

SpringerNature - Text and Data Mining Agreement

Auszug aus dem Lizenzvertrag
Abridged version of License Agreement

(...)

3. TDM License

3.1 Definitions

3.1.1. “Authorized User” means Licensee’s full- and part-time faculty members, students, staff, researchers, contractors (provided that use by a contractor of Licensee is authorized solely to the extent it is for the benefit of Licensee, and not for the benefit of the contractor or any third party).

3.1.2. “Text and Data Mining” (“TDM”) means (i) performing automated searches, selection of content, and structured analyses of content including data embodied therein, (ii) the automated sorting, parsing, addition or removal of linguistic structures, and the selection and inclusion of discrete parts of content into another form for purposes of classification or recognition of relations, patterns, and associations, and (iii) the automated 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.

3.1.2 “TDM Materials” means the materials, data and information created for or during TDM based on the Content containing any verbatim duplication of the Content in whole or in part and/or any data which allows re-constitution of Content.

3.1.3 “TDM Output” means the data and information which is the result of any TDM, excluding, however, any verbatim duplication of the Content in whole or in part and/or any data which allows re-constitution of Content and/or TDM Materials.

3.1.4 “Full-Text” refers to Content items provided in an XML format (typically JATS for Journal Articles and BITS for Book Chapters) that includes both the associated metadata as well as the complete text from the body of the Content item.

3.1.5 “Cloud Solutions Provider” means Amazon Web Services (AWS), Google Cloud Platform (GCP) and Microsoft Azure or any additional cloud solutions of Licensee with prior written approval by Licensor.

3.1.6 “Internal Server” shall mean any and all data storage devices of Licensee and internal secured network of Licensee or Cloud Solutions Provider only accessible to Authorized Users and Licensee.

3.1.7 “Licensees” means the institutions or entities which are authorized to access the Content (or parts of it) according to the terms of the License Agreements listed in Annex B. For clarity: Each Licensee is only granted TDM Rights under this Agreement for such Content that the Licensee is authorized to access according to the applicable underlying License Agreements listed in Annex B.

3.2 TDM Rights

Licensor hereby grants Licensees and their Authorized Users the following rights:

3.2.1 the right to download (manually or through automated means) and/or extract information from the Content for the purpose of TDM to a server only accessible to Authorized Users and Licensee (an “Internal Server”), and to perform TDM on such Content and/or TDM Materials for the duration of a specific TDM project.

3.2.2 the right to internally store electronic copies of the Content and the TDM Materials to the extent necessary to ensure efficient use by Authorized Users in connection with their work on a TDM project. Storage of any Content and TDM Materials containing Full-Text Content shall be limited to the duration of the TDM project.

3.2.3 the right to make use TDM Output, subject to the limitations set forth in these Product Terms.

4. Prohibited uses

The prohibited uses applicable to Licensee’s use of the Content as set forth in the applicable License Agreement (...) shall continue apply to the license grant hereunder. Without limiting the foregoing, Licensee and its Authorized Users may not (i) perform TDM in a way that is likely to burden the Platform whereas, one request per second is not deemed likely to burden the Platforms, (ii) access or use the Content and/or TDM Materials for any purpose other than TDM (including, without limitation, by using Full-Text Content in connection with other non-TDM research or activities) (iii) create derivative products or services that would compete with or negatively affect Licensor or Licensor’s Affiliates products or services, or otherwise commercially use or allow commercial use of the TDM Output, (iv) allow a third party to access or use any Content and/or TDM Materials, (v) perform TDM for a third party, or (vi) store, or permit storage of, Content or TDM Materials on any server other than an Internal Server.

With regard to the use of the artificial intelligence systems, except as permitted under applicable law, Licensees may not update, change, revise, adapt, modify, translate, transform or create any derivative work of the Content or TDM Materials with the use of artificial intelligence (AI) tools. Further, Licensees may not use any part of the Content, TDM Materials or TDM Output to train, directly or indirectly, any AI tool or system. The parties agree to consider and further specify permitted and prohibited uses as in the FAQ related to the DEAL Agreement.

For clarity, the foregoing shall not be deemed to limit Licensee’s rights in Content as granted in the License Agreement (...).

This Section 4 shall survive any expiration or termination of this TDM Agreement, howsoever arising.

5. Security, Formats and Delivery Mechanisms

5.1 Licensee will (i) use reasonable measures to protect the security of the Content downloaded for TDM purposes and the TDM Materials in its possession or control. (ii) at Licensor’s request and upon a notice period of 2 business days, permit Licensor to review Licensee’s network

vulnerability assessments, security audit report, security plan, maintenance and security patch process, and maintenance and patching records, subject to Licensor's compliance with Licensee's security requirements, and (iii) use reasonable measures to ensure that any Authorized Users that download the Content for TDM purposes onto personal devices not in the possession or control of Licensee ensure that such devices employ commercially reasonable security measures.

5.2 Licensee will immediately notify Licensor of any breach or suspected breach of security (including without limitation any unauthorized use, disclosure or acquisition of or access to the Content) pursuant to this TDM Agreement (each a "security breach") of which Licensee becomes aware. In the event of an actual or suspected security breach, or in the event of repeated or routine infringement of intellectual property rights in the Content as a result of internally storing of the Content under the terms of these Product Terms, Licensor may, by notice, effective immediately, suspend the right to internally store the Content for the Licensee in question until all security problems have been resolved to the Licensor's reasonable satisfaction.

5.3 If Licensee becomes aware of any unauthorized use by an Authorized User, Licensee shall immediately inform Licensor and shall take appropriate steps to ensure that such activity ceases and to prevent its recurrence, including, but not limited to, terminating access of any Authorized User accessing or using the Full Text and/or TDM Materials in violation of this TDM Agreement.

5.4 Usage of personal data contained in the Content may be subject to applicable data protection laws. It is the sole responsibility of the Authorized User to ensure that performance of TDM complies with any data protection laws.

5.5 Licensor does not make any warranty nor give any assurance as to the suitability or availability of the Platforms for carrying out TDM.

(...)

6. Breach, Termination, and Use of Cloud Solutions Providers

6.1 Breach: If Licensee breaches its obligations under these Product Terms, Licensor may, in its sole discretion, terminate this Text and Data Mining License for the Licensee in breach by written notice. For the avoidance of doubt: This shall not affect the Text and Data Mining License of remaining Licensees under a TDM Agreement. In addition to, and without prejudice to any contractual rights and/or remedies under applicable law, Licensor retains the right to suspend access to the Content in relation to the affected Licensee in the event that Licensor determines, in its reasonable judgment, that Licensee or its Authorized Users are in breach of any of the conditions of these Product Terms.

6.2 Removal of locally-loaded copies of Content and/or TDM Materials: Upon termination of the Text and Data Mining License under Section 6.1 above or upon expiration or termination for any reason of the rights granted under the respective underlying License Agreement (...), Licensee shall (i) procure the destruction of any copies of the Content and/or TDM Materials which may be locally loaded on an Internal Server and (ii) use reasonable efforts to ensure that its Authorized Users delete or destroy Content on their personal electronic devices and physical

storage mediums. Upon Licensor's request, no later than 30 days after such termination, Licensee shall provide a statement certifying destruction on any Internal Server signed by an authorized officer of Licensee.

6.3 If Licensee uses a Cloud Solutions Provider for any purpose under these Product Terms, Licensee's obligations with respect to Content security, audit possibility and destruction of Content will apply accordingly to Licensee's account within such Cloud Solutions Provider service. Licensee shall remain responsible for compliance of the Cloud Solutions Provider with respect to Licensee's obligations under these Text and Data Mining Product Terms.

(...)