



**Cold Spring Harbor Laboratory Press**



WWW Site: <http://www.cshlpress.com>

## **Cold Spring Harbor Laboratory Press Journals Transformative Agreement and Terms**

This agreement is between **Cold Spring Harbor Laboratory Press** (“the Publisher” or “CSHLP”), a publishing organization headquartered in [REDACTED], and

**University of California San Diego**, 9500 Gilman Dr, La Jolla, CA 92093, (“UCSD” or “the Licensee”), to cover the license of online editions of the Publisher’s journals, including author rights for Open Access publishing, with effect from January 1, 2025.

### **1. Licensee Rights**

Upon receipt of payment, the Publisher agrees to provide the Licensee and its Authorized Users access to the Publisher’s online journals, The Cold Spring Harbor Collection (CSHC), or portions thereof, consisting of current and retrospective years’ publications of the Publisher’s content, as set out in Schedule 1 (“Licensed Materials”). This agreement grants access to the Publisher’s online journals for educational, research, and personal use by the faculty, staff, students, alumni, and library patrons utilizing the Licensee’s contiguous campus network. Distance learners, alumni, and other off-campus affiliates may access the Publisher’s online journals if their Internet access is through the campus network and the Licensee has a process to validate Authorized Users.

The Licensee’s Authorized Users may download and print articles for personal use and archive contents on their own personal computers. They may send one copy by e-mail, print, or fax to one person at another location for that individual’s personal use. Facsimile images that are exact representations of the print pages or of printouts from the electronic database may be provided for interlibrary loan in compliance with Section 108 of the United States Copyright Law (17 USC §108, “limitations on exclusive rights: Reproduction by libraries and archives”) and distributed in paper, fax, or digital form. Libraries may include copies of the Publisher’s digital content in local electronic course reserve systems limited to use by Authorized Users of current classes.

1.2. No Diminution of Rights. Nothing in this Agreement, including but not limited to Authorized Uses, shall be interpreted to diminish the rights and privileges of the Licensee or Authorized Users with respect to any of the Licensed Materials, including exceptions or limitations to the exclusive rights of copyright owners, such as fair use, under Section 107 of the U.S. Copyright Act. In the event that any content included in the Licensed Materials is in the public domain or has been issued under a Creative Commons or other open license, Publisher shall not place access, use or other restrictions on that content beyond those found in the open license, where applicable.

**1.3 Author Rights to Use Their Own Work.** Notwithstanding any terms or conditions to the contrary in any author agreement between authors and Publisher, authors who are Authorized Users of Licensee (“Authors”) whose work (“Content”) is accepted for publication by Publisher during the Term shall retain the non-exclusive, irrevocable, worldwide, royalty-free right to use their Content for scholarly and educational purposes, including self-archiving or depositing the Content in institutional, subject-based, national or other open repositories or archives (including the author’s own web pages or departmental servers), and to comply with all grant or institutional requirements associated with the Content.

---

For the avoidance of doubt, it is the intent of the parties to this License Agreement that Licensee’s Authors are third party beneficiaries of this provision of the Agreement. Nothing in this section shall eliminate or limit any other rights that Licensee or any Author may have to deposit, host or make available Content published by Licensor.

Definitions:

**Author:** An author of a work published by Publisher who is an Authorized User of the Licensed Materials.

**Content:** The author’s accepted manuscript version (after peer review and including revisions from the peer review process but before copy-editing and final publication) of any work by an Author that is accepted for publication by Publisher.

**Scholarly and educational purposes:** Purposes encompassing teaching, research, and institutional needs, including but not limited to the right to (a) use, reproduce, distribute, perform, and display the Content in connection with teaching, conference presentations, and lectures; (b) make full use of the Content in future research and publications; (c) republish, update or revise the Content in whole or in part for later publication; (d) meet requirements and conditions of research grants or publishing subventions provided by government agencies or non-profit foundations, and; (e) grant to the Author’s employing institution some or all of the foregoing rights, as well as permission to use the Content in connection with administrative activities such as accreditation, mandated reports to state or federal governments, and similar purposes. In all cases, the Author and/or the Author’s employing institution will be expected to provide proper citation to the published version.

**Repositories or archives:** Open-access digital repository services such as those provided by the Author’s employing institution, an academic consortium, a discipline-based entity, or a governmental funding agency.

## **2. Limits of License**

Neither Licensee nor its Authorized Users may use any of the Publisher’s online content in the provision of any product, publication, or other service offered for commercial sale. This includes the creation of custom textbooks for sale, reproduction of bibliographies in other works, or posting of any information on an open website which would allow downloading the Publisher’s content into commercial sites or services.

The Publisher retains all copyright and intellectual property rights to the digital and print information provided under this Agreement, except as noted in Clause 9.1.

### **3. The Publisher's Obligations**

The Publisher will make its products available as defined in its promotional literature and to commercial service standards consistent with operation of an information service over the Internet and institutional networks.

The Publisher will ensure that it holds copyright and distribution rights for all Titles and other information provided as part of its online service.

### **4. Licensee Obligations**

The Licensee agrees to exercise reasonable precautions, according to common industry practices, to limit access to the Publisher's online journals to Authorized Users. Licensee shall not be required to report such user information to the Publisher but will describe and document its Authorized User policies and practices upon request by the Publisher.

Licensee agrees to provide electronic security measures as feasible to ensure protection of the Publisher's data.

### **5. Warranties and Liabilities**

The entire liability of the Publisher, whether in contract, tort, by statute, or otherwise, to the Licensee and Authorized Users shall be the refund of any fees paid to the Publisher. In no circumstances will the Publisher be liable for damages including, without limitation, damages for loss of data or corruption of data, loss of programs, loss of business, goodwill, or other incidental, consequential or indirect losses of any nature arising out of the use, or inability to use, the Publisher's journal content online. The Publisher will not be liable for any losses arising from any errors, omissions, or other inaccuracies in or corruption caused in the Publisher's online journal content, whether caused by transmission processing or otherwise to the Titles provided online or otherwise made accessible.

5.2 Accessibility Requirements. Publisher warrants that the Licensed Materials comply with California and federal disabilities laws and regulations and conform to the accessibility requirements of Web Accessibility Initiative, Web Content Accessibility Guidelines (WCAG) 2.0 at level A.A. Publisher agrees to promptly respond to and resolve any complaint regarding accessibility of Licensed Materials.

### **6. General Terms**

This Agreement constitutes the entire understanding between the Publisher and Licensee. Each party affirms its signatory is authorized to agree to the terms of this Agreement. Neither party shall assign this Agreement without written consent of the other within 30 days' notice. Notice of changes in this Agreement shall be provided in writing at the addresses below.

### **7. Payment**

The University of California, San Diego will process the payment within 90 days of receipt of the Publisher's invoice or purchase order. See Schedule 2 "Subscription Period & Fee") for invoice components.

### **8. Term; Post-termination Access**

This license agreement is effective from January 1, 2025, through December 31, 2027. If any of the Publisher's journals listed in Schedule 1.C convert to Gold Open Access during the term of this license, the parties agree to revisit the license fee presented in Schedule 2.2. Upon termination of this Agreement, the Publisher will continue to provide the Licensee with access to and use of content from the Publisher's journals, as set out in Schedule 1, published and paid for within the term of this Agreement and under any preceding Agreements (where applicable) between Publisher and Licensee, without charge.

**9. Open Access Publishing**

9.1 For all article types accepted for publication during the term of this Agreement for which authors have the option to pay a fee for Open Access publication, and where the corresponding author is an Authorized User, the Publisher will offer the corresponding author the option to publish and distribute the article Version of Record as an Open Access publication with a CC-BY or a CC-BY-NC Version 4.0 license, with the author retaining copyright. This option does not apply to certain article types including comments and editorials.

9.2 Corresponding authors affiliated with Licensee may submit articles for Open Access publication to any of the journals specified in Schedule 1.C.

9.3 The Publisher and Licensee shall make all reasonable efforts to make eligible corresponding authors aware of the terms of clause 9.1 and 9.2.

9.4. The Publisher will report to Licensee annually a list of full citations of all works published by authors at Licensee's institution, indicating which articles were published Open Access under the terms of this agreement.

**10. Amendment**

No modification or claimed waiver of any provision of this Agreement shall be valid except by written amendment signed by authorized representatives of Publisher and Licensee.

---

Cd Spring Harbor Laboratory Press  
[Redacted] Date \_\_\_\_\_

AUL Scholarly Resources & Services  
University of California San Diego  
San Diego, California Date 11/5/2024

IP addresses/ranges, contact:  
[Redacted]  
[Redacted]  
[Redacted]  
[Redacted]

## **Cold Spring Harbor Laboratory Press Journals Transformative Agreement and Terms**

### **Schedule 1: The Licensed Material**

#### **A. CSHLP journals to which the Licensee subscribes:**

Genes & Development  
Genome Research  
CSH Protocols  
RNA  
Learning & Memory  
CSH Perspectives in Biology

#### **B. CSHLP journals added to Licensee's account:**

CSH Perspectives in Medicine

#### **C. CSHLP research journals to which Licensee's corresponding authors may submit articles for OA publication:**

Genes & Development  
Genome Research  
RNA  
Learning & Memory

(Articles in *CSH Protocols*, *CSH Perspectives in Biology*, and *CSH Perspectives in Medicine* are commissioned by the editors and do not accept submissions.)

## Cold Spring Harbor Laboratory Press Journals Transformative Agreement and Terms

### Schedule 2: Subscription Period and Fee

1. The agreed Subscription Period is 1 January 2025 – 31 December 2027.

#### 2. Calculation of license fee and OA article publication charges

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

3. [REDACTED]

4. Where the term of this Agreement extends beyond the agreed Subscription Period, the license fee for any renewal period shall be agreed in advance in writing between the parties, pursuant to Paragraph 10 (“Amendment”) of the Agreement.