DATABASE LICENSE AGREEMENT

1. Definitions

For purposes of this Agreement, the following definitions apply:

"Authorized Site" means the physical premises of the library or libraries operated by the Licensee.

"Authorized User(s)" means (a) current members of the staff of the Licensee (whether on a permanent, temporary or contract basis) who are permitted to access the Authorized Site; (b) members of the public who are permitted to use the Licensee's library or information service and permitted to access the Authorized Site; and (c) all of the above authorized individuals while accessing the Licensee library resources remotely through their network, provided that their access to the Licensee's network at the Authorized Site is administered and controlled from the Authorized Site.

"Licensed Materials" means (a) the collection of bibliographic references to articles and other items published in the journals fully indexed in the Database; (b) fulltext of articles and other items. Fulltext inclusion depends on license availability from periodicals publishers.

"Publisher" means publishing houses, university presses, research centres, or any other entities that publish periodicals included in the Database.

"Renewal Date" means each yearly anniversary of the Service Commencement Date.

"Service Commencement Date" means the first date on which the Licensor has activated service to Licensee at the Authorized Site under this Agreement after Licensee has provided to the Licensor its authorized IP addresses for access to the Licensed Materials, which Service Commencement Date shall generally occur within three business days of receipt by the Licensor of the required IP addresses.

"Subscription Administrator" means the individual designated by the Licensee as the contact person with Licensor, for completing the activation process for the Licensed Materials, updating authorized IP addresses for access to the Licensed Materials, and ensuring the confidentiality of passwords and data exchanged in connection with this Agreement, all as more specifically set forth below. The terms of the license and the pricing of the product shall not be considered confidential information.

-

2. Subject Matter

The Database – *the Slavic Humanities Index* – is a research database in the field of Central, Eastern, and Southeast European Studies. This is a cover-to-cover index, which

covers important scholarly and cultural periodicals in the humanities of the region. The Database includes bibliographic citations of articles in history, philosophy, literature, linguistics, ethnology, cultural studies, film and theatre studies, as well as borderland and regional studies. The periodicals indexed in the database are published in Belarus, Bosnia and Herzegovina, Bulgaria, Croatia, the Czech Republic, Macedonia, Montenegro, Poland, Serbia, Slovakia, Slovenia, and Ukraine. The Database contains bibliographic citations to articles, book reviews, primary sources, bibliographies, literary texts, poetry, archival and official documents, chronicles of scholarly events, obituaries, and information on conferences and workshops. In general, indexing starts with 1994 issues (or earlier) and is ongoing. Presently, it consists around 220,000 records, more than 11,000 issues/volumes from around 300 scholarly periodicals in more than 20 languages. It also includes around 33,000 book reviews. New titles are being added to the Database regularly. The Database can be searched in vernacular or by using the Czech, ISO-9, and the Library of Congress transliteration systems. The Database is designed using up-todate technological tools and will be updated continuously. Full-text articles are added to the Database with publisher's permissions.

3. Permitted Uses

Subject to the terms and conditions of this Agreement, Licensor hereby grants to Licensee, and Licensee accepts, a non-exclusive, non-transferable license (with no sublicense rights). The rights include extraction and manipulation from the Database. The Licensed Materials may be used for purposes of research, education, or other noncommercial use as follows:

(a) to allow Authorized Users to search, view, browse, retrieve, display, email and save results, and print a reasonable number of portion of the Licensed Materials solely for purposes of research, education or other non-commercial use during the term of this Agreement; and

(b) to allow Authorized Users to use a reasonable portions of the Licensed Materials for use in connection with specific courses of instruction by Licensee; and

(c) to allow Authorized Users to provide electronic links to the Licensed Materials from Licensee's and/or Authorized Users web page(s) and/or in e-mail communications; and

(d) to allow Authorized Users downloading the Licensed Materials to view, use and display including on a personal digital device (e.g. mobile devices, e-readers, and personal computers);

All uses not specifically mentioned herein are retained by the Licensor.

4. License Limitations

The Databases made available to Authorized Users are the subject of copyright protection, and the original copyright owner (Slavonica Discovery s.r.o.) retains the ownership of the Database and all portions thereof. Licensor does not transfer any ownership, and the Licensee may not reproduce, distribute, display, modify, transfer or transmit, in any form, or by any means, the Database. Licensee acknowledges and agrees that the Licensed Materials will be for the internal use of Authorized Users only, and Authorized Users do not have the right to modify, adapt, retransmit, resell, redistribute or compile the Licensed Materials.

5. Access to Licensed Materials

In order for Authorized Users to access the Licensed Material, Licensee will provide to Licensor its range, or ranges, of valid IP addresses, which shall be allowed access to the Licensed Materials. Licensee is responsible for updating the list of IP addresses provided to Licensor. Licensee will make all reasonable efforts to ensure that access to the Database will be limited to only Authorized Users and to give notice to Authorized Users of the license use limitations under this Agreement. Licensee agrees to notify Licensor promptly of any instances of which Licensee becomes aware whereby non-Authorized Users may have obtained access to the database and further agrees to make reasonable efforts to assist Licensor in identifying the source of the unauthorized use and addressing the matter. Licensor reserves the right to suspend access through any single Licensee IP address or range, or ranges, of IP address in the event of unauthorized or illegal use, to protect its systems, or as otherwise required by court order.

6. Terms of Payment

Licensee agrees to pay Licensor for the rights granted in this Agreement a subscription fee to be paid annually based on the price list developed by Licensor. Licensee agrees to pay Licensor the subscription for a running year in the first three months (by the end of March) of the running year.

-

Price per year (January 1 – December 31):

2022 -	(incl. VAT)		
2023 -	incl. VAT)		
2024 -	incl. VAT)		
2025 - 2	incl. VAT)		

7. Usage reporting

Usage Reports. Licensor agrees to provide to Licensee's contact person usage reports regarding access to the Licensed Materials by Authorized Users, which report shall include only non-personally identifiable information. Usage reports will be available

from time to time as requested by Licensee. The reports shall not be distributed outside of the Licensee's organization and, while believed accurate by Licensor, are provided without representations or warranty.

8. Term and Termination

Term/Renewal. The term of this Agreement shall commence on the Service (a) Commencement Date and remain in effect for twelve (12) months following. Thereafter, this agreement shall be automatically renewed for successive 12 month period (each, a "Renewal Period") until the Licensee terminates this Agreement in writing at least 60 days prior to the expiration of the then current term. Licensor will make a reasonable effort at least 60 days prior to the expiration of the then current term, to send to Licensee at the last known address for a "renewal notice" stating the price applicable to the Renewal Period. Licensor and Licensee nevertheless agree that due to some legal conditions and limitations arising from Czech legislative Act no.340/2015 Coll., Act on Special Conditions for the Efficacy of Some Agreements, Publication of These Agreements of the Czech Republic, and on an Agreement Register, and arising also from other Czech public-law acts, this agreement must not in any form (incl. automatically prolongued agreement) exceed maximum of four (4) years of contract duration. After this four (4) years contract duration both Licensor and Licensee accept and respect that the whole new agreement must be negotiated, if they both agree and wish to continue. In the event Licensor determines that the Licensed Material can no longer be made available, it shall have the right to terminate or not renew this Agreement by notice to Licensee, provided that it refunds the Annual Subscription Fee for the unexpired portion of any then-current term.

(b) *Termination.* Either party may terminate this Agreement if the other party materially breaches any of its obligations hereunder and such breach remains uncured for thirty (30) days following the written notice of the breach to the breaching party. In the event Licensee terminates pursuant to this section as a result of an uncured breach by Licensor, Licensee shall be entitled to a pro-rata refund of any fees paid by Licensee for any unused portion of the then-current term, as Licensee's sole and exclusive remedy for such breach. Upon any termination or expiration of this Agreement, the license rights granted under this Agreement immediately terminate.

9. Changes and Modifications

Licensor reserves the right to change and update this standard-form database license agreement, which is applicable to all its clients. Such updated terms and conditions: (a) shall be communicated in writing at least 60 days prior to the expiry of the current 12 month subscription term; (b) shall take effect at the beginning of the subscription term immediately after the current subscription term; and (c) shall be deemed to be accepted by the Licensee unless Licensor receives a written notice of non-acceptance from the Licensee prior to the end of the current 12 month subscription term.

-

10. Interlibrary Loan

Licensee may wish to use the Licensed Materials, namely Back Issues and Current Issues, for the purpose of fulfilling occasional requests from other libraries, a practice commonly called Interlibrary Loan. Licensee may use the Licensed Materials for Interlibrary Loan provided that such use is not at a volume that would substitute for a subscription to the Database and is in accordance with **United States or international copyright laws**, guidelines, or conventions.

Licensee shall comply with the CONTU Guidelines, unless the Licensee is subject to similar international guidelines or customary and usual practices regarding Interlibrary Loan. Transmission of the Licensed Materials shall be from one library to another (not directly to users) through post or fax, or secure electronic transmission.

11. Responsibilities of Authorized User(s)

Authorized Users shall hold Licensor harmless and assume sole responsibility for addressing issues of publicity and privacy and any other third party rights, and obtaining necessary permissions as they relate to use of the Licensed Materials.

12. Responsibilities of the Licensor

Subject to constraints imposed by or in agreement with publishers and/or by third party rights holders, the Licensed Materials contained in the Database are complete and faithful replications of the print or electronic versions of such Licensed Materials.

13. Limited Warranty and Disclaimers

(a) *Warranties*. Licensor warrants that it has the right and authority to enter into this Agreement and to grant to Licensee the rights granted hereunder. The Licensee warrants that it has the right and authority to enter into this Agreement. Licensor warrants that it will make reasonable efforts to provide accurate and complete information through the Licensed Materials and to provide to Licensee the services set forth in this Agreement.

(b) Disclaimer. EXCEPT AS SET FORTH IN THIS SECTION LICENSOR MAKES-NO WARRANTY OF ANY KIND IN CONNECTION WITH THE SUBJECT MATTER OF THIS AGREEMENT, INCLUDING WITHOUT LIMITATION WITH RESPECT TO THE LICENSED MATERIAL AND ANY OTHER INFORMATION, SERVICES OR MATERIALS PROVIDED OR MADE AVAILABLE BY LICENSOR HEREUNDER, AND LICENSOR DISCLAIMS ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ALL IMPLIED OR STATUTORY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY OF INFORMATIONAL CONTENT, SYSTEM INTEGRATION, TITLE, NON-INFRINGEMENT AND NON-INTERFERENCE. LICENSOR DOES NOT MAKE ANY WARRANTY THAT THE LICENSED MATERIALS WILL BE AVAILABLE TOTALLY WITHOUT INTERRUPTION OR ERROR-FREE.

OTHER THAN ANY EXPRESS WARRANTIES THE DATABASE, (c) CONTENT, AND ACCESS SOFTWARE ARE PROVIDED ON AN "AS IS" BASIS. AND LISENSOR AND ANY AND ALL THIRD PARTY CONTENT AND SOFTWARE PROVIDERS AND/OR LICENSORS ("CONTENT PROVIDERS") DISCLAIM ANY AND ALL OTHER WARRANTIES, CONDITIONS, OR REPRESENTATIONS OF ANY KIND (EXPRESS, IMPLIED, ORAL, OR WRITTEN) RELATING TO LISENSOR, CONTENT, ACCESS SOFTWARE, OR ANY PARTS THEREOF, INCLUDING WITHOUT LIMITATION, ANY AND ALL IMPLIED WARRANTIES OF QUALITY, PERFORMANCE, NONINFRINGEMENT, COMPATIBILITY, MERCHANTIBILITY, OR FITNESS FOR A PARTICULAR PURPOSE. LISENSOR AND ALL CONTENT PROVIDERS MAKE NO WARRANTIES WITH RESPECT TO ANY HARM THAT MAY BE CAUSED BY THE TRANSMISSION OF A COMPUTER VIRUS, WORM, TIME BOMB, LOGIC BOMB, OR OTHER SUCH COMPUTER PROGRAM, EXCEPT THAT LISENSOR WILL EXERCISE A REASONABLE LEVEL OF CARE TO PREVENT SUCH OCCURRENCES. LISENSOR AND ALL CONTENT PROVIDERS FURTHER DISCLAIM ANY LIABILITY AND MAKE NO WARRANTIES WITH RESPECT TO THE CONTENT, INFORMATION, MATERIALS OR OTHER SERVICES INCLUDED IN OR OTHERWISE MADE AVAILABLE BY OR THROUGH LISENSOR.

14. Limitation of Liability

(a) Exclusion of Damages. NEITHER PARTY SHALL BE LIABLE TO OTHER, AUTHORIZED USERS OR TO ANY THIRD PARTY FOR ANY SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES (INCLUDING LOSS OF USE, DATA, BUSINESS OR PROFITS), ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, THE DATABASE, THE LICENSED MATERIALS, OR LICENSOR SITE, WHETHER BASED ON BREACH OF CONTRACT, BREACH OF WARRANTY, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, REGARDLESS OF WHETHER SUCH DAMAGE WAS FORESEEABLE AND WHETHER OR NOT LICENSOR HAS BEEN ADVISED OF 🛛 🖘 THE POSSIBILITY OF SUCH DAMAGE. LICENSEE AGREES THAT LICENSOR WILL NOT BE LIABLE FOR ANY CREDITS OR REFUNDS FOR SERVICE INTERRUPTIONS, LATENCY, INCOMPLETE CONTENT TRANSMISSION, GENERAL NETWORK FAILURES OR OTHER FAILURES REGARDING CONTENT ACCESS OR TRANSMISSION, WHICH MAY FROM TIME TO TIME MAKE THE LICENSED MATERIALS UNAVAILABLE TO AUTHORIZED USERS. IF INTERRUPTION OF SERVICE IS FOR MORE THAN 24 HOURS AND IS DUE

TO FAILURE OF LICENSOR, THEN LICENSEE WILL BE ENTITLED TO ITS CHOICE OF A CREDIT TO BE APPLIED TO A RENEWAL, A REFUND, OR AN EXTENSION OF SUBSCRIPTION TERM EQUALED TO THE INTERRUPTION IN SERVICE.

(b) Total Liability. EXCEPT FOR LIABILITIES ARISING OUT OF INTELLECTUAL PROPERTY INFRINGEMENT, IN NO EVENT WILL LICENSOR, FROM ALL CAUSES OF ACTION AND ALL THEORIES OF LIABILITY (INCLUDING, WITHOUT LIMITATION, CONTRACT LAW, COPYRIGHT, TORT, TRUSTS OR PRINCIPLES OF EQUITY), EXCEED THE ANNUAL SUBSCRIPTION FEE OF THE YEAR IN, WHICH THE CAUSE OF ACTION OCCURS.

BY LICENSEE

Name of Institution: National Library of the Czech Republic, Headquartered in:

Klementinum 190, Praha 1, Czech Republic, Registration No. (IČO): 00023221

Name of Authorized Signer	(p) , director general
Signature	
Date 6.12, 2021	NÁRODNÍ KNIHOVNA ČESKÉ REPUBLIKY Klomontinum 190, 110 00 Praha 1

BY LICENSOR

Name of Company Slavonica Discovery s.r.o., Headquartered in: Varšavská 715/36,

Praha 2, Vinohrady, Czech Republic, Registration No. (IČO): 06559999

Name of Authorized Signer (printed):	director and co-founder	- 5

Signature_		-	
Date_14	12.2021	tas-tiljek ()	