage to or destruction of any network facilities) shall be deemed to be, or to give rise to, a breach of this License.
- e. The invalidity or unenforceability of any provision of this Agreement shall not affect the continuation or enforceability of the remainder of this Agreement.
- f. Either party's waiver, or failure, to require performance by the other, of any provision of this Agreement will not affect its full right to require such performance at any subsequent time, or be taken or held to be a waiver of the provision itself.
- g. A redacted version of this Agreement, including the Schedules but excluding price figures in Schedule 3 and personal data, will not be considered as confidential information and may be freely made public by Publisher and Participating Organisations, as well as by the National University of Ireland Maynooth, Maynooth University, ("Maynooth University"), acting on its own behalf and as non-exclusive agent on behalf of the other Members of the Consortium.

Schedule 2 Licensed Materials Owned & Copyrighted by the American Physical Society

(All Journal Content is Online Only Format)

Physical Review Letters

Physical Review X (Open Access)

PRX Energy (Open Access)

PRX Life (Open Access)

PRX Quantum (Open Access)

Reviews of Modern Physics

Physical Review A

Physical Review B

Physical Review C

Physical Review D

Physical Review E

Physical Review Applied

Physical Review Fluids

Physical Review Materials

Physical Review Research (Open Access)

Physical Review Accelerators and Beams (Open Access)

Physical Review Physics Education Research (Open Access)

Physical Review Online Archive (PROLA)

Physics – Free to Read

ISSN and CODENS:

http://librarians.aps.org/issn http://journals.aps.org *Also listed in Schedule 5

Librarian Portal:

http://librarians.aps.org/

APS Technical Support:

E-mail: help@aps.org

Schedule 3 Administrator Information and Fees

Name of Administrator: Aaron Binchy

IReL, Maynooth University, Co. Kildare, W23 VP22, Ireland.

The agreed Initial Subscription Period is:

Start date: 01 January 2025; End date: 31 December 2029

The Licence Fee for the Initial Subscription Period is:

[REDACTED]

Schedule 4 Name(s) of Member Institutions

Name	ROR ID	Account Number	Address
Dublin City University	https://ror.org/04a1a1e81	DU065918	JOHN & AILEEN O'REILLY LIBRARY, DCU GLASNEVIN CAMPUS, D09 V209, Dublin, Ireland
Dublin Institute For Advanced Studies		DU076150	10 Burlington Rd, Dublin, D04 C932, Ireland
University College Dublin	https://ror.org/05m7pjf47	DU083765	James Joyce Library, UCD Befield, Ireland
National University of Ireland, Maynooth	https://ror.org/048nfjm95	ST278922	John Paul II Library, Maynooth University, W23 VP22, Maynooth
Technological University Dublin	https://ror.org/04t0qbt32	DU081862	TU Dublin, Library, Grangegorman, Dublin, D07 EWV4,Ireland
Trinity College Dublin	https://ror.org/02tyrky19	TR642980	The Library, TCD, College Green, Dublin 2, Ireland
University of Limerick	https://ror.org/00a0n9e72	LI397403	Glucksman Library, University of Limerick, Castletroy, Limerick, V94 DPY6, Ireland
University College Cork	https://ror.org/03265fv13	CO807829	Boole Library, UCC, Western Road, T12 ND89, Cork, Ireland
National University of Ireland, Galway (trading as University of Galway)	https://ror.org/03bea9k73	GA358054	John Hardiman Library, National University of Ireland Galway, University Road, H91 REW4, Galway, Ireland

Administrative staff at the designated IReL funding bodies, listed below, shall be granted read-only access to the licensed journals for the exclusive purposes of administration, auditing, and promotional activities related to this agreement. This

access is limited solely to supporting the oversight and facilitation of the IReL program and does not extend to full member status or any rights conferred upon Authorized Users under this agreement.

- 1. Higher Education Authority [https://ror.org/0471xye93]
- 2. Taighde Éireann Research Ireland (formerly Science Foundation Ireland)

Schedule 5 ISSNs, CODENs, and URLs

TITLE	ISSN	CODEN	URL
Physical Review Letters	1079-7114	PRLTAO	journals.aps.org/prl
Physical Review X	2160-3308	PRXHAE	journals.aps.org/prx
PRX Energy	2768-5608	PERNFI	journals.aps.org/prxenergy
PRX Life	2835-8279	PLRICF	journals.aps.org/prxlife
PRX Quantum	2691-3399	PQRUAG	journals.aps.org/prxquantum
Reviews of Modern Physics	1539-0756	RMPHAT	journals.aps.org/rmp
Physical Review A	2469-9934	PLRAAN	journals.aps.org/pra
Physical Review B	2469-9969	PRBMDO	journals.aps.org/prb
Physical Review C	2469-9993	PRVCAN	journals.aps.org/prc
Physical Review D	2470-0029	PRVDAQ	journals.aps.org/prd
Physical Review E	2470-0053	PLEEE8	journals.aps.org/pre
Physical Review Research	2643-1564	PRRHAI	journals.aps.org/prresearch
Physical Review Accelerators and Beams	2469-9888	PRABCJ	journals.aps.org/prab
Physical Review Applied	2331-7019	PRAHB2	journals.aps.org/prapplied
Physical Review Fluids	2469-990X	PRFHBR	journals.aps.org/prfluids
Physical Review Materials	2475-9953	PRMHAR	journals.aps.org/prmaterials
Physical Review Physics Education Research	2469-9896	PRPECZ	journals.aps.org/prper
Physics	1943-2879	PHYSGM	physics.aps.org
Physical Review Online Archive (PROLA)	1536-6065	N/A	journals.aps.org/archive

Schedule 6 Provision of Open Access Publishing

The following defines the Provision of Open Access Publishing services that, in addition to electronic access to Licensed Materials (Schedule 2) granted to Authorized Users at the Licensee's Member Institutions (Schedule 4), comprise the Read and Publish Agreement.

1. Definitions

- 1.1. "Initial Corresponding Author" is defined as the author identified as the corresponding author in the initial instance of submission of a manuscript to one of the Publisher's journals.
 - 1.1.1. In cases of the reassignment of a manuscript's corresponding author duties, to an author other than the Initial Corresponding Author, after initial submission, the manuscript will not be reassessed for eligibility under this Agreement.
- 1.2. "Eligible Authors" are defined Authorized Users who are officially affiliated with at least one of the Member Institutions defined in Schedule 4.
 - 1.2.1. In cases of articles authored by multiple authors only the Initial Corresponding Author may qualify as an Eligible Author.
- 1.3. "Eligible Articles" are defined as those which meet all of the following conditions:
 - 1.3.1. articles submitted by a confirmed Eligible Author that list one of the Licensee's Member Institutions (Schedule 4) as the affiliation of the Eligible Author
 - 1.3.2. articles accepted for publication by a Participating Journal (Schedule 7) within the range of dates comprising the Term of this Agreement (Schedule 1, section 6).
 - 1.3.3. articles that are of all article types acceptable under the policies of the Participating Journal, including but not limited to: Regular Articles, Letters, Rapid Communications, Reviews, Perspectives, and Short Papers.
- 1.4. "Open Access License" is defined as the Creative Commons license Attribution 4.0 International (CC BY 4.0) (https://creativecommons.org/licenses/by/4.0/) used for open access publication of Eligible Articles.
 - 1.4.1. Eligible Authors under this Agreement retain copyright.

2. Editorial Independence

- 2.1. Both the Publisher and Licensee recognize that the Licensee will not be involved in the editorial processes despite its financial obligations towards the Publisher.
- 2.2. The Publisher is not obligated to publish any article submitted by an Eligible Author on the basis of this agreement.

- 2.3. The Licensee recognizes that the selection of content that is to be published on the Publisher's platform is entirely at the Publisher's discretion.
- 2.4. The Licensee relinquishes all possibly due claims towards the Publisher resulting from the Publisher's rejection to publish content, either entirely or partially, submitted by an Eligible Author.

3. Identification of Eligible Authors

- 3.1. As part of the submission and publication process, the Publisher will strive to identify Eligible Authors through at least one of the following parameters:
 - 3.1.1. Institution Name (Licensee's Member)
 - 3.1.2. IP ranges recognition (specified by the Licensee)
 - 3.1.3. e-mail domain
 - 3.1.4. stating the Member Institution in the author identification workflow; and/or
 - 3.1.5. persistent identifier, such as Ringgold, ORCID or other recognized institutional identifier as provided by the Eligible Author and published in the article metadata; and
 - 3.1.6. Member affiliation as stated in the article to be published.
- 3.2. The Publisher will strive to clearly communicate the availability of an institutional funding agreement to Eligible Authors both within the submission process and on its website.
- 3.3. The Publisher will strive to make clear that Eligible Authors do not need to pay APCs for publishing articles.

4. Verification of submissions

- 4.1. The Licensee will designate an email address for the Publisher to contact in its efforts to verify Eligible Authors and Eligible Articles.
- 4.2. Upon acceptance of a potential Eligible Article into a Participating Journal, the Publisher will strive to notify the Licensee electronically for the purpose of allowing the Licensee to approve or deny the eligibility of an author and/or article. This notification will contain all necessary metadata including, but not limited to:
 - 4.2.1. Name and email address of the author
 - 4.2.2. Full name of author's affiliation (e.g. University or Institute, department)
 - 4.2.3. Submission date
 - 4.2.4. Journal Title
 - 4.2.5. Manuscript ID (if applicable)
 - 4.2.6. Article title
 - 4.2.7. Article type
 - 4.2.8. License type
- 4.3. The Licensee will approve or deny the eligibility of an author and article within 5 business days after being notified by the Publisher.
- 4.4. The Licensee will not withhold approval for an article unless it does not meet the requirement of this Agreement or has other reasonable objections to approval.

- 4.5. If the Licensee require more than 5 business days to approve or deny an author and article, it may request an extension of up to 5 additional business days.
- 4.6. In cases in which the Publisher does not receive either an approval, denial, or extension request within 5 business days after the Licensee has been notified, the Publisher reserves the right to confirm or deny the eligibility of the author and article based on the information available to the Publisher, and proceed with the article publication process accordingly, in order to minimize service delays for the authors.

5. Article Publication

- 5.1. Articles confirmed to be Eligible Articles that are accepted by a Participating Journal will be published online under the Open Access License at no direct cost to the Eligible Authors.
- 5.2. Eligible Authors will retain their copyrights, and Eligible Authors only grant the Publisher the non-exclusive right to publish Eligible Articles under the terms and conditions of the Open Access License.
- 5.3. The Open Access License used by journals eligible to open access publication shall not be changed to a license more restrictive for users' rights during the Term.

6. Collaboration on Enhancement of Open Access Publishing Services

- 6.1. The Publisher and Licensee agree that this Agreement is intended to allow both Parties to collaborate on developing their policies, processes, systems, and other capabilities toward providing a valued and trusted open access publishing service for the authors both Parties commonly serve.
- 6.2. During the Agreement the Publisher and Licensee agree to collaborate on further defining, developing, and improving aspects of the open access publishing services described, including, but not limited to:
 - 6.2.1. Communications and content about the open access program
 - 6.2.2. Workflow from submission to publication, towards meeting relevant parts of the "ESAC Workflow Recommendations for Transformation Agreements" available at https://esac-initiative.org/about/oa-workflows/
 - 6.2.3. Reporting and invoicing functions
 - 6.2.4. Metadata and industry standards

Schedule 7 Participating Journals

Physical Review Letters

Physical Review A

Physical Review B

Physical Review C

Physical Review D

Physical Review E

Physical Review Applied

Physical Review Fluids

Physical Review Materials

ISSN and CODENS:

http://librarians.aps.org/issn http://journals.aps.org *Also listed in Schedule 5

Librarian Portal:

http://librarians.aps.org/

APS Technical Support:

E-mail: help@aps.org

I have read and agree to adhere and abide by all the terms and conditions stated above:

For the Licensee					
Name of Licensee	Licensee: National University of Ireland Maynooth, Maynooth Universit				
Administrator Nan	ne: Susan Reilly				
Administrator Pos	ition/Title: IReL Director				
Signature:					
Date:					
For American Ph	ysical Society				
Name: Dyl	an Moulton				
Title: Glo	bal Sales Director				
Signature:					
Date:					

Please mail the completed and signed License Agreement to:



Jay Solomon

Publications Account Executive (EMEA) American Physical Society +1 202 846 8127 solomon@aps.org Caerdydd, Cymru | Cardiff, Wales