SPRINGER NATURE

AMENDMENT NO 3 TO LICENSE AGREEMENT

License ID: 34459.003

This Amendment to License Agreement ("Amendment") is dated the 3rd of December 2020 by and between:

Name:	National Library of Technology, a State Contribution
	Organization set up by the Ministry of Education, Youth and Sports
Seat:	Technická 2710/6, 160 80 Praha 6 – Dejvice, Czech Republic
Identification number:	61387142

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

("Customer"),

and

Name:	Springer Nature Customer Service Center, GmbH		
Seat:	Tiergartenstrasse 15-17, 69121 Heidelberg, Germany		

("Licensor")

WHEREAS, Customer and Licensor entered into a license agreement with License ID 34459, dated 13th of November 2018, regarding the licensed Products as defined therein (the "License Agreement"); amended 19th of March 2019; as last amended 30 September 2020; the License Agreement was published in the Register of Contracts on 16 November 2018 with the contract ID 6776283;

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

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

SPRINGER NATURE

1. The License Agreement shall be amended to modify the fees for year 2021 and 2022 in section 1. Products and License Fee as follows:

Products	License Fee					
	2018	2019	2020	2021	2022 (optional renewal as per Section 3 of LID 34459)	
Single Title Journal Subscriptions and Legacy Sets (Springer, Adis, Palgrave Macmillan Journals, Academic Journals on nature.com)						
- Springer						
eBook Collections						
Book Series						
License Fees in Total	1,148,042.33 €	1,211,184.92 €	1,277,800.00 €	1,290,577.00 €	1,329,295.00 €	

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

MISCELLANEOUS

1. This Amendment shall become valid upon being signed by both parties and each party declares that electronic execution is valid and effective in the jurisdiction the respective party executes the Amendment. The Amendment shall become effective on the date of its publication in the Register of Contracts in accordance with the conditions laid down by Act No. 340/2015 Coll., On the Register of Contracts, as amended. The Amendment will be in this register published by the Customer.

SPRINGER NATURE

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

