

Amendment No. 4

to the Agreement on the access of users to the electronic information resources

(hereinafter referred to as the “Amendment“)

Name: **National Library of Technology**, a State Contribution Organization set up by the Ministry of Education, Youth and Sports
Seat: Technická 2710/6, 160 80 Praha 6 - Dejvice
Czech Republic
Identification number: 61387142
Represented by: Ing. Martin Svoboda, Director

(hereinafter referred to as the “Client”)

and

Name: Clarivate Analytics (US) LLC
Seat: 1500 Spring Garden Street, Fourth Floor,
Philadelphia, Pennsylvania 19130, USA
Identification number: **23-1569117**
Other details: Registered in State of Delaware, USA
Represented by: Arben Morina, VP, Global Sales Operations

(hereinafter referred to as the “Clarivate Analytics”)

(the Client and the Clarivate Analytics hereinafter also jointly the “Contracting Parties” and each separately also the “Contracting Party”)

1. INTRODUCTORY PROVISIONS

- 1.1. On 24 April 2018, the Contracting Parties entered into the Agreement on the access of users to the electronic information resources which defines conditions of cooperation and rights and duties of the Contracting Parties while providing access to the electronic resources to the Authorized member institutions stated in appendix A to the defined products (hereinafter referred to as the “**Agreement**”). Agreement was published in the Register of Contracts on April 26, 2018 with the ID of contract 4993272 and eventually amended by Amendment No. 1 concluded on 27 December 2018, by Amendment No.2 concluded on 24 January 2020, and by Amendment No.3 concluded on 26 May 2020.
- 1.2. Because the Contracting Parties wish to modify the renewal terms of the Agreement in section Option Years, the Contracting Parties execute this Amendment.

2. SUBJECT-MATTER OF THE AMENDMENT

- 2.1. The Contracting Parties have agreed to replace the wording “*Contingent upon and subject to the terms and conditions of this Agreement remaining the same, Clarivate hereby extends to Client the option to renew this Agreement as set forth below. Client shall provide Clarivate with sixty (60) days written notice of their intent to exercise this Option.*” in section “OPTION YEARS” and section “Option Year Fees” with the wording “*Contingent upon and subject to the terms and conditions of this Agreement remaining the same, Clarivate hereby extends to Client the option to renew this Agreement as set forth below. Client shall provide Clarivate with **thirty (30)** days written notice of their intent to exercise this Option.*”

3. FINAL PROVISIONS

- 3.1. The Amendment shall become valid on the date of signature by both Contracting Parties. The Amendment comes into effect on the date of its publication in the Register of Contracts under the conditions stipulated by Act No. 340/2015 Coll., On the Register of Contracts. The Amendment will be published by Client in the Register of Contracts.
- 3.2. All other provisions of the Agreement shall remain unaffected.
- 3.3. The Amendment is compiled in three counterparts in the English language, each of which has the power of an original. Clarivate Analytics shall receive one counterpart and Client shall receive two counterparts.

3.4. The Contracting Parties agree that electronically signed versions of this originally executed Amendment are acceptable in lieu of printed signed copies and are to be given full force and effect under law.

IN WITNESS WHEREOF, the Contracting Parties have executed this Amendment by their respective, duly authorized representatives as of the date first above written.

