

Agreement for Intermediary Services Content**The undersigned**

SURFmarket B.V., a private limited company with its registered office at Moreelsepark 48, Utrecht, The Netherlands, duly represented in this matter by its director, and referred to hereinafter as "SURFmarket";

and

The Royal Society of Chemistry a company incorporated in England by Royal Charter (Registered No. RC000524) and a Registered Charity No. 207890 whose registered office is located at Burlington House, Piccadilly London W1J 0BA, United Kingdom, duly represented in this matter by its Sales and Marketing Director, referred to hereinafter as "Publisher";

hereinafter jointly referred to as the "Parties";

Whereas:

- Institutions wish to acquire Rights of Use in respect of the Licensed Material provided by Publisher.
- The Parties make publishing in open access format in a specified collection of established scientific journals available to eligible authors that are affiliated to the Institutions;
- SURFmarket provides Intermediary Services in respect of Rights of Use for Licensed Material on the one hand and Institutions for their Users on the other;
- said Intermediary Services relate to the creation of Licence Agreements between Publisher and Institutions;
- SURFmarket makes arrangements with Publishers regarding discounts, prices for said Rights of Use, provision of access, licence administration, and remittance of payments or debiting of payments for Institutions;
- SURFmarket and Publisher have concluded the present Agreement for Intermediary Services Content, whereby Parties have stipulated that Publisher is prepared, on the conditions set out in the Licence Agreement as included in Schedule C to this Agreement, to grant Institutions Rights of Use in respect of the Licensed Material and SURFmarket is prepared to perform the Services specified in this Agreement for Intermediary Services Content;
- Parties wish to regulate their contractual relationship for a period of two (2) years;
- SURFmarket is acting on behalf of the Institutions referred to in Schedule A to this Agreement.

Declare that they have agreed as follows:



Clause 1: Definitions

- 1.1 Authentication: Determination by an Institution connected to SURFconext of the identity of End-user, whether or not including the Institution to which End-user belongs.
- 1.2 Authorisation: the provision of access to online Licensed Material by Publisher.
- 1.3 Agreement: the Agreement for Intermediary Services (Licensed Material) and its associated Schedules.
- 1.4 Contact Persons: the employees of the Institutions appointed by the Institutions who will maintain contact with SURFmarket in respect of this Agreement.
- 1.5 Creative Commons License: one of several public copyright licenses that enable the free distribution of an otherwise copyrighted work.
- 1.6 Databases: the Licensed Material specified in Schedule C-d Section B
- 1.7 Distribution: the delivery to Institutions of the Licensed Material in such a way that the Licensed Material can be downloaded by the Institutions or used remotely.
- 1.8 End-user: a person appointed or employed by the Institution or otherwise authorised in the context of the Institution's operations, as well as a student, external student, course participant registered with the Institution, who is authorised by the Institution pursuant to the Licence Model concluded by the Institution to acquire Rights of Use in respect of the Licensed Material. End-user include third parties but solely within the premises of the Institution.
- 1.9 Hybrid Journals: subscription journals in which some of the articles are open access. These journals are specified in Schedule C-d Section A.
- 1.10 Institutions: the educational and research institutions and institutions equivalent to them for the purposes of the present Agreement specified, according to category, in Schedule A.
- 1.11 Intermediary Services: the services, specified in the SURFmarket Subscription, to be supplied by SURFmarket in respect of and relating to the concluding and granting of licences between the Institutions and Content providers or Publishers.
- 1.12 Journal Archive: the Licensed Material specified in Schedule C-d Section C.
- 1.13 Journals: the Licensed Material specified in Schedule C-d Section A.
- 1.14 Licence Agreement: the agreement regarding the User Right in respect of the Licensed Material that is created between Publisher on the one hand and the Institution on the other via SURFmarket as intermediary. The Licence Agreement is included as Schedule C.
- 1.15 Licence Fee: the charge(s) payable for the Content as agreed by both Parties and which are specified in Schedule B.
- 1.16 Licensed Material: the visual and audio material, databases, and/or other publications deriving from Publisher, specified in Schedule B, that are recorded on and/or contained in electronic data media, or that are made available electronically or in some other electronic form and to which the Institution can acquire a User Right via SURFmarket as intermediary by means of a Licence Agreement.





- 1.17 Market Area: the geographical area where SURFmarket can provide Intermediary specified according to categories of institutions, are given in Schedule A.
- 1.18 Media: the data media on which the Licensed Material is recorded.
- 1.19 Open Access: online research output that is free of all restrictions on access.
- 1.20 Schedules: appendices to the present Agreement which, once signed by the Parties, form part of this Agreement. The Schedules set forth the conditions referred to in this Agreement.
- 1.21 User Rights: the right to use the Licensed Material granted to the Institution by Publisher pursuant to the Licence Agreement.

Clause 2: Subject of the Agreement for Intermediary Services Content

- 2.1 Publisher hereby grants SURFmarket a non-exclusive right, in accordance with the provisions of the Agreement for Intermediary Services Content, to provide Intermediary Services within the Market Area regarding the Licensed Material.
- 2.2 Publisher make the Licensed Material available via IP ranges for Institutions.

Clause 3: Term of the Agreement for Intermediary Services Content

- 3.1 This Agreement is entered into for a period of two (2) years, commencing on January 1, 2019 ("Starting Date" and consequently ending on December 31, 2020.

Clause 4: Performance Publisher

- 4.1 Publisher will use all reasonable endeavours to enable SURFmarket to provide the Intermediary Services.
- 4.2 At the request of SURFmarket, Publisher will provide access to Licensed Material in such a way that the necessary Rights of Use can be exercised individually or per group by Institutions, and its Users.
- 4.3 The Licensed Material will be made available via the Institution's IP ranges. SURFmarket shall provide Publisher the Institutions' IP ranges to ensure access to the Licensed Material.

Clause 5: Open access publishing

- 5.1 Corresponding authors who are affiliated to the Eindhoven University of Technology, Delft University of Technology, Leiden University, Radboud University Nijmegen, University of Groningen, University of Twente, Utrecht University and Wageningen University and who qualify as Eligible Authors according to the conditions set out in Schedule C d-b are allowed to publish a fixed amount of articles, as specified in Schedule B, in open access in the Journals at no direct costs to them.





- 5.2 Publishing in Open Access of Licensed Material by authors affiliated to the other Institutions participating in Option 2 of this agreement at a discount of 15% of the APC list price.
- 5.3 The applicable open access publishing terms and conditions are covered in Attachment C-b ("Open Access Publishing").
- 5.4 Parties agree to and evaluate relevant workflows and tools with regard to open access publishing.
- 5.5 Articles are made available under the Creative Commons Attribution License 3.0 or the Creative Commons Attribution Non-Commercial 3.0 License.
- 5.6 If the Agreement between Parties becomes available after the Starting Date, Parties will agree on publishing articles accepted for publication during the calendar year during the period from the Starting Date to the date of entering into the Agreement in Open Access retroactively.
- 5.7 Publisher will deliver a monthly report per Institution of the articles that have been published in Open Access in Hybrid Journals in each month, as listed in Schedule E, clause 3.2 (reporting). The report will be delivered within 4 weeks after the end of each month.
- 5.8 Publisher will use reasonable efforts to deliver a full report of all articles (Open Access and otherwise) published by the Institutions over the period 1 January until 30 June and 1 July until 31 December. The report gives an overview of the Institutions, the corresponding author(s), the affiliation of the corresponding author(s), the article titles and open access Y/N. The report is delivered within 8 weeks after the end of the 6 month periods. The report will be sent to SURFmarket, or an appointed contact person of the Institutions.

Clause 6: Performance SURFmarket

- 6.1 SURFmarket will act as an intermediary in respect of the creation of Licence Agreements between Institutions and Publisher within the Market Area. In all its actions vis-à-vis Institutions (including potential Institutions), SURFmarket will at all times make clear that it is acting as an independent party. SURFmarket will not do or say anything that may create the impression that SURFmarket's authority to act on behalf of Publisher extends any further than specified in the Agreement for Intermediary Services Content.
- 6.2 SURFmarket will provide Intermediary Services in respect of the Licensed Material, types of Licence Agreements, and Licence Fees specified in Schedule B.
- 6.3 SURFmarket will not be permitted to actively recruit outside the Market Area. Within the Market Area, the Intermediary Services will be restricted to the Institutions.
- 6.4 SURFmarket will not be permitted to extend the number of categories listed in Schedule A without the prior written consent of Publisher. Publisher will not refuse its consent on unreasonable grounds.
- 6.5 SURFmarket undertakes to do or refrain from doing anything that a proper intermediary, acting reasonably and professionally, should do or refrain from doing and to promote the interests of the Parties to the best of its knowledge and ability and in all reasonable and fairness.





- 6.6 SURFmarket will not make any statements regarding the functioning or other aspects of the Licensed Material that might be misleading or that SURFmarket knows, or should know, cannot be fulfilled. SURFmarket indemnifies Publisher for any claims for damages asserted by Institutions, its Users (including potential Institutions, and its Users) on the basis of statements or actions on the part of SURFmarket.
- 6.7 SURFmarket will immediately notify Publisher of any deficiencies in the functioning of the Licensed Material and/or of any complaints made by Institutions. SURFmarket will not be authorized, without the written consent of Publisher, to offer solutions to deficiencies to Institutions or to deal with customers' complaints.

Clause 7: Creation of Licence Agreements

- 7.1 To ensure that Publisher grants Rights of Use and the Institution honours the Rights of Use that are granted, SURFmarket will provide the Institution, digitally, with a Licence Agreement to be signed by the Institution. Any requested changes to the terms of the Licence Agreement shall be forwarded by SURFmarket to Publisher for prior approval.
- 7.2 SURFmarket will ensure that the Institution accepts that concluding the Licence Agreement digitally has the same validity as a written signature.
- 7.3 SURFmarket will ensure that the signature of the Institution is set by a representative of the Institution who is authorised to sign. SURFmarket will also, if necessary, enable the Contact Person to acquire internal approval for entering into the Licence Agreement beyond the scope of his/her financial mandate, such that they can lawfully undertake, digitally, the obligations that are set forth in the Licence Agreement.

Clause 8: Limitation of Liability

- 8.1 SURFmarket cannot be held liable for loss/damage sustained by Publisher that is the result of the Intermediary Services except in so far as such loss/damage is the direct result of an intentional act or omission or gross negligence on the part of SURFmarket or its employees. In the event that SURFmarket or employees for whom SURFmarket may be held liable at law has/have committed a wrongful act, SURFmarket will only be liable to provide compensation for loss/damage in so far as such was caused by an intentional act or omission or gross negligence.

Clause 9: Intellectual Property Rights

- 9.1 SURFmarket will be entitled to make use of, with prior approval of the Publisher, the Publisher's name, trademarks, trade names, and other indications of origin to identify the Licensed Material in the context of its work pursuant to the Agreement for Intermediary Services Content. The use by SURFmarket of the Publisher's name, trademarks, trade names in accordance with the Publisher's brand guidelines (https://www.rsc.org/.../RSC%20brand%20guidelines%202019_tcm18-246471.pdf).



- 9.2 The intellectual property rights in respect of the Licensed Material will be vested in Publisher. Publisher indemnifies SURFmarket in respect of infringement of its intellectual property rights by third parties as long as SURFmarket informs the Publisher of the possible infringement under the terms of clause 9.4.
- 9.3 Parties will not register one another's trademarks, trade names, or other indications of origin (or any other marks or symbols similar to them) and will only use them in the manner indicated by Parties. This provision also applies to designs, materials, and documentation that form the basis for SURFconext, SURFnet, and its network.
- 9.4 SURFmarket will inform Publisher as soon as possible of any infringement of Publisher's trademarks or other intellectual property rights of Publisher due to the use of the Licensed Material, which comes to the attention of SURFmarket. In this connection, SURFmarket will render all reasonable co-operation to Publisher as regards rectifying such infringements.
- 9.5 SURFmarket's right to make use of Publisher's trademarks, trade names, or other indications of origin will terminate by operation of law at the point when this Agreement for Intermediary Services Content is terminated, dissolved, for whatever reason. SURFmarket will ensure, in so far as it is reasonably able, that by terminating or dissolving the Licence Agreement, the Institution will observe the termination of the Rights of Use.
- 9.6 SURFmarket will be entitled to refer to itself in respect of the Licensed Material as an authorised intermediary of Publisher.
- 9.7 SURFmarket will ensure, insofar as it is reasonably able, that Institutions observe the obligations imposed on them by the provisions of the Licence Agreement. Should it appear that an Institution does not comply with some or all of the obligations specified in this Agreement, SURFmarket will immediately inform Publisher, after which Publisher may take measures itself. SURFmarket will render all necessary assistance in this respect.

Clause 10: Licenced Material, Licence models and Licence Fees

- 10.1 SURFmarket will provide the Intermediary Services regarding allocation of Rights of Use on the basis of four (4) preferred licence models specifically tailored to the educational context. Schedule B gives a detailed specification of the Licence Model/Models that is/are applicable pursuant to the Agreement for Intermediary Services Content.
- 10.2 SURFmarket is entitled to calculate the institution a percentage mark on top of the Licence fee(s) mentioned in Schedule B in order to reimburse the costs for the provision of Intermediary Services for the benefit of the Institution.

Clause 11: Reporting and Invoicing

- 11.1 The invoice for the Rights of Use to be granted by Publisher to the Institution pursuant to a Licence Agreement will be submitted only to SURFmarket for payment.
- 11.2 Invoices will be submitted no earlier than two (2) months before the start of the period charged. Unless agreed otherwise, invoices will not charge for periods longer than one (1) year.



- 11.3 SURFmarket will effectuate payment to Publisher of the amount of the invoice referred to in sub clause 1 of the present clause within thirty (30) days of receiving the invoice. When paying an invoice, SURFmarket will not be entitled to invoke any discount, deduction, compensation, or postponement whatsoever other than as provided for in this Agreement. SURFmarket will be allowed to pay in instalments.
- 11.4 Should SURFmarket fail to effectuate payment of the amount owing to Publisher on time, Publisher will give SURFmarket written notice of default, granting SURFmarket a reasonable period in which to comply with its payment obligation. Upon that period expiring, SURFmarket will be deemed to be in default by operation of law. Publisher will be entitled to charge the then applicable rate of statutory interest on any payment that is not paid on time. Said interest will be calculated from the day on which SURFmarket legally fell into default until the day on which the amount owing is received.

Clause 12: Delivery of Licensed Material

- 12.1 SURFmarket or Publisher will make Licensed Material available to an Institution subject to the conditions set forth in Schedule C after the Institution has signed the Licence Agreement.
- 12.2 Upon the Institution having signed the Licence Agreement or having stated unconditionally that it agrees to the provisions of the said Licence Agreement, Publisher will provide the Institution with access to the Licensed Material in accordance with the provisions set forth in Schedule D.
- 12.3 Publisher reserves the right to withdraw at any time from the Licensed Material any item or part of an item for which it no longer retains the right to publish and for which the Publisher has been unable to secure the provisions as set out in Schedule D, or any item or part of an item for which the Publisher has reasonable grounds to believe it infringes copyright or is defamatory, obscene, unlawful or otherwise objectionable. The Publisher will give written notice to the Institution of such withdrawal. If the withdrawn material represents more than ten per cent (10%) of the Licensed Material the Publisher will make a pro rata refund of part of the Licence Fee to the Institution, taking into account the amount of material withdrawn and the remaining term of this Agreement for Intermediary Services Content.
- 12.4 SURFmarket shall have complimentary access to the Licensed Material for the purpose of providing information to the Institutions.

Clause 13: Guarantee

- 13.1 Publisher guarantees that, during the term of this Agreement, it will keep track of user experience regarding the Licensed Material.

Clause 14: Long term preservation and continuous access

14.1 Long term preservation:

Publisher will archive the Licensed Material in at least one of the following established e-journal archiving initiatives CLOCKSS, LOCKSS and Portico.

14.2 Continuous access in case of 'trigger events':

Publisher guarantees continuous access to and use of the Licensed Material which was published and paid for during the term of this and possible preceding Agreements for Intermediary Services between the Publisher and the Institution through one of the established e-journal archiving initiatives if one or more of the following events ('trigger events') occur:

- a catastrophic and sustained failure of the Publisher's delivery platform or
- the Publisher stops operations, or
- the Publisher ceases to publish a title, or
- the Publisher no longer offers back issues.

14.3 Continuous access in case of termination of the Agreement for Intermediary Services Content:

In the case of termination of the Agreement for Intermediary Services Content, except when such termination is due to a breach of the Agreement for Intermediary Services Content by SURFmarket, Publisher will provide (at the option of SURFmarket) the Institutions and its Users with continuous access to and use of the PDF versions of the Journals which was published and paid for during the term of this and possible preceding Agreements for Intermediary Services between the Publisher and SURFmarket, without charge, either by one or more of the following options:

14.3.1 continued online access to archival copies of the same Licensed Material on the Publishers' server;

14.3.2 granting access to one of the aforementioned accepted e-journal archiving solutions;

14.3.3 supplying archival copies of the same Licensed Material to a archiving facility shared by more Institutions;

14.3.4 supplying archival copies of the same Licensed Material to an Institution to be uploaded to the protected network of the Institution.

For avoidance of doubt Users shall lose access to the Databases and the Journal Archive (if applicable) at the end of the term.

14.4 Continuous access in case of transfer of a journal title:

In the case when a journal title moves between publishers and access to the journal title is no longer supported by Publisher, Publisher shall use all reasonable efforts to provide continuous access to and use of the Licensed Material which was published and paid for during the term of this and possible preceding Agreements for Intermediary Services between the Publisher and SURFmarket by legally binding the receiving Publisher of the journal title not to remove content that was previously deposited in accordance with the archiving arrangements even if the receiving publisher will not be continuing to deposit content in the archive. Publisher will legally bind the receiving Publisher to continue the existing archiving arrangements for the journal title after the effective date of transfer of the journal title. Publisher will adjust the Licence Fee for the value of the corresponding part of the Licensed Material for remaining term of the Licence Agreement.



Clause 15: Premature termination or dissolution

15.1 Premature termination of this Agreement for Intermediary Services Content by either Party will be possible – with immediate effect, without judicial intervention, and without any obligation to pay damages – in the following circumstances:

15.1.1 the other Party acts contrary to the arrangements set forth in this Agreement for Intermediary Services Content, including but not restricted to no longer being able to give access to the Licensed Material through Publisher losing the right to allocate Rights of Use;

15.1.2 submission of an application for a suspension of payments by either Party;

15.1.3 insolvency of either Party.

15.2 Obligations which by their nature are intended to continue after the termination or dissolution of this Intermediary Agreement for Content will continue after such dissolution.

Clause 16: Termination of the access to the service

16.1 Publisher will cooperate proactively with a responsible transfer and/or responsible termination of the service.

Clause 17: Indivisibility of Agreement for Intermediary Services Content

17.1 Should one or more provisions of this Agreement for Intermediary Services Content become invalid or inapplicable, the validity of the other individual provisions and the overall validity of this Agreement for Intermediary Services Content will be unaffected.

The following Appendices form an inseparable part of this Agreement for Intermediary Services Content:

- Schedule A: Categories of Institutions
- Schedule B: Description Licensed Material, with prices and license models
- Schedule C: Licence Agreement with appendices;
- Schedule D: Access and availability Licensed material;
- Schedule E: OA Article Workflows and Services
- Schedule F: Text and Datamining

In the event of any conflict between the provisions of this Agreement for Intermediary Services Content itself and those of the Appendices, the provisions will prevail in the following order of priority:

Agreement for Intermediary Services Content

- Schedule A: Categories of Institutions;
- Schedule B: Description of Licensed Material, with prices and licence models;





- Schedule C: Licence Agreement with appendices;
- Schedule D: Access and availability Licensed Material;
- Schedule E: OA Article Workflow and Services
- Schedule F: Text and Datamining

Clause 18: General

- 18.1 Any general terms and conditions of delivery and/or payment and any other general or particular terms and conditions applied by Publisher will not apply and are hereby expressly rejected.
- 18.2 All notifications made by Parties to one another pursuant to this Agreement for Intermediary Services Content will be made in writing or by e-mail. Oral statements, undertakings, or arrangements will have no legal effect unless confirmed in writing or by e mail.
- 18.3 Each Party will appoint an employee authorised to represent the Party in the context of this Agreement for Intermediary Services Content.
- 18.4 If Parties agree on new conditions and provisions, these will be considered to replace the conditions and provisions of the present Agreement for Intermediary Services Content and the new conditions and provisions will constitute as the Agreement for Intermediary Services Content.
- 18.5 The Parties will attempt to settle any dispute arising between Parties in respect of this Agreement for Intermediary Services Content through consultation and negotiation in good faith and a spirit of cooperation and the dispute will be escalated to higher-level managers of the Parties, if necessary. If this fails the dispute will be submitted to the competent court in the court district of Utrecht, The Netherlands, for adjudication.
- 18.6 Parties may agree that, in deviation from what is provided in the previous sub clause, a dispute will be made subject to arbitration in accordance with the conditions of the Netherlands Arbitration Institute [Nederlands Arbitrage Instituut] or according to an arbitration agreement (to be drawn up); or that a mutual solution to the dispute be sought by means of mediation in accordance with the rules of the Netherlands Mediation Institute (NMI) (Rotterdam, The Netherlands); or that a binding opinion be requested in respect of the dispute.
- 18.7 In the event of a dispute as referred to in Clause 14.1 of this Agreement, either Party will notify the other Party in writing that such dispute has arisen, giving a concise summary of what the former Party considers to be the subject of said dispute.
- 18.8 This Agreement for Intermediary Services Content and the Licence Agreement that is to be concluded will be subject to English law.
- 18.9 Both parties shall keep the Licence Fees which are specific to the Institutions and any personal data strictly confidential. SURFmarket acknowledges that the Licence Fees are specific to the Institutions and their disclosure is prejudicial to the Publisher's commercial interests with other third parties. Therefore, in addition to the general obligation of confidentiality, SURFmarket expressly warrants that it shall, and shall ensure that any of its employees or advisors that need to know the Licence Fees shall, keep the Licence Fees strictly confidential and shall not disclose them to any third party.

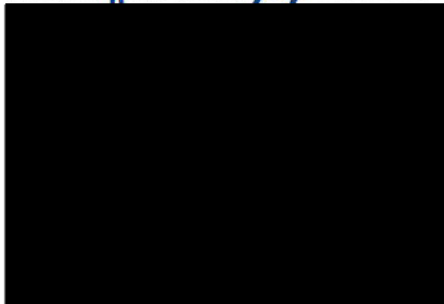




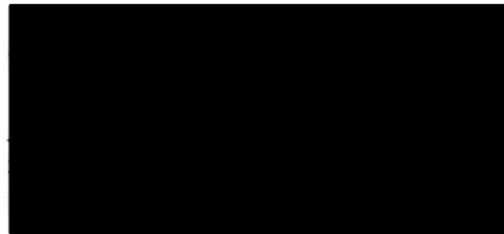
**Agreement for Intermediary Services Content
Schedule A**

Thus agreed and signed in duplicate

in: Utrecht, The Netherlands



in: Cambridge, UK



- Schedule A List of Institutions
- Schedule B Description of Content, Licence Models and Licence Fees
- Schedule C Model Licence Agreement and appendices
- Schedule D Access and availability Licensed Material
- Schedule E OA Article Workflows and Services
- Schedule F Text and Datamining





Categories of Institutions

Market Area Kingdom of the Netherlands:

- Universities
- Universities of Applied Science ('hogescholen')
- Designated and various educational institutions
- Large technological institutes
- Research institutes
- Institutions affiliated to higher educationLibraries
- Museums

For an up-to-date list, please go to the SURFmarket website (www.SURFmarket.nl).





**Agreement for Intermediary Services Content
Schedule B**

Licensed Material, Types of Licence, and Licence Fees

(amounts exclusive of VAT and all other taxes including import tariffs)

2019

Institution	Option	2019 Licence Fee	APC Spent deduction	Add Archive annual lease (list price £8,032.00)	Total 2019 Licence Fee (£)
Delft University of Technology					£ 62.651,00
Eindhoven University of Technology					£ 69.827,00
Leiden University					£ 38.355,00
Radboud University Nijmegen					£ 60.049,00
VU University Amsterdam					£ 17.686,00
Maastricht University					£ 21.329,00
University of Amsterdam					£ 26.528,00
University of Groningen					£ 62.051,00
University of Twente					£ 59.997,00
Utrecht University					£ 60.049,00
Wageningen University					£ 32.966,00
Totals					£ 511.488,00

¹ Institutions taking up Options 3 or 4 shall also be able to make their articles available via Open Access.

2020

The Fees for 2020 will be added at a later date.

Archive Purchase

University of Groningen shall purchase the Journal Archive at the price of [REDACTED]





Agreement for Intermediary Services Content Schedule B

Explanation of types of Licence Agreement and Licence Fees

In return for paying an annual Licence Fee, the Institution will be granted the Usage Right for the Licensed Material. The Licence Agreements may include licenses based on four preferences, specifically on education customised licensing models:

- Campus Licence: for the whole institution in the Netherlands.





**Agreement for Intermediary Services Content
Schedule B**

Conditions

1. RSC Gold comprises access to the Licensed Material specified in Schedule C-d;
2. The total amount of payments made by an Institution for subscriptions to the Licensed Material, either directly to Publisher or through agents will be deducted from the total Licence Fee. For this purpose, Publisher will supply SURFmarket with a full list of amounts paid per Institution;
3. The licence year for this agreement is set to start on January 1st, 2019 and expires December 31st, 2020;
4. If the licence is acquired in the course of a licence year, the Licence Fee will be paid proportionately (per month);
5. Prices are in British Pound Sterling, exclusive of VAT;
6. Other SURFmarket members can join the Licence Agreement at a fee to be determined by Publisher.

Handwritten initials in blue ink, appearing to be 'Y' or '4'.



Agreement for Intermediary Services Content Schedule C

Model Licence Agreement

The undersigned:

<Name of Institution>, with its registered office at <institution address>, <institution place of registration>, duly represented in this matter by <person with authority to represent the Institution>, referred to hereinafter as "the Institution";

and

The Royal Society of Chemistry a company incorporated in England by Royal Charter (Registered No. RC000524) and a Registered Charity No. 207890 whose registered office is located at Burlington House, Piccadilly London W1J 0BA, United Kingdom, duly represented in this matter by its Sales and Marketing Director, referred to hereinafter as "Publisher";

hereinafter jointly referred to as the "Parties";

Whereas:

- Publisher has concluded an agreement regarding the Licensed Material with SURFmarket bv (referred to hereinafter as "SURFmarket") on <date of licence> with a view to SURFmarket providing the Licence Agreement, access to the Licensed Material, invoicing and collection in respect of Licence Fee for the registered Rights of Use, all with respect to educational and research institutions and equivalent institutions (referred to hereinafter as "Agreement for Intermediary Services Content");
- Publisher is prepared to grant the Institution a non-exclusive and non-transferable User Right in respect of the Licensed Material for its Users for the period when the present Agreement is valid, under the terms and conditions and provisions set forth below. The said User Right also covers the Media associated with the Licensed Material;
- Publisher and the Institution are aware that the Licensed Material to be made available to the Institution shall remain the property of Publisher or the relevant third party if Publisher is not the owner and that the Media to the Licensed Material shall only be provided to the Institution with the intellectual property rights accruing to Publisher in respect of the Licensed Material and the said Media and Documentation being retained;
- in making the above mentioned Licensed Material available to Users, the Institution shall ensure that the said Users do not infringe the intellectual property rights in respect of the said items.

Declare that they have agreed as follows:

Clause 1: Definitions

1.1 Agreement: the present Licence Agreement and its associated Schedules;

Handwritten initials in blue ink, appearing to be 'Y' or '4'.



Agreement for Intermediary Services Content Schedule C

- 1.2 Schedule/Appendices: the most recent version (according to the version number and date) of an Schedule/appendices to the Agreement for Intermediary Services Content which, after being initialled by Parties, forms/form part of the Agreement for Intermediary Services Content (and replaces/replace another Schedule or Appendices that may have been agreed on previously);
- 1.3 Authentication: Determination by an Institution of the identity of User, whether or not including the Institution to which User belongs;
- 1.4 Authorisation: the provision of access to online Licensed Material by Publisher;
- 1.5 Course Pack: a multi-source collection or compilation of information (e.g. book chapters, journal articles, abstracts, multi-media materials) assembled by members of staff of the Institution for use by students for the purpose of training, education and instruction, either in printed, electronic or non-print perceptible (audio or Braille) form;
- 1.6 Databases: the Licensed Material specified in Schedule C-d Section B
- 1.7 End-user: a person appointed or employed or formerly employed by the Institution or otherwise authorised in the context of the Institution's operations, as well as a student, external student, course participant registered with the Institution, who is authorised by the Institution pursuant to the Licence Model concluded by the Institution to acquire Rights of Use in respect of the Licensed Material. End-user include third parties solely within the premises of the Institutions;
- 1.8 Intermediary Services: the services to be supplied by SURFmarket on the basis of the present Agreement for Intermediary Services Content, in respect of and relating to the granting and concluding of Rights of Use between Institutions by SURFmarket and Publisher;
- 1.9 Institution Data: data – including, but not exclusively, e-mail – delivered, generated, sent, or made visible via Services by or to the Institution or User. Institution Data includes personal data as defined in the (Dutch) implementation of GDPR (Wet bescherming persoonsgegevens) of Users, and is delivered, generated, sent, or made visible via the Services by or to the Institution or User;
- 1.10 Journal Archive: the Licensed Material specified in Schedule C-d Section C.
- 1.11 Journals: the Licensed Material specified in Schedule C-d Section A.
- 1.12 Licence Contact Person: the employee designated by an Institution who maintains contact with SURFmarket on behalf of the Institution regarding the Licence Agreement;
- 1.13 Licence Fee: the charge(s) payable for the Licensed Material as agreed by Parties and which are specified in Schedule C-a;
- 1.14 Licensed Material: the material specified in Schedule C-a of which the Institution can acquire Rights of Use via SURFmarket as intermediary by means of a Licence Agreement;
- 1.15 Rights of Use: the rights granted to an Institution by Publisher to use Licensed Material for a specified period and for an explicitly specified target group (Users or the Institution itself);





Agreement for Intermediary Services Content Schedule C

- 1.16 Rightholder: the holder of the intellectual property rights in respect of the Licensed Material that can set conditions, on an exclusive basis, for the use, duplication and distribution of Licensed Material with one or more specific brands (including trade names), or the party designated by such holder for a particular region or target group of customers that has the exclusive right to allocate the Distribution function requested by SURFmarket to SURFmarket.
- 1.17 Service: the specifications and conditions under which Publisher makes available and will maintain Licensed Material;
- 1.18 User: End-user;
- 1.19 Virtual Learning/Research Environment: a system designed to support teaching and learning in an educational and research setting.

Clause 2: Subject of the Agreement

- 2.1 Users at the Institution shall acquire the Rights of Use regarding the Licensed Material in accordance with the provisions of the Agreement if the use made of the Licensed Material takes place manifestly in the interest of the educational activities and/or research carried out by the Institution. Use of the Licensed Material shall be permitted solely for non-commercial purposes. Use of the Licensed Material is not subject to any restrictions regarding the number of (simultaneous) Users;
- 2.2 In the context of use of the Licensed Material, the Institution shall be entitled to use an introductory screen displaying its own logo or the logo of its library when giving access to the Licensed Material;
- 2.3 Unless specified otherwise by the Institution, the Agreement shall take effect on the date it is signed. Before the Agreement takes effect, the text of the Agreement will be made available to the Institution in such a way the Agreement can be stored by the Institution on a durable medium;
- 2.4 Without prejudice to the provisions set out in Clause 10 the Agreement shall terminate on December 31, 2020 or on the date of termination of the Agreement for Intermediary Services Content referred to in the preamble to the Agreement;
- 2.5 The Publisher hereby grants to the Institution, subject to and in accordance with the terms of the Agreement, a non-exclusive licence for the metadata associated with the Licensed Material for use in local library catalogues, union catalogues, and such other library and information systems including but not limited to search machines of the Institution and third parties. The use of metadata by commercial search machines does not constitute commercial use as long as that metadata is not sold, lent, distributed or otherwise re-licensed via that search machine or the access to that metadata on that search machine is exclusively being charged for.





Agreement for Intermediary Services Content Schedule C

Clause 3: Creation of the Agreement

- 3.1 To ensure that Publisher and the Institution honour the Rights of Use that are to be granted in respect of the Licensed Material, the Institution shall sign the Agreement;
- 3.2 The signature or digital signature of the Institution shall be authentic and shall be set by a representative of the Institution who is authorised to sign.

Clause 4: Intellectual Property Rights

- 4.1 The intellectual property rights in respect of the Licensed Material and Documentation shall be vested in Publisher.

Clause 5: Licensed Material, Types of Licence, and Licence Fees

- 5.1 On signing this Agreement, the Institution shall indicate which of the Licensed Material, types of Licence Agreement, and Licence Fees specified in Schedule C-a it will use;
- 5.2 The date for establishing the number of students at each Institution shall be based on the most recently available official external figures provided by the Institution to SURFmarket (in the form of annual accounts approved by the auditors or auditor's statement).

Clause 6: Invoicing

- 6.1 The Institution shall pay the fee for the Rights of Use, which is granted to it pursuant to Clause 2.1 to SURFmarket, receiving an invoice for that fee from the said party.

Clause 7: Support

- 7.1 Publisher shall provide the Institution with support to enable Users to make optimum use of the Licensed Material;
- 7.2 The actual nature of the said support shall be in accordance with Schedule C-c attached to this Agreement.

Clause 8: Rights of Use

- 8.1 Publisher grants the Institution and its Users the following Rights of Use:
 - searching, loading, calling up on screen, consulting the Licensed Material and/or causing the Licensed Material to function;

A blue handwritten signature or mark, possibly initials, located in the bottom right corner of the page.



Agreement for Intermediary Services Content Schedule C

- copying of parts of the Licensed Material to the User's hard disk and printing parts of the Licensed Material;
- transferring parts of the Licensed Material to a text file and integrating this wholly or partly into electronic databases belonging to the User, or merging it with such electronic databases; Such databases shall be for personal use only and shall not be available on the Internet.
- inclusion, without being required to make any further fair payment, of parts of the Licensed Material in electronic or paper publications created as information to assist in educational activities;
- the inclusion of links to the Licensed Material;
- the use of parts of the Licensed Material in printed and/or electronic form in the context of inter-library loans;
- downloading and printing out parts of the Licensed Materials free of charge in Course Packs by members of staff in connection with courses for academic credit and distribute these to the students of the Institution;
- incorporating links to the Licensed Materials as well as parts of the Licensed Materials in Course Packs in connection with courses for academic credit free of charge by members of staff to be distributed or made available to the students of the Institution via Virtual Learning Environments or within an e-mail communication;
- offering Course Packs in audio or Braille to students who are in the reasonable opinion of the Institution visually impaired by the Institution;
- All reproduction of the Licensed Materials, including, but not limited to, use in Course Packs shall carry appropriate acknowledgement of the source, title, author and publisher.

Clause 9: Responsibilities

- 9.1 Where possible and where authorised to do so, the Institution shall ensure that Users observe the obligations that have been made known to them in accordance with the provisions of Clause 2.1. Should it appear that a User does not comply with some or all of the obligations, the Institution, upon first being requested to do so by Publisher, shall take the measures that can reasonably be expected of it so as – as far as possible – to cause the said non-compliance or partial non-compliance to cease immediately;
- 9.2 Should Publisher consider it necessary, the Institution – with due regard to the restrictions imposed by legislation and/or regulations – shall render all assistance to Publisher to enable Publisher to act independently against the user as referred to in Clause 9.1;
- 9.3 Should it appear during the term of the Agreement that a further agreement is necessary between the Institution and Publisher in order to prevent infringement of Publisher's property rights in respect of the Licensed Material, the Institution shall cooperate in drawing up and signing such agreement. Publisher shall only draw up such an agreement in consultation with the Institution.



Agreement for Intermediary Services Content Schedule C

Clause 10: Notice of Default

- 10.1 Should the Institution, as evidenced by a statement in this regard by SURFmarket, fail to comply in good time with the payment obligation pursuant to Clause 6.1 of the Agreement, the Institution shall be deemed to be in breach by operation of law;
- 10.2 A breach such as referred to in Clause 10.1 or a situation in which the Institution fails to comply with, fails to comply with completely, or fails to comply properly with any other obligation arising from this Agreement, or acts contrary to such obligation, shall entitle Publisher – after Publisher has notified the Institution in writing of the breach, setting a reasonable term for compliance with the relevant obligation – to consider the Agreement to have been dissolved, without any further warning being required;

Clause 11: Privacy

- 11.1 Institutions are responsible for the processing of data within the intention of the Data Protection Act. Publisher processes Institutional and personal data and in doing so is required to process Institutional and personal data in a proper and careful manner. Amongst other things, Publisher is required to process the Institutional and personal data in accordance with the provisions of GDPR;
- 11.2 Publisher will not allow access third parties to the Institution Data without the consent of SURFmarket or the Institution.
- 11.3 Publisher will process the Institution and personal data only within the European Union or in a country with an appropriate level of protection.
- 11.4 Publisher will cooperate fully with the Institution to (i) enable parties concerned within the intention of the General Data Protection Regulations 2016/649 (GDPR), the Privacy and Electronic Communications (EC Directive) Regulations 2003 (PECR) to inspect their personal data; (ii) to enable such parties to have personal data deleted or corrected; and/or (iii) to demonstrate to such parties that personal data has been deleted or corrected if it is incorrect or, if the Institution disputes the position adopted by the party concerned, to record that the party concerned considers his/her personal data to be incorrect.

Clause 12: Security

- 12.1 The Licensed Material will be provided from Publisher's own location. Publisher is obliged to properly equip said location (or cause it to be equipped) for the provision of the Licensed Material on the basis of the Agreement for Intermediary Services Content and/or the Agreement.
- 12.2 Publisher will take appropriate technical and organisational security measures in order to protect the Institution Data from being lost and from any type of unlawful processing. Taking account of the state of technology and the cost of implementing them, these measures will provide an appropriate level of security in view of the risks associated with such processing and the nature of the data being protected.

A handwritten blue mark, possibly initials or a signature, located in the bottom right corner of the page.



Agreement for Intermediary Services Content Schedule C

- 12.3 Publisher will immediately notify SURFmarket and the Institution regarding any security-related incidents and their potential impact on the processing of Institution Data.
- 12.4 Publisher will only engage subcontractors with which it has concluded a written agreement comprising secrecy and security obligations in accordance with the obligations of the Agreement for Intermediary Services Content.
- 12.5 If an authority requests Publisher to provide Institution Data, Publisher will notify SURFmarket and the Institution to that effect and will enable SURFmarket and/or the Institution to assert its rights. Publisher will limit access to the extent possible.

Clause 13: Termination or Dissolution

- 13.1 The Institution may terminate the Agreement if sufficient funds are not provided or allotted in future government-approved budgets of the Institution (or reasonably available or expected to become available from other sources at the time the Institution's payment obligation attaches) to permit the Institution, in the exercise of its reasonable administrative discretion, to continue the Agreement.

Clause 14: Scope of Agreement

- 14.1 The provisions and conditions contained in the Agreement and the associated Appendices shall specify the entire agreement between the Parties and shall set aside all previous agreements, whether oral or written, made between the Parties.
- 14.2 Amendments to the Agreement and/or to the Appendices associated with the Agreement and/or additions thereto shall only become legally effective and binding for the Parties when they have been agreed between the Parties in the form of a schedule to be attached to the Agreement, either in writing or electronically.

Clause 15: Supplementary Provisions

- 15.1 The Agreement and the associated Appendices and any supplements thereto shall be governed by English law.
- 15.2 The Parties will attempt to settle any dispute regarding the creation, interpretation, or implementation of the Agreement, whether legal or factual, through consultation and negotiation in good faith and a spirit of mutual cooperation. The dispute will be escalated to appropriate higher-level managers of the parties, if necessary. If this fails the dispute shall be submitted for adjudication exclusively to the court in Utrecht, The Netherlands that is competent according to the normal rules of competency.





**Agreement for Intermediary Services Content
Schedule C**

- 15.3 The Parties may agree that, in deviation from what is provided in Clause 16.2, a dispute within the intention of Clause 16.2 shall be settled by means of arbitration pursuant to an arbitration agreement (to be drawn up) or that a binding opinion shall be requested in respect of the dispute.
- 15.4 A dispute shall be deemed to exist if one of the Parties notifies the other Party to that effect by registered mail.
- 15.5 Both parties shall keep the Licence Fees which are specific to the Institutions and any personal data strictly confidential. Institution acknowledges that the Licence Fees are specific to the Institutions and their disclosure is prejudicial to the Publisher's commercial interests with other third parties. Therefore, in addition to the general obligation of confidentiality, Institution expressly warrants that it shall, and shall ensure that any of its employees or advisors that need to know the Licence Fees shall, keep the Licence Fees strictly confidential and shall not disclose them to any third party.

Thus agreed, drawn up in duplicate, and signed

in _____

on _____

<Name of Institution>

<Name of Publisher Signatory>

A handwritten signature in blue ink, consisting of a stylized 'L' shape with a horizontal line extending to the right.



**Agreement for Intermediary Services Content
Schedule C**

Schedules

- C-a. Licensed Material, Types of Licence, and Licence Fees
- C-b. Terms and Conditions for Open Access Publishing for Authors
- C-c. Support
- C-d. Detailed list of Licensed Material with access and publishing rights

A handwritten blue mark, possibly initials or a signature, located in the bottom right corner of the page.



**Agreement for Intermediary Services Content
Schedule C-a**

Licensed Material, Types of Licence, and Licence Fees

(amounts exclusive of VAT and all other taxes including import tariffs)

2019

Institution	Option	2019 Licence Fee	APC Spent deduction	Add Archive annual lease (list price £8,032.00)	Total 2019 Licence Fee (£)
Delft University of Technology					£ 62.651,00
Eindhoven University of Technology					£ 69.827,00
Leiden University					£ 38.355,00
Radboud University Nijmegen					£ 60.049,00
VU University Amsterdam					£ 17.686,00
Maastricht University					£ 21.329,00
University of Amsterdam					£ 26.528,00
University of Groningen					£ 62.051,00
University of Twente					£ 59.997,00
Utrecht University					£ 60.049,00
Wageningen University					£ 32.966,00
Totals					£ 511.488,00

¹ Institutions taking up Options 3 or 4 shall also be able to make their articles available via Open Access.

2020

The Fees for 2020 will be added at a later date.

Archive Purchase

University of Groningen shall purchase the Journal Archive at the price of [REDACTED]



**Agreement for Intermediary Services Content
Schedule C-a**

Explanation of types of Licence Agreement and Licence Fees

In return for paying an annual Licence Fee, the Institution will be granted the Usage Right for the Licensed Material.

The Licence Agreements may include licenses based on four preferences, specifically on education tailored licensing models:

- Campus Licence: for the whole institution in the Netherlands.





**Agreement for Intermediary Services Content
Schedule C-a**

Conditions

1. RSC Gold comprises access the Licensed Material specified in Schedule C-d;
2. The total amount of payments made by an Institution for subscriptions to the Licensed Material, either directly to Publisher or through agents will be deducted from the total Licence Fee. For this purpose, Publisher will supply SURFmarket with a full list of amounts paid per Institution;
3. The licence year for this agreement is set to start on January 1st and expires December 31st;
4. If the licence is acquired in the course of a licence year, the Licence Fee will be paid proportionately (per month);
5. Prices are in British Pound Sterling, exclusive of VAT;
6. Other SURFmarket members can join the Licence Agreement at a fee to be determined by Publisher.

Handwritten initials in blue ink, appearing to be "Y" or "G".



Agreement for Intermediary Services Content Schedule C-b

Terms and Conditions for Open Access Publishing for Authors

1. Eligible authors

Eligible Authors are defined as teaching and research staff employed by or otherwise accredited to one of the Institutions as well as students enrolled or accredited to one of the Institutions.

In case of articles published by multiple authors, the corresponding author will be the Eligible author. Corresponding author shall be the author who signs the publishing agreement.

Authors are only eligible once they have signed the then current open access publishing agreement with Publisher. Currently this agreement refers to the Creative Commons Attribution License 3.0 or the Creative Commons Attribution Non-Commercial 3.0 License for a few journals which can be seen here:

<http://creativecommons.org/licenses/by/3.0/legalcode>

<https://creativecommons.org/licenses/by-nc/3.0/legalcode>

2. Eligible Article Types

All article types are included in the service.





**Agreement for Intermediary Services Content
Schedule C-c**

Support

Publisher shall provide Institutions with support to enable the Users specified in this Agreement to make optimum use of the Licensed Material.

The support provided by Publisher shall consist of:

- a helpdesk accessible during office hours (Email: technicalsupport@rsc.org);
- promotional material.

A blue handwritten signature or mark, possibly initials, located at the bottom right of the page.



Agreement for Intermediary Services Content Schedule C-d

Detailed list of Licensed Material with access and publishing rights for each Option

Each Institution shall get access to the Licensed Material according to the Option to which the Institution is subscribing.

Section A

Option 1

Customer taking up Option 1 has access to the electronic versions of the following Journals:

Journals		E-ISSN	Access years during Term	Post-cancellation access	Copyright Owner*
Analyst		1364-5528	2008-2020	2019-2020	RSC
Analytical Methods ¹		1759-9679	2009-2020	2019-2020	RSC
Annual Reports on the Progress of Chemistry,	A	1460-4760	2008-2013	-	RSC
	B	1460 4779	2008-2013	-	RSC
	C	1460-4787	2008-2013	-	RSC
Biomaterials Science ¹		2047-4849	2013-2020	2019-2020	RSC
Catalysis Science & Technology ¹		2044-4761	2011-2020	2019-2020	RSC
Chemical Communications		1364-548X	2008-2020	2019-2020	RSC
Chemical Science ^{1, 2}		2041-6539	2010-2014	-	RSC
Chemical Society Reviews		1460-4744	2008-2020	2019-2020	RSC
CrystEngComm		1466-8033	2008-2020	2019-2020	RSC
Dalton Transactions		1477-9234	2008-2020	2019-2020	RSC
Energy & Environmental Science ¹		1754-5706	2008-2020	2019-2020	RSC
Environmental Science: Nano ¹		2051-8161	2014-2020	2019-2020	RSC
Environmental Science: Processes & Impacts including Journal of Environmental Monitoring (1464-0333) 2008-		2050-7895	2013-2020	2019-2020 -	RSC





**Agreement for Intermediary Services Content
Schedule C-d**

Journals	E-ISSN	Access years during Term	Post-cancellation access	Copyright Owner*
2012				
Environmental Science: Water Research & Technology ¹	2053-1419	2015-2020	2019-2020	RSC
Faraday Discussions	1364-5498	2008-2020	2019-2020	RSC
Food & Function ¹	2042-650X	2010-2020	2019-2020	RSC
Green Chemistry	1463-9270	2008-2020	2019-2020	RSC
Inorganic Chemistry Frontiers ¹	2052-1553	2014-2020	2019-2020	PKU
Issues in Environmental Science & Technology	1465-1874	2008-2020	2019-2020	RSC
Journal of Analytical Atomic Spectrometry	1364-5544	2008-2020	2019-2020	RSC
Journal of Materials Chemistry A	2050-7496	2013-2020	2019-2020	RSC
Journal of Materials Chemistry B	2050-7518	2013-2020	2019-2020	RSC
Journal of Materials Chemistry C Including Journal of Materials Chemistry (1364-5501) 2008-2012	2050-7534	2013-2020	2019-2020 -	RSC
Lab on a Chip	1473-0189	2008-2020	2019-2020	RSC
Materials Horizons ¹	2051-6355	2014-2020	2019-2020	RSC
Metallomics ¹	1756-591X	2009-2020	2019-2020	RSC
Molecular Omics Including Molecular BioSystems (1742-2051) 2008-2017	2515-4184	2018-2020	2019-2020 -	RSC
Nanoscale ¹	2040-3372	2009-2020	2019-2020	RSC
Natural Product Reports	1460-4752	2008-2020	2019-2020	RSC
New Journal of Chemistry	1369-9261	2008-2020	2019-2020	CNRS
Organic & Biomolecular Chemistry	1477-0539	2008-2020	2019-2020	RSC
Organic Chemistry Frontiers ¹	2052-4129	2014-2020	2019-2020	SIOC
Photochemical & Photobiological Sciences	1474-9092	2008-2020	2019-2020	ESP/EPA





**Agreement for Intermediary Services Content
Schedule C-d**

Journals	E-ISSN	Access years during Term	Post-cancellation access	Copyright Owner*
Physical Chemistry Chemical Physics	1463-9084	2008-2020	2019-2020	Owner Societies
Polymer Chemistry ¹	1759-9962	2010-2020	2019-2020	RSC
RSC Advances ^{1, 3}	2046-2069	2011-2016	-	RSC
RSC Medicinal Chemistry including MedChemComm1 (2040-2511) 2010-2019	2632-8682	2020	2020 2019	RSC
Soft Matter	1744-6848	2008-2020	2019-2020	RSC
Toxicology Research ^{1, 4}	2045-4538	2019	2019	RSC

¹ Access is free for the first two (2) years/volumes.

² From January 2015 *Chemical Science* is a Gold Open Access journal.

³ From January 2017 *RSC Advances* is a Gold Open Access journal.

Option 2

Customer taking up Option 2 has access to the electronic versions of the following Journals:

Journals	E-ISSN	Access years during Term	Post-cancellation access	Copyright Owner*
Analyst	1364-5528	2008-2020	2019-2020	RSC
Analytical Methods ¹	1759-9679	2009-2020	2019-2020	RSC
Annual Reports on the Progress of Chemistry,	A 1460-4760	2008-2013	-	RSC
	B 1460 4779	2008-2013	-	RSC
	C 1460-4787	2008-2013	-	RSC
Biomaterials Science ¹	2047-4849	2013-2020	2019-2020	RSC
Catalysis Science & Technology ¹	2044-4761	2011-2020	2019-2020	RSC
Chemical Communications	1364-548X	2008-2020	2019-2020	RSC
Chemical Science ^{1, 2}	2041-6539	2010-2014	-	RSC





**Agreement for Intermediary Services Content
Schedule C-d**

Journals	E-ISSN	Access years during Term	Post-cancellation access	Copyright Owner*
Chemical Society Reviews	1460-4744	2008-2020	2019-2020	RSC
CrystEngComm	1466-8033	2008-2020	2019-2020	RSC
Dalton Transactions	1477-9234	2008-2020	2019-2020	RSC
Energy & Environmental Science ¹	1754-5706	2008-2020	2019-2020	RSC
Environmental Science: Nano ¹	2051-8161	2014-2020	2019-2020	RSC
Environmental Science: Processes & Impacts including Journal of Environmental Monitoring (1464-0333) 2008-2012	2050-7895	2013-2020	2019-2020	RSC
Environmental Science: Water Research & Technology ¹	2053-1419	2015-2020	2019-2020	RSC
Faraday Discussions	1364-5498	2008-2020	2019-2020	RSC
Food & Function ¹	2042-650X	2010-2020	2019-2020	RSC
Green Chemistry	1463-9270	2008-2020	2019-2020	RSC
Inorganic Chemistry Frontiers ¹	2052-1553	2014-2020	2019-2020	PKU
Issues in Environmental Science & Technology	1465-1874	2008-2020	2019-2020	RSC
Journal of Analytical Atomic Spectrometry	1364-5544	2008-2020	2019-2020	RSC
Journal of Materials Chemistry A	2050-7496	2013-2020	2019-2020	RSC
Journal of Materials Chemistry B	2050-7518	2013-2020	2019-2020	RSC
Journal of Materials Chemistry C Including Journal of Materials Chemistry (1364-5501) 2008-2012	2050-7534	2013-2020	2019-2020	RSC
Lab on a Chip	1473-0189	2008-2020	2019-2020	RSC
Materials Chemistry Frontiers ¹	2052-1537	2017-2020	2019-2020	IC
Materials Horizons ¹	2051-6355	2014-2020	2019-2020	RSC
Metallomics ¹	1756-591X	2009-2020	2019-2020	RSC



**Agreement for Intermediary Services Content
Schedule C-d**

Journals	E-ISSN	Access years during Term	Post-cancellation access	Copyright Owner*
Molecular Omics Including Molecular BioSystems (1742-2051) 2008-2017	2515-4184	2018-2020	2019-2020 -	RSC
Molecular Systems Design & Engineering¹	2058-9689	2016-2020	2019-2020	IChemE
Nanoscale¹	2040-3372	2009-2020	2019-2020	RSC
Nanoscale Horizons¹	2055-6764	2016-2020	2019-2020	RSC
Natural Product Reports	1460-4752	2008-2020	2019-2020	RSC
New Journal of Chemistry	1369-9261	2008-2020	2019-2020	CNRS
Organic & Biomolecular Chemistry	1477-0539	2008-2020	2019-2020	RSC
Organic Chemistry Frontiers¹	2052-4129	2014-2020	2019-2020	SIOC
Photochemical & Photobiological Sciences	1474-9092	2008-2020	2019-2020	ESP/EPA
Physical Chemistry Chemical Physics	1463-9084	2008-2020	2019-2020	Owner Societies
Polymer Chemistry¹	1759-9962	2010-2020	2019-2020	RSC
Reaction Chemistry & Engineering¹	2058-9883	2016-2020	2019-2020	RSC
RSC Advances^{1,3}	2046-2069	2011-2016	-	RSC
RSC Medicinal Chemistry including MedChemComm ¹ (2040-2511) 2010-2019	2632-8682	2020	2020 2019	RSC
Soft Matter	1744-6848	2008-2020	2019-2020	RSC
Sustainable Energy & Fuels¹	2398-4902	2017-2020	2019-2020	RSC
Toxicology Research¹	2045-4538	2019	2019	RSC

¹ Access is free for the first two (2) years/volumes.

² From January 2015 *Chemical Science* is a Gold Open Access journal.

³ From January 2017 *RSC Advances* is a Gold Open Access journal.

Customer taking up Option 2 plus the perpetual access rights for the 2018 Journals has access to the electronic versions of the following Journals:





**Agreement for Intermediary Services Content
Schedule C-d**

Journals		E-ISSN	Access years during Term	Post-cancellation access	Copyright Owner*
Analyst		1364-5528	2008-2020	2018-2020	RSC
Analytical Methods ¹		1759-9679	2009-2020	2018-2020	RSC
Annual Reports on the Progress of Chemistry,	A	1460-4760	2008-2013	-	RSC
	B	1460 4779	2008-2013	-	RSC
	C	1460-4787	2008-2013	-	RSC
Biomaterials Science ¹		2047-4849	2013-2020	2018-2020	RSC
Catalysis Science & Technology ¹		2044-4761	2011-2020	2018-2020	RSC
Chemical Communications		1364-548X	2008-2020	2018-2020	RSC
Chemical Science ^{1, 2}		2041-6539	2010-2014	-	RSC
Chemical Society Reviews		1460-4744	2008-2020	2018-2020	RSC
CrystEngComm		1466-8033	2008-2020	2018-2020	RSC
Dalton Transactions		1477-9234	2008-2020	2018-2020	RSC
Energy & Environmental Science ¹		1754-5706	2008-2020	2018-2020	RSC
Environmental Science: Nano ¹		2051-8161	2014-2020	2018-2020	RSC
Environmental Science: Processes & Impacts including Journal of Environmental Monitoring (1464-0333) 2008-2012		2050-7895	2013-2020	2018-2020 -	RSC
Environmental Science: Water Research & Technology ¹		2053-1419	2015-2020	2018-2020	RSC
Faraday Discussions		1364-5498	2008-2020	2018-2020	RSC
Food & Function ¹		2042-650X	2010-2020	2018-2020	RSC
Green Chemistry		1463-9270	2008-2020	2018-2020	RSC
Inorganic Chemistry Frontiers ¹		2052-1553	2014-2020	2018-2020	PKU
Issues in Environmental Science & Technology		1465-	2008-2020	2018-2020	RSC





**Agreement for Intermediary Services Content
Schedule C-d**

Journals	E-ISSN	Access years during Term	Post-cancellation access	Copyright Owner*
	1874			
Journal of Analytical Atomic Spectrometry	1364-5544	2008-2020	2018-2020	RSC
Journal of Materials Chemistry A	2050-7496	2013-2020	2018-2020	RSC
Journal of Materials Chemistry B	2050-7518	2013-2020	2018-2020	RSC
Journal of Materials Chemistry C Including Journal of Materials Chemistry (1364-5501) 2008-2012	2050-7534	2013-2020	2018-2020 -	RSC
Lab on a Chip	1473-0189	2008-2020	2018-2020	RSC
Materials Chemistry Frontiers ¹	2052-1537	2017-2020	2019-2020	IC
Materials Horizons ¹	2051-6355	2014-2020	2018-2020	RSC
Metallomics ¹	1756-591X	2009-2020	2018-2020	RSC
Molecular Omics Including Molecular BioSystems (1742-2051) 2008-2017	2515-4184	2018-2020	2018-2020 -	RSC
Molecular Systems Design & Engineering ¹	2058-9689	2016-2020	2018-2020	IChemE
Nanoscale ¹	2040-3372	2009-2020	2018-2020	RSC
Nanoscale Horizons ¹	2055-6764	2016-2020	2018-2020	RSC
Natural Product Reports	1460-4752	2008-2020	2018-2020	RSC
New Journal of Chemistry	1369-9261	2008-2020	2018-2020	CNRS
Organic & Biomolecular Chemistry	1477-0539	2008-2020	2018-2020	RSC
Organic Chemistry Frontiers ¹	2052-4129	2014-2020	2018-2020	SIOC
Photochemical & Photobiological Sciences	1474-9092	2008-2020	2018-2020	ESP/EPA
Physical Chemistry Chemical Physics	1463-9084	2008-2020	2018-2020	Owner Societies
Polymer Chemistry ¹	1759-9962	2010-2020	2018-2020	RSC
Reaction Chemistry & Engineering ¹	2058-9883	2016-2020	2018-2020	RSC



**Agreement for Intermediary Services Content
Schedule C-d**

Journals	E-ISSN	Access years during Term	Post-cancellation access	Copyright Owner*
RSC Advances ^{1,3}	2046-2069	2011-2016	-	RSC
RSC Medicinal Chemistry including MedChemComm ¹ (2040-2511) 2010-2019	2632-8682	2020	2020 2018-2019	RSC
Soft Matter	1744-6848	2008-2020	2018-2020	RSC
Sustainable Energy & Fuels ¹	2398-4902	2017-2020	2019-2020	RSC
Toxicology Research ¹	2045-4538	2018-2019	2018-2019	RSC

¹ Access is free for the first two (2) years/volumes.

² From January 2015 *Chemical Science* is a Gold Open Access journal.

³ From January 2017 *RSC Advances* is a Gold Open Access journal.

Option 3

Customer taking up Option 3 has access to the electronic versions of the following Journals:

Journals	E-ISSN	Access years during Term	Post-cancellation access	Copyright Owner*
Analyst	1364-5528	2008-2020	2019-2020	RSC
Analytical Methods ¹	1759-9679	2009-2020	2019-2020	RSC
Biomaterials Science ¹	2047-4849	2013-2020	2019-2020	RSC
Catalysis Science & Technology ¹	2044-4761	2011-2020	2019-2020	RSC
Chemical Communications	1364-548X	2008-2020	2019-2020	RSC
Chemical Society Reviews	1460-4744	2008-2020	2019-2020	RSC
CrystEngComm	1466-8033	2008-2020	2019-2020	RSC
Dalton Transactions	1477-9234	2008-2020	2019-2020	RSC
Energy & Environmental Science	1754-5706	2008-2020	2019-2020	RSC
Environmental Science: Nano ¹	2051-8161	2014-2020	2019-2020	RSC
Environmental Science: Processes & Impacts including Journal of Environmental Monitoring (1464-0333) 2008-2012	2050-7895	2013-2020	2019-2020 -	RSC
Environmental Science: Water Research & Technology ¹	2053-1419	2015-2020	2019-2020	RSC
Faraday Discussions	1364-5498	2008-2020	2019-2020	RSC
Food & Function ¹	2042-650X	2010-2020	2019-2020	RSC
Green Chemistry	1463-9270	2008-2020	2019-2020	RSC
Inorganic Chemistry Frontiers ¹	2052-1553	2014-2020	2019-2020	PKU





**Agreement for Intermediary Services Content
Schedule C-d**

Journals	E-ISSN	Access years during Term	Post-cancellation access	Copyright Owner*
Journal of Analytical Atomic Spectrometry	1364-5544	2008-2020	2019-2020	RSC
Journal of Materials Chemistry A	2050-7496	2013-2020	2019-2020	RSC
Journal of Materials Chemistry B	2050-7518	2013-2020	2019-2020	RSC
Journal of Materials Chemistry C	2050-7534	2013-2020	2019-2020	RSC
Including Journal of Materials Chemistry (1364-5501) 2008-2012			-	
Lab on a Chip	1473-0189	2008-2020	2019-2020	RSC
Materials Chemistry Frontiers¹	2052-1537	2017-2020	2019-2020	IC
Materials Horizons¹	2051-6355	2014-2020	2019-2020	RSC
Metallomics¹	1756-591X	2009-2020	2019-2020	RSC
Molecular Omics	2515-4184	2018-2020	2019-2020	RSC
Including Molecular BioSystems (1742-2051) 2008-2017				
Molecular Systems Design & Engineering¹	2058-9689	2016-2020	2019-2020	ICChemE
Nanoscale¹	2040-3372	2009-2020	2019-2020	RSC
Nanoscale Horizons¹	2055-6764	2016-2020	2019-2020	RSC
Natural Product Reports	1460-4752	2008-2020	2019-2020	RSC
New Journal of Chemistry	1369-9261	2008-2020	2019-2020	CNRS
Organic & Biomolecular Chemistry	1477-0539	2008-2020	2019-2020	RSC
Organic Chemistry Frontiers¹	2052-4129	2014-2020	2019-2020	SIOC
Photochemical & Photobiological Sciences	1474-9092	2008-2020	2019-2020	ESP/EPA
Physical Chemistry Chemical Physics	1463-9084	2008-2020	2019-2020	Owner Societies
Polymer Chemistry¹	1759-9962	2010-2020	2019-2020	RSC
Reaction Chemistry & Engineering¹	2058-9883	2016-2020	2019-2020	RSC
RSC Medicinal Chemistry	2632-8682	2020	2020	RSC
including MedChemComm ¹ (2040-2511) 2010-2019			2019	
Soft Matter	1744-6848	2008-2020	2019-2020	RSC
Sustainable Energy & Fuels¹	2398-4902	2017-2020	2019-2020	RSC
Toxicology Research^{1, 4}	2045-4538	2019	2019	RSC

¹ Access is free for the first two (2) years/volumes.

² From January 2015 *Chemical Science* is a Gold Open Access journal.

³ From January 2017 *RSC Advances* is a Gold Open Access journal.

⁴ For *Toxicology Research* corresponding authors can only publish Open Access articles accepted for publication in 2019 and published in 2019 issues.

Option 4

Customer taking up Option 4 has access to the electronic versions of the following Journals:





**Agreement for Intermediary Services Content
Schedule C-d**

Journals	E-ISSN	Access years during Term	Post-cancellation access	Copyright Owner*
Analyst	1364-5528	2008-2020	2018-2020	RSC
Analytical Methods ¹	1759-9679	2009-2020	2018-2020	RSC
Biomaterials Science ¹	2047-4849	2013-2020	2018-2020	RSC
Catalysis Science & Technology ¹	2044-4761	2011-2020	2018-2020	RSC
Chemical Communications	1364-548X	2008-2020	2018-2020	RSC
Chemical Society Reviews	1460-4744	2008-2020	2018-2020	RSC
CrystEngComm	1466-8033	2008-2020	2018-2020	RSC
Dalton Transactions	1477-9234	2008-2020	2018-2020	RSC
Energy & Environmental Science	1754-5706	2008-2020	2018-2020	RSC
Environmental Science: Nano ¹	2051-8161	2014-2020	2018-2020	RSC
Environmental Science: Processes & Impacts including Journal of Environmental Monitoring (1464-0333) 2008-2012	2050-7895	2013-2020	2018-2020	RSC
Environmental Science: Water Research & Technology ¹	2053-1419	2015-2020	2018-2020	RSC
Faraday Discussions	1364-5498	2008-2020	2018-2020	RSC
Food & Function ¹	2042-650X	2010-2020	2018-2020	RSC
Green Chemistry	1463-9270	2008-2020	2018-2020	RSC
Inorganic Chemistry Frontiers ¹	2052-1553	2014-2020	2018-2020	PKU
Journal of Analytical Atomic Spectrometry	1364-5544	2008-2020	2018-2020	RSC
Journal of Materials Chemistry A	2050-7496	2013-2020	2018-2020	RSC
Journal of Materials Chemistry B	2050-7518	2013-2020	2018-2020	RSC
Journal of Materials Chemistry C Including Journal of Materials Chemistry (1364-5501) 2008-2012	2050-7534	2013-2020	2018-2020	RSC
Lab on a Chip	1473-0189	2008-2020	2018-2020	RSC
Materials Chemistry Frontiers ¹	2052-1537	2017-2020	2019-2020	IC
Materials Horizons ¹	2051-6355	2014-2020	2018-2020	RSC
Metallomics ¹	1756-591X	2009-2020	2018-2020	RSC
Molecular Omics Including Molecular BioSystems (1742-2051) 2008-2017	2515-4184	2018-2020	2018-2020	RSC
Molecular Systems Design & Engineering ¹	2058-9689	2016-2020	2018-2020	ICHEM
Nanoscale ¹	2040-3372	2009-2020	2018-2020	RSC
Nanoscale Horizons ¹	2055-6764	2016-2020	2018-2020	RSC
Natural Product Reports	1460-4752	2008-2020	2018-2020	RSC
New Journal of Chemistry	1369-9261	2008-2020	2018-2020	CNRS
Organic & Biomolecular Chemistry	1477-0539	2008-2020	2018-2020	RSC
Organic Chemistry Frontiers ¹	2052-4129	2014-2020	2018-2020	SIOC
Photochemical & Photobiological Sciences	1474-9092	2008-2020	2018-2020	ESP/EPA
Physical Chemistry Chemical Physics	1463-9084	2008-2020	2018-2020	Owner Societies
Polymer Chemistry ¹	1759-9962	2010-2020	2018-2020	RSC
Reaction Chemistry & Engineering ¹	2058-9883	2016-2020	2018-2020	RSC





Agreement for Intermediary Services Content Schedule C-d

Journals	E-ISSN	Access years during Term	Post-cancellation access	Copyright Owner*
RSC Medicinal Chemistry including MedChemComm ¹ (2040-2511) 2010-2019	2632-8682	2020	2020 2018-2019	RSC
Soft Matter	1744-6848	2008-2020	2018-2020	RSC
Sustainable Energy & Fuels ¹	2398-4902	2017-2020	2018-2020	RSC
Toxicology Research ^{1, 4}	2045-4538	2019-2019	2018-2019	RSC

¹ Access is free for the first two (2) years/volumes.

² From January 2015 *Chemical Science* is a Gold Open Access journal.

³ From January 2017 *RSC Advances* is a Gold Open Access journal.

⁴ For *Toxicology Research* corresponding authors can only publish Open Access articles accepted for publication in 2019-2020 and published in 2019-2020 issues.

Section B

Options 1 and 2

Customer taking up Option 1 or 2 shall have access to the electronic versions of the following Databases:

Databases	E-ISSN	Years	Access	Copyright Owner*
Analytical Abstracts	1471-7107	2019-2020 database	External	RSC
Chemical Hazards in Industry ¹	1476-3907	2019-2020 database	External	RSC
Laboratory Hazards Bulletin ¹	1476-3915	2019-2020 database	External	RSC
Natural Product Updates	1478-1557	2019-2020 database	External	RSC
Synthetic Reaction Updates including access to: Catalysts & Catalysed Reactions (1474-9181) 2002-2014 Methods in Organic Synthesis (1478-1565) 1998-2014	2055-6152	2019-2020 database	External	RSC

¹ From 2020 onwards Chemical Hazards in Industry and Laboratory Hazards Bulletin are closed databases and are no longer being updated.

Options 3 and 4

Not applicable.

Section C

Maastricht University and Twente University shall have access to the electronic versions of the Journal



**Agreement for Intermediary Services Content
Schedule C-d**

Archive:

Journal Archive	E-ISSN	Years	Access
Journal Archive – Lease Fee Arrangement	Not applicable	1841-2007	External

Journal Archive Content

Journal	Date	Copyright Owner*
Analyst (Analyst, Cambridge, UK)	1876-2007	RSC
Analytical Communications (Anal. Commun.)	1996-1999	RSC
Analytical Proceedings (Anal. Proc.)	1980-1993	RSC
Analytical Proceedings including Analytical Communications (Anal. Proc. incl. Anal. Commun.)	1994-1995	RSC
Annual Reports on Analytical Atomic Spectroscopy (Annu. Rep. Anal. At. Spectrosc.)	1971-1984	RSC
Annual Reports on the Progress of Chemistry (Annu. Rep. Prog. Chem.)	1904-1966	RSC
Annual Reports on the Progress of Chemistry, Section A (Annu. Rep. Prog. Chem., Sect. A: Gen., Phys. Inorg. Chem.)	1967-1972	RSC
Annual Reports on the Progress of Chemistry, Section A (Annu. Rep. Prog. Chem., Sect. A: Inorg. Chem.)	1979-2007	RSC
Annual Reports on the Progress of Chemistry, Section A (Annu. Rep. Prog. Chem., Sect. A: Phys. Inorg. Chem.)	1973-1978	RSC
Annual Reports on the Progress of Chemistry, Section B (Annu. Rep. Prog. Chem., Sect. B: Org. Chem.)	1967-2007	RSC
Annual Reports on the Progress of Chemistry, Section C (Annu. Rep. Prog. Chem., Sect. C: Phys. Chem.)	1979-2007	RSC
Chemical Communications (Cambridge) [Chem. Commun. (Cambridge)]	1996-2007	RSC
Chemical Communications (London) [Chem. Commun. (London)]	1965-1968	RSC
Chemical Society Reviews (Chem. Soc. Rev.)	1972-2007	RSC
Contemporary Organic Synthesis (Contemp. Org. Synth.)	1994-1997	RSC
CrystEngComm (CrystEngComm)	1999-2007	RSC
Dalton Transactions (Dalton Trans.)	2003-2007	RSC
Discussions of the Faraday Society (Discuss. Faraday Soc.)	1947-1971	RSC





**Agreement for Intermediary Services Content
Schedule C-d**

Journal	Date	Copyright Owner*
Faraday Discussions (Faraday Discuss.)	1991-2007	RSC
Faraday Discussions of the Chemical Society (Faraday Discuss. Chem. Soc.)	1972-1991	RSC
Faraday Special Discussions of the Chemical Society (Faraday Spec. Discuss. Chem. Soc.)	1972	RSC
Faraday Symposia of the Chemical Society (Faraday Symp. Chem. Soc.)	1972-1984	RSC
Geochemical Transactions (Geochem. Trans.)	2000-2003	ACS GD
Green Chemistry (Green Chem.)	1999-2007	RSC
Journal and Proceedings of the Institute of Chemistry of Great Britain and Ireland (J. Proc. Inst. Chem. GB Irel.)	1920-1943	RSC
Journal and Proceedings of the Royal Institute of Chemistry (J. Proc. R. Inst. Chem.)	1949	RSC
Journal and Proceedings of the Royal Institute of Chemistry of Great Britain and Ireland (J. Proc. R. Inst. Chem. GB Irel.)	1944-1948	RSC
Journal of Analytical Atomic Spectrometry (J. Anal. At. Spectrom.)	1986-2007	RSC
Journal of Environmental Monitoring (J. Environ. Monit.)	1999-2007	RSC
Journal of Materials Chemistry (J. Mater. Chem.)	1991-2007	RSC
Journal of the Chemical Society (J. Chem. Soc.)	1862-1877	RSC
Journal of the Chemical Society (resumed) (J. Chem. Soc.)	1926-1965	RSC
Journal of the Chemical Society A: Inorganic, Physical, Theoretical (J. Chem. Soc. A)	1966-1971	RSC
Journal of the Chemical Society B: Physical Chemistry (J. Chem. Soc. B)	1966-1971	RSC
Journal of the Chemical Society C: Organic (J. Chem. Soc. C)	1966-1971	RSC
Journal of the Chemical Society D: Chemical Communications (J. Chem. Soc. D)	1969-1971	RSC
Journal of the Chemical Society, Abstracts (J. Chem. Soc., Abstr.)	1878-1925	RSC
Journal of the Chemical Society, Chemical Communications (J. Chem. Soc., Chem. Commun.)	1972-1995	RSC
Journal of the Chemical Society, Dalton Transactions: Inorganic Chemistry (J. Chem. Soc., Dalton Trans.)	1972-2002	RSC
Journal of the Chemical Society, Faraday Transactions (J. Chem. Soc., Faraday Trans.)	1990-1998	RSC





**Agreement for Intermediary Services Content
Schedule C-d**

Journal	Date	Copyright Owner*
Journal of the Chemical Society, Faraday Transactions 1: Physical Chemistry in Condensed Phases (J. Chem. Soc., Faraday Trans.1)	1972-1989	RSC
Journal of the Chemical Society, Faraday Transactions 2: Molecular and Chemical Physics (J. Chem. Soc., Faraday Trans. 2)	1972-1989	RSC
Journal of the Chemical Society, Perkin Transactions 1: Organic and Bio-organic Chemistry (J. Chem. Soc., Perkin Trans. 1)	1972-2002	RSC
Journal of the Chemical Society, Perkin Transactions 2: Physical Organic Chemistry (J. Chem. Soc., Perkin Trans. 2)	1972-2002	RSC
Journal of the Chemical Society, Transactions (J. Chem. Soc., Trans.)	1878-1925	RSC
Journal of the Royal Institute of Chemistry (J. R. Inst. Chem.)	1950-1964	RSC
Jubilee of the Chemical Society (Jubilee Chem. Soc.)	1896	RSC
Lab on a Chip (Lab on a Chip)	2001-2007	RSC
Memoirs and Proceedings of the Chemical Society (Mem. Proc. Chem. Soc.)	1843-1848	RSC
Memoirs of the Chemical Society of London (Mem. Chem. Soc. London)	1841	RSC
Molecular Biosystems	2005-2007	RSC
Natural Product Reports (Nat. Prod. Rep.)	1984-2007	RSC
New Journal of Chemistry (New J. Chem.)	1998-2007	CNRS
Organic & Biomolecular Chemistry (Org. Biomol. Chem.)	2003-2007	RSC
Pesticide Outlook (Pest. Outlook)	2000-2003	RSC
Photochemical & Photobiological Sciences (Photochem. Photobiol. Chem.)	2002-2007	ESP/EPA
PhysChemComm (PhysChemComm)	1998-2003	RSC
Physical Chemistry Chemical Physics (Phys. Chem. Chem. Phys.)	1999-2007	Owner Societies
Proceedings of the Analytical Division of the Chemical Society (Proc. Anal. Div. Chem. Soc.)	1975-1979	RSC
Proceedings of the Chemical Society (Proc. Chem. Soc.)	1957-1964	RSC
Proceedings of the Chemical Society, London (Proc. Chem. Soc., London)	1885-1914	RSC
Proceedings of the Chemical Society of London (Proc. Chem. Soc. London)	1842	RSC
Proceedings of the Institute of Chemistry of Great Britain and Ireland (Proc. Inst. Chem. GB Irel.)	1877-1919	RSC





**Agreement for Intermediary Services Content
Schedule C-d**

Journal	Date	Copyright Owner*
Proceedings of the Society for Analytical Chemistry (Proc. Soc. Anal. Chem.)	1964-1974	RSC
Quarterly Journal of the Chemical Society (Q. J. Chem. Soc.)	1849-1862	RSC
Quarterly Review of the Chemical Society (Q. Rev. Chem. Soc.)	1947-1971	RSC
Royal Institute of Chemistry Reviews (RIC Rev.)	1968-1971	RSC
Selected Annual Reviews of the Analytical Sciences (Sel. Annu. Rev. Anal. Sci.)	1971-1974	RSC
Soft Matter	2005-2007	RSC
Special Discussions of the Faraday Society (Spec. Discuss. Faraday Soc.)	1970	RSC
Symposia of the Faraday Society (Symp. Faraday Soc.)	1967-1971	RSC
Transactions of the Faraday Society (Trans. Faraday Soc.)	1905-1971	RSC

* RSC	The Royal Society of Chemistry
ACS GD	American Chemical Society, Division of Geochemistry
CNRS	Centre National de la Recherche Scientifique
ESP/EPA	European Society for Photobiology, European Photochemistry Association
IC	Chinese Chemical Society, Institute of Chemistry of Chinese Academy of Sciences and Royal Society of Chemistry
IChemE	Institution of Chemical Engineers and Royal Society of Chemistry
Owner Societies	Canadian Society for Chemistry, Deutsche Bunsen-Gesellschaft für Physikalische Chemie, Institute of Chemistry of Ireland, Israel Chemical Society, Kemisk Forening, Koninklijke Nederlandse Chemische Vereniging, Korean Chemical Society, New Zealand Institute of Chemistry, Norsk Kjemisk Selskap, Polskie Towarzystwo Chemiczne, Real Sociedad Española de Química, Royal Australian Chemical Institute, Royal Society of Chemistry, Società Chimica Italiana, Suomen Kemian Seura - Kemisk Sällskapet i Finland, Svenska Kemistsamfundet, Swiss Chemical Society, and Türkiye Kimya Derneği,
PKU	Chinese Chemical Society, Peking University and Royal Society of Chemistry
SIOC	Chinese Chemical Society, Shanghai Institute of Organic Chemistry and Royal Society of Chemistry

The URLs of the Licensed Material are available on the Publisher's website at <http://pubs.rsc.org/en/content/data/url-listing>.





Agreement for Intermediary Services Content Schedule D

Access and availability Licensed Material

- Publisher shall use all reasonable endeavours to ensure that the Licensed Material will be available for consultation 24 hours a day, seven (7) days a week. As far as possible, maintenance of the Service will take place outside office hours. If announced in good time, availability may be restricted for periodic maintenance for a predetermined period of no longer than 24 hours. Should it be expected, in exceptional cases, that that period will be exceeded, consultation will take place with SURFmarket at least five (5) working days beforehand regarding the reason for this and the necessary duration of the period during which there will be no access.
- Publisher may temporarily suspend access to the Licensed Material without announcing this in advance if repair work is necessary as a result of an emergency that has occurred. Publisher' policy is to inform Institutions of this event, giving the reasons, as soon as possible via a message on its website at pubs.rsc.org. If the said repair work takes longer than three (3) working days, SURFmarket will be entitled to monetary reimbursement of a proportionate amount of the total Licence Fee.
- The Publisher reserves the right at any time to withdraw from the Licensed Material any item or part of an item for which it no longer retains the right to publish and for which the Publisher has been unable to secure the provisions as set out in Clauses 9.1 and 9.2, or any item or part of an item for which the Publisher has reasonable grounds to believe it infringes copyright or is defamatory, obscene, unlawful or otherwise objectionable. The Publisher will give written notice to the Institution of such withdrawal. If the withdrawn material represents more than ten per cent (10%) of the Licensed Material the Publisher will make a pro rata refund of part of the Fee to the Institution, taking into account the amount of material withdrawn and the remaining term of the Agreement.
- Publisher undertakes to make available to SURFmarket and the Institutions the statistics on utilisation, free of charge, according to the standards of Project Counter (<http://www.projectcounter.org>).
- The Publisher agrees to use all reasonable endeavours to comply with the Open URL Standard: <http://www.niso.org/publications/ansiniso-z3988-2004-r2010-openurl-framework-context-sensitive-services>. For avoidance of doubt, Publisher is unable to accept incoming Open URLs.
- The Publisher agrees to use all reasonable endeavours to comply with the W3C Standard (<http://www.w3.org/WAI/Resources/?#in>).
- The Publisher agrees to inform SURFmarket and the Institutions once a year of the dark archives that the Publisher uses for the deposit of its content in the event of a force majeure or if the publisher ceases to exist.





Agreement for Intermediary Services Content Schedule D

- The Publisher agrees to use all reasonable endeavours to comply with the Code of Practice of Project Transfer relating to the transfer of titles between publishers (<http://uksg.org/transfer>).
- Publisher will be responsible and accountable for the quality of access and availability of the Licensed Material.
- Publisher shall ensure the presence of an effective search engine, suitable for use by a broad public, which is able to produce a complete search and selection result for each search. Publisher accepts no responsibility for the completeness of the result.
- Publisher will use all reasonable endeavours to work towards making the content available for reading on mobile devices, according to the standards of W3C (<https://www.w3.org/standards/>).
- Publisher shall provide an annual list of changes made to the Licensed Material. The said list of changes shall be explicitly included in any annual evaluation of the Licensed Material by the Institutions.

A blue handwritten signature or mark, possibly initials, located at the bottom right of the page.



Agreement for Intermediary Services Content Schedule E

OA Article Workflows and Services

These OA Article workflow and services are conceived as a pilot in order to develop an article-based open access business model.

1. Eligible Authors

- 1.1 Authors (“Eligible Authors”) who want to publish OA Articles must be affiliated with one of the Institution Sites and agree to Publisher’s open access publishing conditions.
- 1.2 Eligible Authors must be the primary corresponding author as designated upon article submission, and their Institution Site must be stated as their affiliation in the author submission workflow.
- 1.3 Eligible Authors can be identified by the Publisher through at least one of the following parameters e-mail domain defined for each institution, and/or

In future, Publisher may use the following parameters to identify Eligible Authors:

- persistent identifier, such as Ringgold, ORCID or other recognised institutional identifier as provided by the Eligible Author and published in the article metadata; and/or
- affiliation as stated in the author submission workflow; and/or
- IP ranges specified by the Institution

2. Obligations of Publisher and Institution

- 2.1 Publisher shall publish articles from Eligible Authors as OA Articles under a Creative Commons Attribution licence without delay upon first publication. Publisher will make every effort to support the Eligible Author to comply with the agreement and to sign the necessary licence.
- 2.2 Publisher shall be responsible for the identification of Eligible Authors. If authors have not provided data to identify their eligibility at submission, they are not guaranteed to be identified as eligible to publish open access under this Agreement.
- 2.3 If Publisher needs to verify eligibility of an Author, Institution will verify the eligibility of an article as quickly as possible to ensure the timely production and publication of the article. If Institution requires more than three (3) business days to approve or reject the eligibility of the article, they will inform Publisher about the delay in the process.





Agreement for Intermediary Services Content Schedule E

3. Reporting

- 3.1 Publisher will not directly charge Eligible Authors.
- 3.2 Publisher will only count OA Articles from Eligible Authors that have been accepted for publication (article acceptance). Publisher will document how many eligible articles have been accepted for publication and will communicate this to Institution on a monthly basis. The report shall include the following details:
- Name of the Author who is affiliated to Institution (must be the corresponding author)
 - Author's affiliation
 - Date of acceptance
 - Journal Title
 - Article title
 - Article type
 - DOI and/ or link to the published article
- 3.3 Publisher shall also provide an annual report of the total number of articles published in conformity with this Agreement.
- 3.4 Publisher will deliver article metadata including license information to CrossRef.
- 3.5 Both parties shall comply, and shall ensure that its employees, personnel, agents, subcontractors and/or third parties acting on its behalf comply, in all respects with the provisions of the General Data Protection Regulations 2016/649 (GDPR), the Privacy and Electronic Communications (EC Directive) Regulations 2003 (PECR) (as may be amended by the proposed Regulation on Privacy and Electronic Communications), the Data Protection Act 2018 (DPA) and any subsequent legislation or guidance regarding data privacy, security, processing and electronic communications, as enacted by the UK Government when processing personal data under this Agreement.

Neither party shall engage or use a third party for the processing, storage or collection of personal data under this Agreement without the prior written consent of the other party. Neither party shall make an international transfer of personal data (being a transfer of personal data outside the European Economic Area (EEA)) without the prior written consent of the other party.

4. Editorial independence

- 4.1 Both parties recognise that Institution will not be involved in the editorial processes despite its financial obligations towards Publisher.
- 4.2 Publisher is not obligated to publish an article submitted by an Eligible Author on the basis of this agreement.





**Agreement for Intermediary Services Content
Schedule E**

4.3 Institution recognises that the selection of content that is to be published on Publisher's platform is entirely at Publisher's discretion. Institution relinquishes all possible due claims towards Publisher resulting from Publisher's rejection to publish content, either entirely or partially, submitted by an Eligible Author.

5. Termination of Services

5.1 Institution must give Publisher notice by 30th September of the current calendar that it wishes to discontinue receiving the services provided in this Schedule E.





Agreement for Intermediary Services Content Schedule F

Text and Datamining

Definitions

“Text and Data Mining” means to perform extensive automated searches of Content, including data embodied therein, images, figures, interactive content and videos, the sorting, parsing, addition or removal of linguistic structures, and the selection and inclusion of Content into an index or database for purposes of classification or recognition of relations and associations.

“TDM Output” means the result of any Text and Data Mining activity or operation, capable of fixation, reproduction and/or communication in any form, including without limitation the creation of an index, reference, abstract, relative or absolute description or representation of Content, an algorithm, formula, metrics, method, standard or taxonomy describing or based on Content, a relational expression or measurement, whether scalable or not, of Content, extraction, alternative representation or translation, expression or discussion of any extracts from mined Content, whether in the form of a direct extraction or a representation in any form which is based on Content.

1. Licensed uses: TDM

The Institution and the Authorized Users may use all of the Content under this License Agreement, at no additional cost, in the course and for the purpose of research:

- (a) for Text and Data Mining (TDM) by carrying out the following activities: download, extract and index information from the Content to which the Institution has access under this License Agreement. Where required, mount, load and integrate the results on a server used for the Institution’s text-mining system to evaluate and interpret the TDM Output.
- (b) store electronic copies of the Content on its computer or server as necessary solely to ensure efficient use on a TDM project.
- (c) use TDM Output as part of original research solely carried out by its Authorized Users and describe or otherwise reproduce extracts and quotations from TDM Output as part of original works of authorship, e.g. research reports, research papers and research articles. Where Content is embodied, quoted or referred to, or where bibliographic metadata of Content is displayed, it should be accompanied by a DOI link that points back to the individual full text item of Content.
- (d) make the results of any TDM Output available on an externally facing server or website as long as this inclusion consists of a limited number of lines of query-dependent text of individual full text items of Content (e.g. extracts from articles or book chapters).

and as long as the TDM is carried under the following guidelines:

1. Email the Publisher to notify them of the proposed crawling activity, including the crawler IP address and the date(s) and time(s) when crawling is most likely to take place.





Agreement for Intermediary Services Content Schedule F

2. Wherever possible, crawl the Publisher's websites outside the working hours of that Publisher's timezone - 09:00 to 17:00, UTC or UTC+1.
3. Keep delays to 10-20 seconds between requests.
4. Set their crawler's user-agent string to "TDMCrawler" (without the quotes).

2. Prohibited uses relating to Content and TDM Output

- (a) Subject to clause 1 above and unless agreed by separate written agreement, the Institution and the Authorized Users may not engage in activities listed under (b.1 to b.3).
- (b.1) allow a third party to harvest any TDM Output, included but not limited to transfer of the TDM Output to a server of the Institution;
- (b.2) remove, obscure or modify in any way any copyright notices, other notices or disclaimers as they appear in the content;
- (b.3) systematically reproduce, retain or redistribute the Content.
- (c) This clause 2, as well as the restrictions in sub-clause 1(c) to 1(d) shall remain effective and survive termination of this License Agreement, howsoever arising.

3. Security, Grant of Access Rights, Formats and Delivery Mechanisms

Publisher and the Institution agree to the following access protocols:

- (a) The Institution shall ensure compliance with Publisher's usage policies and/or instructions, including security and technical access requirements. TDM may be undertaken on either locally loaded Content or as mutually agreed.
- (b) Publisher may require the Institution and the Authorized Users to adhere to Publisher's policies and/or instructions referred to in clause 3(a) above in carrying out any TDM activities, including, without limitation, in scheduling and staggering them over time.
- (c) Publisher does not give any warranty or assurance as to the suitability or availability of Publisher's electronic servers and systems for carrying out TDM or extracting TDM Output, nor as to the completeness or accuracy of any downloaded materials.

4. Breach and Termination

- (a) Breach: In addition to any contractual rights and remedies under the applicable law, Publisher shall retain the right to deny access to any Content where the Institution is in breach of any of the conditions of this License Agreement relating to TDM. hereof and also to charge the Institution any subscription fee that would have been payable to Publisher, had the use in question been agreed.

A handwritten signature or mark in the bottom right corner of the page.



**Agreement for Intermediary Services Content
Schedule F**

- (b) Termination: Removal of locally-loaded copies of Content: Upon termination of any TDM grant of rights under clause 4(a) above, the Institution shall procure the destruction of any copies of the Content if locally loaded for purposes of TDM. No later than 30 days after termination, the Institution shall provide the Publisher with a certificate of destruction signed by an authorized officer of the Institution.