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10. TERM, RENEWAL, AND TERMINATION

10.1 AGREEMENT TERM
This License Agreement shall commence and shall terminate automatically on the dates as set out in Schedule 1 unless terminated earlier in accordance with Section 10.2 [Early Termination].

10.2 EARLY TERMINATION

10.2.1 EARLY TERMINATION FOR PAYMENT DEFAULT
The Licensor may terminate this Agreement by notice to the Licensee if the Licensee willfully defaults in making payment of the Fee as provided in this License Agreement and fails to remedy such default within sixty (60) days of notification in writing by the Licensor.
10.2.2 EARLY TERMINATION FOR BREACH
Either Licensor or Licensee may terminate this Agreement by notice to the other party if such other party commits a material or persistent breach of any term of this License Agreement and fails to remedy the breach within sixty (60) days of notice by the non-breaching party.

If a Member commits a material or persistent breach of the terms of this License Agreement and the Member fails to remedy the breach within sixty (60) days’ notice from the Licensor to the Member and the Licensee, or the Member fails to commence and diligently pursue steps to remedy the breach within sixty (60) days’ notice from the Licensor to the Member and the Licensee, the Licensor may terminate the license and rights granted to the Member pursuant to this License Agreement by giving notice of termination to the Member and the Licensee. Upon the expiry of the notice period, the Licensor may discontinue providing the Member access to the Licensed Materials for the remainder of the term of the License Agreement.

10.2.3 EARLY TERMINATION FOR LICENSOR INSOLVENCY
The Licensee may terminate this Agreement by notice to the Licensor if the Licensor becomes insolvent, admits insolvency or a general inability to pay its debts as they become due, has appointed a receiver or administrative receiver over it or over any part of its undertaking or assets, passes a resolution for winding up other than a bona fide plan of solvent amalgamation or reconstruction, files a petition for protection under any applicable bankruptcy code, or has filed against it or becomes subject to an insolvent petition in bankruptcy or an order to that effect.

10.2.4 EARLY TERMINATION FOR FINANCIAL EXIGENCY
The Licensee may terminate this License Agreement if public funding of the Licensee or funding of the Licensee by the Members is materially reduced and the Licensee thereby becomes unable to pay future amounts payable pursuant to this License Agreement. The Licensee will give the Licensor notice of such termination and this License Agreement shall terminate effective sixty (60) days after the giving of such notice if the Licensee has failed to pay the Fee for the calendar year in which such notice was given, or if the Licensee has paid the Fee for the calendar year in which such notice was given, January 1 of the following year.

10.2.5 EARLY TERMINATION REFUND
Upon termination of this License Agreement by Licensee under Section 10.2.2 [Early Termination for Breach] or Section 10.2.3 [Early Termination for Licensor Insolvency], the Licensor shall forthwith refund the proportion of the Fee that represents the paid but unexpired part of the term of this License Agreement.

10.2.6 EARLY TERMINATION BY A MEMBER
The performance of a Member of their obligations under the License Agreement shall be subject to and contingent upon the availability of funds provided, allocated, or allotted in institutional budgets for the purpose of the License Agreement for the current and future license term. Any Member may, at its option, provide notice to the Licensor and Licensee, October 1st of each applicable calendar year within the License Agreement, of the non-availability of such funds and the intent to terminate their participation in the License Agreement beginning on January 1st of the forthcoming year.

If a Member executes this option, no refund of payments already received by the Licensor will be owed to the Member. The determination of whether funds are available shall be made in the sole discretion of the applicable Member. The termination of participation by any Member will not constitute a default or a termination of participation of any other Members under the License Agreement and shall not be grounds for any increase in fees payable by other Members. Upon termination, a Member has the ability to execute their rights under clause 10.5.3 [Continued Access to Licensed Materials].

10.3 RENEWAL OF TERM
This License Agreement shall be renewable at the end of the current term if agreed in writing by both parties prior to the termination of this License Agreement.
10.4 EXTENSION OF TERM
This License Agreement may be extended for a limited period of time at the end of the current term if agreed in writing by both parties prior to the termination of this License Agreement, or due to cause as outlined in section 6.8 [Service Interruption].

10.5 TERMINATION

10.5.1 NOTIFICATION OF TERMINATION
Upon termination of this License Agreement, the Licensee shall immediately notify the Members.

10.5.2 TERMINATION RIGHTS
Upon termination, all rights and obligations of the parties automatically terminate except for rights and obligations in respect of Licensed Materials for which Perpetual Access is granted in clause 2.2 [Perpetual Access Rights], for rights and obligations in respect of a refund under clause 10.2.5 [Early Termination Refund], if applicable, and for rights and obligations under such other provisions that, by their nature or their terms, survive termination.

10.5.3 CONTINUED ACCESS TO LICENSED MATERIALS
Upon termination of this License Agreement, Licensor will provide continued access to the Licensed Materials for which Perpetual Access was granted in this License Agreement. The means by which Authorized Users shall have access to such Licensed Materials shall be in a manner and form substantially equivalent to the means by which access is provided during the term of this License Agreement, with provisions for ensuring forward compatibility with new technologies.

Licensor shall:

a.) provide continuing online access to archival copies of the Licensed Materials on the Licensor’s Platform without supplementary fees to the Licensee or Members;

b.) provide to the Licensee, Member, or third-party archiving service, upon request and within 90 days, one copy of the entire set of Licensed Materials and associated metadata to be maintained as an archival copy for the purpose of delivering continuing online access to Authorized Users.

The cost of electronic delivery of Licensed Materials and associated metadata to the Licensee or Member or a third-party archiving service shall be borne by Licensor, unless otherwise agreed upon by the parties.

The archival copy from the Licensor shall be provided without Digital Rights Management Technology in a mutually agreeable medium suitable to the content, but may not contain all the links and other features and functionality associated with the Licensed Materials pursuant to this License Agreement.

11. GENERAL

11.1 ENTIRE LICENSE AGREEMENT
The following documents shall comprise the entire License Agreement between both parties concerning the subject matter of this License Agreement, and, in the event of any dispute concerning construction thereof, shall have the following order of precedence:

a.) This License Agreement and all schedules and other documents attached and incorporated by reference.
11.2 ALTERATIONS
Alterations to this License Agreement and to the schedules to this License Agreement are only valid if they are recorded in writing and signed by both parties.

11.3 ASSIGNMENT AND TRANSFER
This License Agreement may not be assigned or transferred by either party to any other person or organization without the prior written consent of the other party, nor may either party sub-contract any of its obligations, except as provided in this License Agreement in respect of the management and operation of the Platform, without the prior written consent of the other party, which consent shall not unreasonably be withheld.

11.4 EXECUTION
This License Agreement and any amendment thereto may be executed in counterparts, and signatures exchanged by mail or electronic means are effective to the same extent as original signatures.

11.5 FORCE MAJEURE
Neither a party's nor a Member's delay or failure to perform any provision of this License Agreement as a result of circumstances beyond its control (including, without limitation, war, strikes, floods, governmental restrictions, power, telecommunications or Internet failures, "denial of service" or similar attacks, or damage to or destruction of any network facilities) shall be deemed to be, or to give rise to, a breach of this License Agreement.

11.6 SEVERABILITY
The invalidity or un-enforceability of any provision of this License Agreement shall not affect the continuation or enforceability of the remainder of this License Agreement.

11.7 WAIVER OF CONTRACTUAL RIGHT
Either party's waiver, or failure to require performance by the other, of any provision of this License Agreement will not affect its full right to require such performance at any subsequent time, or be taken or held to be a waiver of the provision itself.

11.8 NOTICES
Any notices to be served on either of the parties or on a Member by the other shall be sent by registered mail, electronic mail, or courier to the address of the addressee as set out in this License Agreement or to such other address as notified by either party to the other as its address for service of notices. Any such notice sent by registered mail shall be deemed to have been given 14 days after the date of posting the mail. Any such notice sent by courier or electronic mail shall be deemed to have been given on the date of receipt.

11.9 DISPUTE RESOLUTION
If the parties disagree over an interpretation of this License Agreement or whether a party or a Member is in breach of any part of this License Agreement, the parties and any such Member shall, in good faith, enter into negotiations to resolve the disagreement and discuss the feasibility of resolving the disagreement by mediation or other means short of litigation. The parties shall cooperate in good faith in pursuing mediation or such other means.

11.10 GOVERNING LAW
This License Agreement shall be governed by and construed in accordance with the laws of the province of Ontario, and the laws of Canada applicable therein.

11.11 VENUE
The Licensor agrees that any action or proceeding instituted by it relating to this License Agreement or its dealings with the Licensee or a Member pursuant to this License Agreement shall be brought in a court of competent jurisdiction in the Province of Ontario, Canada, and for that purpose the Licensor now irrevocably and unconditionally attorns and submits to the jurisdiction of such court. The Licensor further agrees that Licensee may, at its sole discretion, bring any action or proceeding relating to this License Agreement in a court of competent jurisdiction in the Province of Ontario, Canada or in any jurisdiction in which the Licensor is incorporated, registered or resident. In any
such event, the Licensor agrees that it will irrevocably waive any right to, and will not, oppose any such action or proceeding on any jurisdictional basis, including forum non conveniens.

12. RIGHTS TO PUBLISH OPEN ACCESS MATERIAL

12.1 OPEN ACCESS PUBLISHING
Licensor agrees to permit Eligible Corresponding Authors to publish Eligible Articles as Open Access Material in the Hybrid Open Access Publishing Titles and Gold Open Access Publishing Titles on the basis of the terms of this License Agreement, as well as access to the Licensed Materials as set forth herein.

12.2 RESPONSIBILITIES OF THE LICENSOR
Licensor agrees to publish the Eligible Articles as Open Access Material in accordance with the provisions of Schedule 6 – Open Access Material Workflows and Services.

12.3 RESPONSIBILITIES OF MEMBERS
Members will be responsible for informing Eligible Corresponding Authors that this License Agreement is in place and that their Eligible Articles can be made Open Access Material on acceptance in the Hybrid Open Access Publishing Titles and Gold Open Access Publishing Titles.

Members shall ensure that Eligible Corresponding Authors shall identify themselves as being eligible in the course of the Licensor’s publishing workflow as specified in Schedule 6 – Open Access Material Workflows and Services.

Members shall ensure that the Licensor is provided with accurate and up to date information for use in identifying Eligible Corresponding Authors as specified in Schedule 6 – Open Access Material Workflows and Services.

12.4 EDITORIAL INDEPENDENCE
All parties acknowledge that during the term of this Agreement, Members will in no way be involved with the editorial process for any of the Licensed Materials.

Nothing herein contained shall oblige the Licensor to publish any article submitted to the Licensor by an Eligible Corresponding Author. The Member acknowledges that the selection of material to be published on the Platform is entirely at the discretion of the Licensor. The Member waives any claim it may have against the Licensor in the event that the Licensor refuses or declines to publish any material (or part thereof) submitted by an Eligible Corresponding Author.
AS WITNESS the hands of the parties the day and year below first written,

FOR THE LICENSOR: CANADIAN SCIENCE PUBLISHING

Signature: ___________________________ Date: Jan 10, 2023
Name (in block capitals): elaine stott
Position / Title: CEO

FOR THE LICENSEE: CANADIAN RESEARCH KNOWLEDGE NETWORK

Signature: ___________________________ Date: January 4, 2023
Name (in block capitals): Clare Appavoo
Position / Title: Executive Director
SCHEDULE 1
LICENSED MATERIALS AND ACCESS METHOD

A schedule dated January 4, 2023, to the License Agreement January 1, 2023, between CANADIAN SCIENCE PUBLISHING and CANADIAN RESEARCH KNOWLEDGE NETWORK.

THE LICENSED MATERIALS

The licensed materials are the following:

Journals (*journals that include free unlimited OA publishing for eligible corresponding authors)

- Applied Physiology, Nutrition, and Metabolism
- Arctic Science (OA)
- Biochemistry and Cell Biology*
- Botany (formerly Canadian Journal of Botany)
- Canadian Geotechnical Journal
- Canadian Journal of Animal Science
- Canadian Journal of Chemistry
- Canadian Journal of Civil Engineering
- Canadian Journal of Earth Sciences
- Canadian Journal of Fisheries and Aquatic Sciences
- Canadian Journal of Forest Research
- Canadian Journal of Microbiology
- Canadian Journal of Physics*
- Canadian Journal of Physiology and Pharmacology*
- Canadian Journal of Plant Science
- Canadian Journal of Soil Science
- Canadian Journal of Zoology
- Environmental Reviews
- FACETS (OA)
- Genome*
- Drone Systems and Applications (OA)
- Transaction of the Canadian Society for Mechanical Engineering*

Ebooks

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<td>Trace Elements in Man and Animals : 9</td>
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License Agreement Start Date: January 1, 2023  
License Agreement End Date: December 31, 2025

**ACCESS METHOD**

Unlimited use of the Licensed Materials on the Licensor’s Platform.

User authentication mechanisms supported are:
IP authentication

**PERPETUAL ACCESS**

**Current Content:**

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Upon termination of this License Agreement, Licensor will provide Members with backfile perpetual access for all journal content on the publisher’s platform as of January 1, 2023, with the following exceptions: Scientific Agriculture (1921-1952), Canadian Journal of Agricultural Science (1953-1956), or any new journal(s) added in the future and not listed in Schedule 1. Licensor will provide access on its platform free of charge. For the avoidance of doubt, refer to the table below for start and end year of the backfile content.

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<td>Biochemistry and Cell Biology</td>
<td>7,324</td>
<td>1954</td>
<td>1995</td>
</tr>
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<td>Botany</td>
<td>11,889</td>
<td>1951</td>
<td>1995</td>
</tr>
<tr>
<td>Canadian Geotechnical Journal</td>
<td>2,462</td>
<td>1963</td>
<td>1995</td>
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<td>19,850</td>
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<td>1974</td>
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<td>4,554</td>
<td>1971</td>
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Ebooks:
Perpetual Rights are granted to Members for all titles without additional hosting or maintenance fees.

OPEN ACCESS:
The journals indicated by an asterisk (*) in the table above include free unlimited OA publishing for eligible corresponding authors. For CSP's other hybrid titles, members are entitled to a 25% APC discount for affiliated researchers who wish to make their published articles Open Access. For the avoidance of doubt, the aforementioned discount does not apply to CSP's Open Access (OA) journals.

AS WITNESS the hands of the parties the day and year below first written

FOR THE LICENSOR: CANADIAN SCIENCE PUBLISHING

Signature: ___________________________ Date: Jan 10, 2023

Name (in block capitals): elaine stott

Position / Title: CEO

FOR THE LICENSEE: CANADIAN RESEARCH KNOWLEDGE NETWORK

Signature: ___________________________ Date: January 4, 2023

Name (in block capitals): Clare Appavoo

Position / Title: Executive Director
SCHEDULE 2

FEE

A schedule dated January 4, 2023, to the License Agreement January 1, 2023, between CANADIAN SCIENCE PUBLISHING and CANADIAN RESEARCH KNOWLEDGE NETWORK.

All fees in Canadian dollars and exclusive of taxes.

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<th>Year</th>
<th>Fee</th>
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<td>2023</td>
<td>$814,512.15</td>
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<tr>
<td>2024</td>
<td>$838,142.10</td>
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<tr>
<td>2025</td>
<td>$862,448.40</td>
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2023-2025 TOTAL FEE $2,515,111.65

For reference purposes, the Fees incurred per Member are as set out on the attached spreadsheet (filename: CRKN-CSP_2023-2025_Schedule 2_2022-12-07.xlsx)

PAYMENT SCHEDULE

<table>
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<th>Year</th>
<th>Payment Schedule</th>
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<td>2023</td>
<td>payable upon execution of the License Agreement (net 60 days): $814,512.15</td>
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<tr>
<td>2024</td>
<td>payable on or before December 31, 2023: $838,142.10</td>
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<tr>
<td>2025</td>
<td>payable on or before December 31, 2024: $862,448.40</td>
</tr>
</tbody>
</table>

AS WITNESS the hands of the parties the day and year below first written

FOR THE LICENSOR: CANADIAN SCIENCE PUBLISHING

Signature: [Redacted] Date: Jan 10, 2023
Name (in block capitals): elaine stott
Position / Title: CEO

FOR THE LICENSEE: CANADIAN RESEARCH KNOWLEDGE NETWORK

Signature: [Redacted] Date: January 4, 2023
Name (in block capitals): Clare Appavoo
Position / Title: Executive Director
SCHEDULE 3

MEMBERS OF THE CONSORTIUM PARTICIPATING IN THE LICENSE AGREEMENT

A schedule dated January 4, 2023, to the License Agreement January 1, 2023, between CANADIAN SCIENCE PUBLISHING and CANADIAN RESEARCH KNOWLEDGE NETWORK.

Atlantic Region (5):
Dalhousie University
Memorial University of Newfoundland
Saint Mary's University
St. Francis Xavier University
University of New Brunswick

Québec (7):
Concordia University
McGill University
Université de Montréal
Université de Sherbrooke
Université du Québec à Montréal
Université du Québec à Rimouski
Université Laval

Ontario (18):
Brock University
Carleton University
Lakehead University
Laurentian University
McMaster University
Queen's University
Royal Military College of Canada
Toronto Metropolitan University
Trent University
University of Guelph
University of Ontario Institute of Technology
University of Ottawa
University of Toronto
University of Waterloo
University of Windsor
Western University
Wilfrid Laurier University
York University

Western Region (15):
Athabasca University
MacEwan University
Mount Royal University
Simon Fraser University
Thompson Rivers University
University of Alberta
University of British Columbia
University of Calgary
University of Lethbridge
University of Manitoba
University of Northern British Columbia
University of Regina
University of Saskatchewan
University of the Fraser Valley
University of Victoria

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FOR THE LICENSOR: CANADIAN SCIENCE PUBLISHING

Signature: ________________ Date: ________________
Name (in block capitals): ________________
Position / Title: ________________

FOR THE LICENSEE: CANADIAN RESEARCH KNOWLEDGE NETWORK

Signature: ________________ Date: ________________
Name (in block capitals): ________________
Position / Title: ________________
SCHEDULE 4

IP ADDRESSES OF THE MEMBERS PARTICIPATING IN THE LICENSE AGREEMENT

A schedule dated January 4, 2023, to the License Agreement January 1, 2023, between CANADIAN SCIENCE PUBLISHING and CANADIAN RESEARCH KNOWLEDGE NETWORK.

See spreadsheet attached (filename: CRKN-CSP_2023-2025_Schedule 4_2022-12-07.xlsx)

AS WITNESS the hands of the parties the day and year below first written

FOR THE LICENSOR: CANADIAN SCIENCE PUBLISHING

Signature: __________________________ Date: ________________
Name (in block capitals): elaine stott
Position / Title: CEO

FOR THE LICENSEE: CANADIAN RESEARCH KNOWLEDGE NETWORK

Signature: __________________________ Date: ________________
Name (in block capitals): Clare Appavoo
Position / Title: Executive Director
SCHEDULE 5

USAGE DATA AND REPORTING REQUIREMENTS

A schedule that expands on clause 6.13 [Collection of Usage Data] dated January 4, 2023, to the License Agreement January 1, 2023, between CANADIAN SCIENCE PUBLISHING and CANADIAN RESEARCH KNOWLEDGE NETWORK.

Usage reporting frequency: COUNTER reports are available online via the Institution’s administrative account for the institution to access at their discretion or upon request to CSP’s Customer Service department pubs@cdnsciencepub.com.

Currency of data: Reports can be run at the user’s discretion. There is no delay in the usage reporting. Reporting is available and current up to the last full month.

Distribution of usage data: COUNTER reports are available online via the Institution’s administrative account or upon request to CSP’s Customer Service department (pubs@cdnsciencepub.com).

Level of reporting: Reporting is available at the institutional level. Below is a list of reports included in the Canadian Science Publishing COUNTER5 reports:

- TR_ Title Master Report
- TR_J1 Journal Requests (excluding OA Gold content)
- TR_J2 Journal Access Denied
- TR_J3 Journal Usage by Access Type
- TR_J4 Journal Requests by YOP (Excluding OA Gold)

Exportable to applications: COUNTER reports are available in .tsv, .html, and .xml formats.

Customized: The COUNTER reports are customizable by time periods i.e., year to date.

AS WITNESS the hands of the parties the day and year below first written

FOR THE LICENSOR: CANADIAN SCIENCE PUBLISHING

Signature [REDACTED] Date: Jan 10, 2023
Name (in block capitals): Elaine Stott
Position / Title: CEO

FOR THE LICENSEE: CANADIAN RESEARCH KNOWLEDGE NETWORK

Signature: [REDACTED] Date: January 4, 2023
Name (in block capitals): Clare Appavoo
Position / Title: Executive Director
SCHEDULE 6

OPEN ACCESS MATERIAL WORKFLOWS AND SERVICES

A schedule dated January 4, 2023, to the License Agreement dated January 1, 2023, between CANADIAN SCIENCE PUBLISHING and CANADIAN RESEARCH KNOWLEDGE NETWORK.

1. Article Submission Process
   a. The Eligible Corresponding Author must submit their article using the Licensor’s online submission system.
   b. During submission, the Eligible Corresponding Author is responsible for
      i. entering information about the article (e.g., article type, title, abstract, keywords, inclusion in a collection),
      ii. uploading all article and supplementary files,
      iii. providing complete and accurate information about each author (institutional email addresses, full names, contributions to the article using the CRedit taxonomy, and institutional affiliations),
      iv. answering mandatory questions related to funding, publishing ethics, and research integrity, and
      v. confirming that article files convert correctly into a PDF proof before completing submission.

2. Eligible Corresponding Author identification
   a. During the submission of the article, the Eligible Corresponding Author is responsible for correctly identifying the institutional affiliation of all authors, identifying the corresponding author, and providing institutional email addresses.

   The Licensor’s submission system provides submitting authors with Ringgold-suggested institutional affiliations. The submitting author is responsible for selecting the appropriate match for each author.

   Licensor will use this match to identify an Eligible Corresponding Author as an Authorised User of the Member using Ringgold ID matches.

   In the event of no match being found, Licensor will attempt to identify an Eligible Corresponding Author using the corresponding author’s email address domain. The Member is responsible for providing and updating the list of applicable email domains for Licensor to use in matching.

   b. If the author was not identified as eligible due to incomplete, inaccurate, or conflicting affiliation data provided by the submitting author, Licensor will work with the Consortium to identify the author and to convert the article to Open Access at a later date.

   c. If the Eligible Corresponding Author was not identified as eligible due Licensor’s failure and then Licensor publishes the article under a traditional subscription only format, Licensor shall be responsible to convert the article promptly so that it is published open access.

3. Licensor’s Responsibilities
   a. Licensor shall:
      i. verify the identity of the Eligible Corresponding Authors after the acceptance of article manuscripts, via affiliation, email domain, or ORCID;
      ii. provide Licensee with a list of the open access journals and their type;
      iii. provide reports to the Licensee detailing publishing outputs. Full list of required data is listed below in item 5a;
iv. host information relating to the open access publishing opportunities it offers on the Licensor’s website; and
v. facilitate eligible retroactive open access publishing.

4. Member Responsibilities

   a. Members shall inform their researchers and authors about the Licensor’s open access publishing process.

5. Open Access Reporting

   a. Licensor provides the following information as a minimum for all open access publication output reports:

      i. name of the Eligible Corresponding Author
      ii. name of the Member
      iii. Funder, if provided by author
      iv. date of acceptance of accepted article
      v. date of publication (once published)
      vi. journal title
      vii. ISSN/E-ISSN
      viii. accepted article title
      ix. article type
      x. DOI
      xi. if the Corresponding Author has accepted open access publishing or not
      xii. open access licence
      xiii. list price, discount and final prices for articles published in open access

6. Provision of Information: Members and Open Access Schemes

   a. Licensor shall provide reasonably sufficient information to enable Eligible Corresponding Authors to benefit from its open access schemes as described in this Schedule 6.

7. Additional Information

   a. For each open access Article, the Licensor shall state the applicable Creative Commons licence (current version available at: https://creativecommons.org/licenses/by/4.0/). This shall include the information on the Creative Commons licensing terms that apply to each version of the Article and making the relevant Open Access Article, together with the applicable Creative Commons licence, available on the open web without any requirement for authentication in order to obtain access or to download the Article. Each Article shall include any disclaimer or other statements required by the Licensor in compliance with its policies for release on the open web. Licensor shall make any such policies readily and openly accessible on its website, or by other reasonable means to draw them to the attention of authors submitting any Open Access Article.
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FOR THE LICENSOR: CANADIAN SCIENCE PUBLISHING

Signatur _____________________ Date: ________________
Name (in block capitals): elaine stott
Position / Title: CEO

FOR THE LICENSEE: CANADIAN RESEARCH KNOWLEDGE NETWORK

Signature: _____________________ Date: January 4, 2023
Name (in block capitals): Clare Appavoo
Position / Title: Executive Director
CRKN-CSP_2023-2025_License Agreement_2023-01-04_final

Final Audit Report

Created: 2023-01-10
By: Michael Donaldson
Status: Signed
Transaction ID: CBJCHBCAAABAA7AZhH4kFlyzRGB_5tvYZEeiWxt14IKy

"CRKN-CSP_2023-2025_License Agreement_2023-01-04_final"

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