Party details		-			
		Customer ("you")		Supplier ("we" or "us" or "our") of the following products of the Publisher Naxos Music Library	
	Name	The National Library of Teo	chnology	Ing. Tomáš Beck	
	Addres s	Technická 6, 160 80 Praha Czech Republic	6 – Dejvice,	Biskupcova 26/1910, Praha 3, 130 00 IČ 13094866	
Service (License)			Minimum Sy	stem Requirements	
	We provide you with the right of access (licence) to the products of the Publisher specified bellow (databases on websites) and related services (the "Service"). Access by URL, see Appendix C.				
Fee	7 746,90 E	EUR (for the period 2020-2022)			
Number of Simultaneous Users	See Appen	ıdix B.			
Date of Agreement					
Agreement Period		ffective date to 31 December 2020 (" Term ") + optional renewal from 1 January 2021 to 31 per 2022 (24 months).			

We agree to provide you with the Service on the terms and conditions set out hereinafter.

EXECUTED as an Agreement.			
SIGNED by the SUPPLIER	SIGNED by the CUSTOMER:		
Signature	Signature of authorised officer		
Ing. Tomáš Beck	Ing. Martin Svoboda, Director,		
Name	National Library of Technology Name and title of authorised officer		
Name			
Phone number	Phone number of authorised officer		
Email address	Email address of authorised officer		

1. PROVISION OF THE RIGHT OF ACCES TO THE CONTENT

- 1.1. <u>Statement</u>. We guarantee that we have all the authority, competence and license to grant a right of access (license) to the Content to you as defined in this Agreement, while you shall be entitled to grant the right of access (sublicense) to Participating institutions listed in Appendix B.
- 1.2. We provide you with the Service and Content on the terms and conditions set out in this Agreement. Content is defined as streamed audio recordings, and musical works, videos, spoken word, texts, graphics and any other content on one or more of the following websites: www.NaxosMusicLibrary.com, www.NaxosSpokenWordLibrary.com,www.NaxosMusicLibrary.com/Jazz, www.NaxosVideoLibrary.com, www.NaxosMusicLibrary.com/World and www.NaxosWorks.com. (the "Content"). We hereby grant you non-exclusive, non-transferable licenses (except the following sublicenses) right to access to the Content. You are entitled to grant the sublicenses to Participating Institutions. We entitle you to provide the Content to Authorized Users (which are defined below) of the Participating Institutions (which are listed in the Appendix B) in accordance with the terms of this Agreement.
- 1.3. The subject of this Agreement is to define conditions of cooperation and rights and duties of the contracting parties while providing the Content and Service.
- 1.4. We will provide the Content in the following manner Network Access. The Content will be stored at one or more Publisher's locations in digital form accessible by telecommunication links between such locations and authorized locations of Participating institutions.

2. TERM

- 2.1. This Agreement shall become valid on the date of its execution by you and us. This Agreement shall take effect on the date of its publication in the Czech Register of Contracts or on the date specified as the beginning of the Agreement Term in Appendix A (whichever occurs later) ("Effective Date").
- 2.2. This Agreement shall be in effect from the Effective Date through the expiration date as set out in Appendix A unless terminated earlier in accordance with this Agreement.
- 2.3. This Agreement shall be renewable at the end of the current term for a successive two-year (2) term unless either party gives written notice of its intention not to renew at least thirty (30) days before the expiration of the current term (31.12.2020).

3. AUTHORISED USE & USERS

- 3.1. We consider you use the Service and Content under this Agreement regardless of whether you use all or only part of the Service and Content.
- 3.2. You guarantee that Participating Institutions and Authorized Users will use the Content in compliance with applicable fair use standards for educational, research and other non-commercial uses and with the laws of the Czech Republic and these licensing conditions.

3.3. You guarantee that Participating Institutions will allow internal and external (remote) access to the Service and Content only by Authorised Users.

3.4. "Authorized Users" are:

- (a) Persons Affiliated with the Participating Institutions. Full and part time employees and self-employed persons (including faculty, staff) of Participating Institutions and students of Participating Institutions, and registered users in case of public or research libraries, regardless of the physical location of such persons. For authorized sites of the Participating Institutions, see Appendix C.
- (b) Walk-ins. Patrons not affiliated with the Participating Institutions who are physically present at the Participating Institutions' site(s) ("walk-ins").
- 3.5. Authorized Users of the Participating Institutions shall be granted access to the Content pursuant to the following:

<u>IP Addresses</u>. Authorized Users shall be identified and authenticated by the use of Internet Protocol ("IP") addresses provided by you to us. The use of proxy servers is authorized as long as any proxy server IP addresses provided limit remote or off-campus access to Authorized Users. Authorized IP Addresses are listed in Appendix C. An updated list will be sent to us on an annual or as needed basis.

- 3.6. The rights granted by this Agreement are restricted to the Content embodied in the Service.
- 3.7. You agree to ensure, that Participating Institutions will take all reasonable measures to prevent Authorized Users from and Authorized Users are prohibited to:
 - (a) parting with possession of, distributing, transferring, loaning, renting, selling, leasing, sub-licensing (with exceptions stated in this Agreement) or otherwise dealing with the Service and Content to another person or body, other than provided for in clause 3.2.;
 - (b) downloading, copying, burning, capturing, re-transmitting, streaming or re-streaming, recording or reproducing the Service and Content by any means or in any form, other than provided for in clause 3.2.;
 - (c) allowing unauthorised access to the Service and Content;
 - (d) altering, modifying, reverse engineering, decompiling or disassembling the Service and Content for any purpose whatsoever;
 - (e) altering, changing, removing or obscuring any notices or other indications (including copyright notices) as to the ownership of the Service and Content;
 - (f) using the Service and Content for spamming or of a 'spamming' nature; or
 - (g) framing, deep linking or establish unauthorised links to any part of the Service and Content, other than provided for in clause 3.2.
- 3.8. Authorized users may print texts from the Content for research and educational purposes but may not further distribute the material (with the exceptions covered by clause 3.2).
- 3.9. You or Participating Institution will notify us immediately if you or respective Participating Institution become aware of any breach of this Agreement or unauthorised use of Content and agree to provide us with all necessary assistance in any action we may take in response to any breach, if such assistance is not breaching the law.
- 3.10. MARC records are available for NML, NMLJ, NMLWorld, NSWL and NVL.

- 4.1. You shall pay us for the Service and Content pursuant to the terms set forth herewith. All fees are due and payable by you one hundred and twenty (120) days after the date of receiving an invoice from us. Invoice for 2020 must not be issued earlier then effective date of the Agreement, invoices for the following years not earlier than Jan 1st of the respective year. You shall pay to us for the Content and Service pursuant to the terms set forth in Appendix A.
- 4.2. If the payment is not made by the due date of the invoice, we can terminate this agreement in accordance with Article 8.
- 4.3. <u>Problems with Service and Content</u>. If the Service, Content fail to operate, display, load, or render in conformance with the terms of this Agreement, you shall (or Participating Institutions) immediately notify us, and we shall promptly use best efforts to restore access to the Content as soon as possible. In the event that the non-conformity materially affects the Participating Institutions' or Authorized Users' use of the Content, and we fail to repair the nonconformity within five (5) business days, we shall reimburse you for such problems in an amount that is proportional to the Fee annually paid by you under this Agreement.

5. SERVICE FEATURES & SYSTEM REQUIREMENTS

- 5.1. Upon your execution of this Agreement, we provide you with the following:
 - (a) access to the Content and provide Service for the number of authorized users as set out in the Agreement;
 - (b) reasonable levels of technical support by us or secure support from Publisher to you Participating Institutions and Authorized Users in use of the Content by email or by telephone -In the case of change of these contacts, we are obliged to notify you in written of such change. The change is effective by the delivery of such notification; and
 - (c) usage statistics on the level of Participating Institutions delivered at least on annual basis on request.
- 5.2. The Service includes, as relevant, website of Publisher and its contents, anything streamed from website, data, recordings, text, photographs, graphics, art works, button icons, logos, trademarks, any accompanying search and retrieval software, manuals, user guides, passwords and security strings and documentation.
- 5.3. You will receive updates of the Service (Content) for which the appropriate Fee has been paid. The Service includes the content as described in the Agreement.
- 5.4. Due to contractual or other limitations, from time to time, some Content on the Service may no longer be available. We may modify or discontinue, temporarily or permanently, the programming of the Service or the way the Service is presented at any time without notice subject to clause 8.5. If a significant proportion of the Content be removed from the Service, then within 30 days we will replace it with Content of similar quantity and quality as that removed. After 30 days, should you consider the Service/Content to be considerably diminished you will have the right to terminate this Agreement immediately, without the notice period specified Article 8, and receive a refund for the unused portion of the Fee. Where possible, reasonable prior notice will be given.
- 5.5. The Minimum System Requirements are set out in the Agreement. We will give you and all Participating Institutions sixty (60) days prior notice if we change the Minimum System Requirements. If changes to

the Minimum System Requirements impede ability to use the Service, you will have the right to terminate this Agreement immediately, without the notice period specified in Article 8, and receive a refund for the unused portion of the Fee.

5.6. You and Participating Institutions are responsible for any hardware, systems and software programs you use and any associated fees and expenses to connect to or use the Internet, stream the music and use the Service/Content.

6. TITLES, INTEREST & INTELLECTUAL PROPERTY RIGHTS

- 6.1. This Agreement does not give you any intellectual property rights in the Service and Content nor does it make you the owner of the Service and Content, and nor does it transfer or assign to you any right (except right of sublicense), title, interest or other proprietary rights in the Service and Content.
- 6.2. Any data provided by you to us will only be used for the purposes of this Agreement subject to privacy and other relevant laws. Neither you nor any of the Participating Institutions shall be responsible or liable for the processing of personal data by us in this matter.
- 6.3. In this Agreement, intellectual property includes the full benefit of any rights in any copyright, patent, trademark, registered design, trade and business names, agreements, inventions, discoveries and improvements, computer programs, confidential processes, confidential information and know-how and includes without limitation any artistic work, images, photographs, animations, video, audio, music, text, recordings, concept and programming and any adaptation of these included in the Service.

7. EXCLUSIONS AND LIMITATION OF LIABILITY, WARANTIES

- 7.1. Notwithstanding anything else in this clause 7, our maximum aggregate liability under or relating to this Agreement in any 12 month period, whether in contract, tort (including without limitation negligence), in equity, under statute, under an indemnity or on any other basis is limited to the pro-rated Fees paid by you during that 12 month period.
- 7.2. In no event either party shall be liable under or in relation to this Agreement for any indirect, special, consequential loss or damage or loss of revenue, profits, goodwill, bargain or opportunities or loss or corruption of data or loss of anticipated savings incurred or suffered by you whether caused by negligence or otherwise or whether or not we were aware or should have been aware of the possibility of such loss or damage. This includes but is not limited to the transmission of any computer viruses or anything else that may interfere with or damage the operation of your computer systems.
- 7.3. We warrant that to the best of our knowledge we have all necessary legal and equitable rights, permissions, and clearances to license Content to you and to Participating Institutions for the purposes and terms outlined in this Agreement, and that use of the Content by Authorized Users in accordance with the terms of this Agreement shall not infringe the copyright or other rights of any third party.
- 7.4. We warrant that we are authorized to fulfil any of our obligations set out in this Agreement and that this is ensured in the contract concluded with the Publisher.
- 7.5. We are obliged to secure and we are liable for any damages with respect to the validity of the license granted by us to you for the duration of the Agreement. We are obliged to follow the contract concluded

between us and the Publisher about the license to the Content. In the case of breach of such contract we are responsible for all the damages of you and Participating institutions caused by the suspension of the license to the Content to us and by this to you and Participating institutions.

8. TERMINATION

- 8.1. You may terminate this Agreement without penalty after 31 December 2020 if sufficient content acquisitions funds are not allocated to enable you, in the exercise of its reasonable administrative discretion, to continue this Agreement. In the event of such financial circumstances, you will notify us of the intent to terminate the Agreement as soon as is reasonably possible, but in any case, no less than thirty (30) days prior to next payment date, and this transaction shall terminate on the last day of the subscription period for which payment has been made without penalty of expense to you of any kind whatsoever, except as to the portions of payments herein agreed for which funds shall have been appropriated and budgeted or otherwise available.
- 8.2. If either party believes that the other has materially breached any obligations under this Agreement, such party shall so notify the breaching party in writing with a detailed description of the breach. The breaching party shall have thirty (30) days from the receipt of notice to use all reasonable means to cure the alleged breach and to notify the non-breaching party in writing that cure has been effected. If the breach is not cured within the thirty (30) day period, the non-breaching party shall have the right to terminate the Agreement without further notice. Termination is effective by the date of delivery such a notice.
- 8.3. If this Agreement is terminated you and Participating Institutions must immediately cease all use of and access to the Service/Content and delete, erase and otherwise remove all copies of the Content from all equipment into which you have loaded or installed the Service. In addition, authorized copies of the Content made by Authorized Users may be retained for educational and research purposes and used subject to the terms of this Agreement.
- 8.4. If this Agreement is terminated, we will:
 - (a) refund the pro-rata unused balance of the Fee you have paid us for any remaining period of the Agreement from the date of termination;
 - (b) recover from you any money (including Fees) which you owe us (We will pay to you any money we owe you);
 - (c) be regarded as discharged from any further obligations under this Agreement with the exception of such which does not end with the termination of the Agreement (e.g. obligations with the regards to audit, obligation to remedy, protection of personal data,...); and
 - (d) pursue any additional or alternative remedies provided by law.

9. FORCE MAJEURE

9.1. Neither party shall be liable in damages or have the right to terminate this Agreement for any delay or default in performing hereunder if such delay or default is caused by conditions beyond its control including, but not limited to Acts of Nature, Government restrictions (including the denial or cancellation of any export or other necessary license), wars, insurrections, labour strikes or other work stoppages, and/or any other cause beyond the reasonable control of the party whose performance is affected.

9.2. Upon the occurrence of an event of force majeure, the party affected shall promptly notify the other in writing setting forth the details of the occurrence, its expected duration and how that party's performance may be affected. The affected party shall resume the performance of its obligations as soon as practicable after the force majeure event ceases.

10.GENERAL

- 10.1. You and we will not assign any of your/our respective rights or obligations under this Agreement without previous written consent of another party.
- 10.2. Any time or indulgence or any waiver by us of any terms or conditions of this Agreement shall not affect any of our other rights under this Agreement nor shall it at the same time be deemed a waiver by us of any other terms or conditions of this Agreement or subsequent breach of such term or condition.
- 10.3. This Agreement constitutes your entire agreement with us. Any prior arrangements, agreements, representations or undertakings are superseded. This Agreement may not be changed, altered or modified unless done so by written instrument signed by you and us.
- 10.4. If any of the terms and conditions or provisions of this Agreement are determined invalid, unlawful or unenforceable to any extent such term, condition or provision shall be severed from the remaining terms, conditions and provisions which shall continue to be valid to the fullest extent permitted by law.
- 10.5. This Agreement is governed by and construed in accordance with the laws of the Czech Republic, in particular by Act No. 89/2012 Coll., the Civil Code, as amended, excluding any such laws that might direct the application of the laws of another jurisdiction.
- 10.6. Nothing in this Agreement shall constitute or be deemed to constitute a partnership, joint venture or relationship of principal and agent or any other fiduciary relationship between us.
- 10.7. We are obliged to stand still any control of a respective authority and to cooperate with any auditing/controlling body authorized to carry out audit in compliance with the rules and regulations of Czech republic and mandatory rules of EU/EC regarding to the financial control especially regarding to the grants as well as to cooperate with persons authorized to execute the audit/control by such auditing bodies. We shall not be entitled to any remuneration, compensation nor any other benefit for providing cooperation as described above. Disallowance of the audit/control or a failure to provide cooperation as described shall be deemed as a serious breach of this Agreement. We are obliged to fully compensate any damages (excluding application clause 7.1.) that should arise as a result of the conduct of us. Obligations described in this provision are imposed upon us regardless the termination of this Agreement.
- 10.8. This Agreement is compiled in three counterparts in the English language, each of which has the power of an original. We shall receive one counterpart and you shall receive two counterparts.
- 10.9. In the event of any dispute or controversy arising out of or relating to this Agreement, the parties agree to exercise good faith efforts to resolve the dispute as soon as possible.
- 10.10.No modification or claimed waiver of any provision of this Agreement shall be valid except by written amendment signed by authorized representatives of yours and ours.

- 10.11. All notifications, invitations, information, legal acts and other communications ("Notices") made in the matters of and under this Agreement must be made in writing, the written form being retained if Notices are delivered by e-mail or fax. Notices regarding the extent and manner of performance under this Agreement, damages, penalties, debts, contacts and this Agreement as such (for example the notification about breach, termination) must be delivered in person, by registered post or courier service. Notices delivered personally or by courier service shall be deemed received at the time of receipt or refusal of their receipt. Notices served by registered mail will be deemed delivered on the fifth (5th) business day following their proven posting. . Either party may from time to time change its Notice Address by written notice to the other party. Such change is effective from a delivery of such notice.
- 10.12. Customer acts as a central purchasing body within the meaning of Act No. 134/2016 Coll., on Public Procurement, as amended, for concluding license agreements on behalf of Participating Institutions as listed in Appendix B ("Participating Institutions") as part of the project CzechELib. In the event you are listed in Appendix B, all and any provision related to Participating Institutions shall be without any limitation applicable to you as well.
- 10.13. Customer, in compliance with Section 100 (1) of Act No. 134/2016 Sb., on Public Procurement, as amended, reserves the right to change the commitment under this Agreement, which entails a change in the number of licenses, i.e. an increase in the number of licenses, for the purpose of accommodating additional Potential Participating Institutions as the authorizing contracting authorities with whom *the Customer* has entered into a central procurement agreement and a list of which is attached as Appendix B. This reservation will be effected, as the case may be, by means of an amendment to this Agreement based on the interest of the Potential Participating Institutions mentioned in the preceding sentence in receiving performance under this Agreement. The parties may include the price for the licenses for the Potential Participating Institutions B.

Our contacts

Name: Ing. Tomáš Beck Address: Biskupcova 26/1910, Praha 3, 130 00, Czech Republic

Phone: Email:

Your contacts

Head of Licensing Unit CzechELib National Library of Technology Technická 6, 160 80 Praha 6 – Dejvice, Czech Republic

Email:

10.14.System Requirements. Using PC and mobile. Our HTML5 Player is supported in the following browser versions:

Windows 7,8 IE: 9.0+ Firefox: 21.0+ Chrome: 31.0+

OS X 10.6+ Safari: 5+ Firefox: 21.0+ Chrome: 31.0+

iOS with iOS 7.0+ Safari: Recent versions Chrome: Recent versions

Android 4.0+ Default browser ("Internet"): Recent versions Firefox: Recent versions Chrome: Recent versions

Appendix A: Business Terms

Content:

• Naxos Music Library Database – Naxos Music Library, Naxos Music Library Jazz, Naxos Music Library World, Naxos Spoken Word Library, Naxos Video Library, Naxos Works Database

• All databases contain music recordings intended for streaming. Naxos Music Library (classical music) contains text information about recorders, musical works, composers, musical instruments, artists, musical periods, librettos, synopses and analyses of selected works.

Each database contains the following number of files. NML more than 136,000 CDs (albums); NMLJ 9,000 CDs (albums); NMLW 9,700 CDs (albums); NSWL 6,000 titles (audiobooks); NVL 2,900 full-length videos; NWD 100,000 works and 6,400 composers.

Agreement Term: 1 January 2020 – 31 December 2020 + optional 1 January 2021 – 31 December 2022

Authentication: IP authentication (See Appendix C for IP addresses) and login/password credentials. List of login(s)/password(s) is supplied by us to Participating Institution(s).

Fees and Negotiated Discounts:

- Total Fee for the period 2020-2022: 7 746,90 EUR
- License Fee / year
 - o 2020: 2 205,00 EUR
 - o 2021: 2 734,20 EUR
 - o 2022: 2 807,70 EUR

Payment Terms:

1. The price for the Service shall be paid on our bank account no .:

⁽SWIFT: CITFCZPPXXX). Any change of the bank account shall be notified to you without undue delay. The notice shall be signed by the authorized representative and will become effective upon its delivery to you.

- 2. The price for the Service shall be paid annually for each commenced calendar year of the duration of the Agreement in the amount set forth therein. The Parties expressly state that the price for the year 2020 shall be paid in the whole amount, regardless of the beginning of the Agreements' effectiveness.
- 3. All the prices under this Agreement are set forth as final, unchangeable and the maximum allowable.
- 4. The price for each commenced calendar year of the duration of the Agreement shall be paid in two (2) partial payments within one invoice with the following maturity:
 - Max 50% on 15 March of the given year for which the Service is paid (maturity of the first partial payment);
 - Max 50% on 30 April of the given year for which the Service is paid (maturity of the second partial payment);
 - The above-mentioned maturities are applicable only if the invoice (all the invoices) is delivered to the Licensee no later than fifteen (15) days before the stated maturity of the first part payment, i.e. by the end of February of the given year;
 - If the invoice is delivered later, at the latest within fifteen (15) days prior to the due date of the second part payment, i.e. in the term beginning from 1 March to 15 April of the given year, the due date of the first part payment shall be within fifteen (15) days from the date of the provable invoice delivery. The maturity of the second part payment remains unaffected;
 - If the invoice is delivered later, the due date of both part payments shall be within fifteen (15) days of the provable invoice delivery date.
- 5. The invoice shall be issued in the currency specified in the Agreement. In the event that there are multiple currencies specified in the Agreement for each part of the Service, we shall issue at least the number of invoices corresponding to the number of currencies. The foreign currency on the invoice(s) shall also be converted into Czech crowns according to the Czech National Bank exchange rate (www.cnb.cz) valid as at the date of the taxable transaction.
- 6. Invoice the tax document shall contain all the requisites of a tax document. The invoice shall contain all the requisites set forth by the applicable legislation, especially Act No. 235/2004 Coll., VAT Act, as amended ("VAT Act"). The invoice shall be delivered to you either originally or electronically to the e-mail address licensing@czechelib.cz. The invoice shall include a summary of all the Content pursuant to the Agreement. The invoice shall also be labeled "IPS CzechELib, reg. č. CZ.02.1.01/0.0/0.0/16_040/0003542". We shall bear any and all costs connected with a change of the exchange rate, including but not limited to any costs which might arise due the invoice containing incorrect or incomplete information.
- 7. If the invoice does not contain the requisites set forth in this Agreement or by the applicable legislation or these are incorrect or incomplete, you are entitled to return such invoice to us for completion/correction. In such case, the term of payment shall be interrupted and the new term of payment shall run from the provable corrected invoice delivery date to you and pursuant to the rules set forth above. The procedure under the previous sentence may also be repeated. We shall correct the invoice in each case within 15 days as of notification by you on incorrect or incomplete invoice. Denial of monetary performance and the related return of an invoice in accordance with this paragraph do not constitute a default in the payment by you.
- 8. Fulfillment of any financial duty associated with performance under this Agreement shall be understood as the moment of debiting the full amount from the bank account of the Party.
- 9. We are not entitled to require any advance payments under this Agreement.
- 10. Each Party shall bear its own costs in connection with this Agreement. The bank fees for the bank transfer are shared between the Parties.

The provisions of section 11. – 13. of Payment Terms apply to Supplier based in the Czech Republic.

11. We declare that are a VAT payer and that are not an unreliable VAT payer within the meaning of the Section 106a of the VAT Act. In the event that the tax administrator starts a procedure that we are an unreliable VAT payer, we undertakes to notify such fact to you in writing without undue delay.

- 12. We further declare that we fulfill all the conditions set forth in the Section 109 of the VAT Act, i.e. that we have not breached any obligation under the VAT Act which could lead to the liability of you for the unpaid tax under the Section 109 of the VAT Act. We undertakes that if there is a threat or even a breach of any ours obligation that could lead to the liability of us for an unpaid tax, we shall notify such fact in writing to you without undue delay.
- 13. Any payments made under this Agreement in favor of us shall be made to our bank account, which is registered with the tax authority within the meaning of the Section 109 of the VAT Act, which we confirm. In the event that we become an unreliable VAT payer under the preceding paragraphs or there is a threat that we will become an unreliable VAT payer under the preceding paragraphs, or our account shall not be registered with the tax administrator, we expressly agree that the VAT from the price under this Agreement shall be paid directly to the tax administrator's account in accordance with the applicable legislation.

We take on the risk of a change in circumstances under Section 1765 (1) of Act No. 89/2012 Coll., the Civil Code, as amended.

Appendix B: Participating Institutions

Configuration:

František Bartoš Regional Library in Zlin	NML classical music, 5 CC, Standard Sound	
	Quality.	
Regional Library of Highlands	NML classical music, 5 CC, Standard Sound Quality.	
Regional Library of Pardubice	NML classical music, 5 CC, Standard Sound Quality.	

Quality:

Standard Sound Quality 128 Kbps Premium Quality 320 Kbps

Institution	Period	Total price in EUR
2020		
František Bartoš Regional Library in Zlin	1.3.2020 - 31.12.2020	
Regional Library of Highlands	1.5.2020 - 31.12.2020	
Regional Library of Pardubice	1.1.2020 - 31.12.2020	
Total 2020		2 205,00
2021		
František Bartoš Regional Library in Zlin	1.1.2021 - 31.12.2021	
Regional Library of Highlands	1.1.2021 - 31.12.2021	
Regional Library of Pardubice	1.1.2021 - 31.12.2021	
Total 2021		2 734,20
2022		
František Bartoš Regional Library in Zlin	1.1.2022 - 31.12.2022	
Regional Library of Highlands	1.1.2022 - 31.12.2022	
Regional Library of Pardubice	1.1.2022 - 31.12.2022	
Total 2022		2 807,70

Potential Institutions:

Institution (Czech)	Institution (English)	
Vysoká škola regionálního rozvoje a Bankovní institut - AMBIS, a.s.	College of Regional Development and Banking Institute - AMBIS	
Biofyzikální ústav AV ČR, v.v.i.	Institute of Biophysics of the CAS, v. v. i.	
Biotechnologický ústav AV ČR, v. v. i.	Institute of Biotechnology CAS, v. v. i.	
Centrum pro studium vysokého školství, v. v. i.	Centre for Higher Education Studies	
České vysoké učení technické v Praze	Czech Technical University in Prague	
Česká zemědělská univerzita v Praze	Czech University of Life Sciences	
Fyziologický ústav AV ČR, v.v.i.	Institute of Physiology CAS	
Fakultní nemocnice Ostrava	University Hospital Ostrava	
Fakultní nemocnice Plzeň	University Hospital Plzen	
Fakultní nemocnice u sv. Anny v Brně	St. Anne's University Hospital Brno	
Institut klinické a experimentální medicíny	Institute for Clinical and Experimental Medicine Janáček Academy of Music and Performing Arts	
Janáčkova akademie múzických umění v Brně Jihočeská univerzita v Českých Budějovicích	in Brno University of South Bohemia in České Budějovice	
Knihovna Akademie věd ČR, v. v. i.	Library of the Czech Academy of Sciences	
Mendelova univerzita v Brně	Mendel University in Brno	
Masarykův onkologický ústav	Masaryk Memorial Cancer Institute	
Národní knihovna České republiky	National Library of the Czech Republic	
Národní lékařská knihovna	National Medical Library	
Národní muzeum	National Museum	
Národní technická knihovna	National Library of Technology	
Ostravská univerzita	University of Ostrava	
Studijní a vědecká knihovna v Hradci Králové	The Research Library in Hradec Králové	
Studijní a vědecká knihovna Plzeňského kraje, příspěvková organizace	Education and Research Library of Pilsen Region	
Technická univerzita v Liberci	Technical University of Liberec	
Univerzita Hradec Králové	University of Hradec Kralove	
Univerzita Jana Evangelisty Purkyně v Ústí nad Labem	University of Jan Evangelista Purkyně in Ústí nad Labem	
Univerzita Karlova	Charles University	
Univerzita Pardubice Veterinární a farmaceutická univerzita Brno	University of Pardubice University of Veterinary and Pharmaceutical Sciences Brno	
Vědecká knihovna v Olomouci	Research Library in Olomouc	
Vysoká škola báňska - Technická univerzita Ostrava	VŠB - Technical University of Ostrava	
Vysoká škola ekonomická v Praze	University of Economics, Prague	
Vysoká škola chemicko-technologická v Praze	University of Chemistry and Technology, Prague	
Výzkumný a šlechtitelský ústav ovocnářský Holovousy s.r.o.	Research and Breeding Institute of Pomology Holovousy Ltd.	
Výzkumný ústav práce a sociálních věcí, v. v. i.	Research Institute for Labour and Social Affairs p. r. i.	
Výzkumný ústav rostlinné výroby, v.v.i	Crop Research Institute	
Vysoké učení technické v Brně	Brno University of Technology	
Západočeská univerzita v Plzni	University of West Bohemia	

Appendix C: IP Addresses

#	Instituce	Institution	IP ranges
	Krajská knihovna Františka Bartoše ve Zlíně	František Bartoš Regional Library in Zlin	131.117.208.136 131.117.208.141 131.117.208.152
2.	Krajská knihovna v Pardubicích	Regional Library of Pardubice	77.236.222.152
3.	Krajská knihovna Vysočiny	Regional Library of Highlands	195.113.207.234