SCHEDULE 5: INSTITUTION LICENCE (FREE ACCESS)

DATED 2023

IOP PUBLISHING LTD

-and-

[INSTITUTION (in capitals and bold)]

IOPSCIENCE EXTRA LICENCE AGREEMENT

-

IOPSCIENCE EXTRA LICENCE AGREEMENT

IOP Publishing Ltd whose principal office is at Temple Circus, Temple Way, Bristol, BG1 6HG, United Kingdom ("Publisher"),

OFFERS to you, the Institution, permission to access the Licensed Material and use such material only on the terms and conditions as set out in this Licence.

Acceptance of this Licence will be by delivery of a completed Acceptance of Licence Form attached hereto to the Publisher or to an authorised representative who will accept delivery on behalf of the Publisher. Acceptance shall be acceptance of all terms and conditions of this Licence and no variation or counter offer will be accepted by the Publisher. In the event that no or partial compliance is made as to the manner or form described for acceptance, no licence will be granted and this offer is deemed withdrawn.

RECITALS

WHEREAS IOPscience extra and all intellectual property rights therein are owned by or licensed to the Publisher;

AND WHEREAS the terms of this Licence and the fee were negotiated and agreed under the IOPscience extra Agreement between Stichting eIFL.net and the Publisher dated 30th September 2022;

AND WHEREAS the parties are desirous to contract on the basis of the terms and conditions of this Licence.

1. **DEFINITIONS**

1.1 In this Licence, the following terms shall have the following meanings:

"Acceptance of Licence Form"

means the form as attached to this Licence.

"Authorised Users"

means an individual who is authorised by the Institution to have access to its information services (whether on-site or off-site) via Secure Authentication and who is:

- a current student of the Institution (including undergraduates and postgraduates);
- a member of staff of the Institution (whether permanent or temporary including retired members of staff and any teacher who teaches Authorised Users registered in the country where the Institution is located);
- a contractor of the Institution; or
- a Walk-In User.

Walk-In Users are persons who are allowed by the Institution to access its information services from computer terminals or otherwise within the physical premises of the Institution. For the avoidance of doubt, Walk-In Users may be given access to the Licensed Material by any wireless Secure Network. Walk-In Users are not allowed off-site access to the Licensed Material.

"Commercial Use"

means use of the Licensed Material for the purpose of monetary reward (whether by or for the Institution or an Authorised User) by means of the sale, resale, loan, transfer, hire or other form of exploitation of the Licensed Material. For the avoidance of doubt, neither the recovery of direct cost by the Institution from Authorised Users, nor use by the Institution or Authorised Users of the Licensed Material in the course of research funded by a commercial organisation is deemed to constitute Commercial Use.

"Data Protection Laws"

means the General Data Protection Regulation 2018, the Data Protection Act 2018 and any other law applicable to the UK relating to the protection of personal data and the privacy of individuals, including where applicable guidance and codes of practice issued by the Information Commissioner.

"Educational Purposes"

means use for the purpose of education, teaching, distance learning, private study and/or research.

"Fee"

means the fee for the Licence for access and use of the Licensed Material as set out in the Acceptance of Licence Form. The fee will be in line with the offer negotiated and agreed under the IOPscience extra Agreement between Stichting eIFL.net and the Publisher dated 30th September 2022. Details of the offer for the Licensed Material can be found in the pricing spreadsheet in the members-only section of the EIFL website.

"Institution"

means the organisation that signs the Acceptance of Licence Form.

"Intellectual Property Rights"

means patents, trademarks, trade names, design rights, copyright (including rights in computer software and moral rights), database rights, rights in know-how and other intellectual property rights, in each case whether registered or unregistered and including applications for the grant of any of the foregoing and all rights or forms of protection having equivalent or similar effect to any of the foregoing which may subsist anywhere in the world.

"Licensed Material"

means the product(s)/material selected in the Acceptance of Licence Form from the Material which is further described and/or listed in Schedule 1.

"Material"

means the list of material on offer from the Publisher as set out in Schedule 1.

"Personal Data"

means personal data as defined in the Data Protection Laws.

"Secure Authentication"

means access to the Licensed Material by Internet Protocol ("IP") ranges, or by another means of authentication agreed

in writing between the Publisher and the Institution.

"Secure Network"

means a network which is only accessible to Authorised Users by Secure Authentication.

- 1.2 Headings in this Licence are for reference purposes only and shall not be deemed to be an indication of the meaning of the clause to which they relate.
- 1.3 Where the context so implies, words importing the singular number shall include the plural and vice versa and words importing the masculine shall include the feminine and vice versa.

2. LICENCE GRANT

2.1 In consideration for the Fee, the Publisher hereby grants to the Institution a non-exclusive non-transferable licence to access and use the Licensed Material and to allow Authorised Users to access and use the Licensed Material on the terms and conditions as set out in this Licence via Secure Authentication and for Educational Purposes only.

3. PERMITTED USES

- 3.1 This Licence permits the Institution for Educational Purposes only to:
 - 3.1.1 provide Authorised Users with integrated access and an integrated article author, article title and keyword index to the Licensed Material and all other similar material licensed from other publishers;
 - 3.1.2 supply to an authorised user of a non-commercial library located in the same country as the Institution (whether by post, fax or secure electronic transmission provided the electronic file is deleted immediately after printing) a single paper copy of an electronic original of an individual document;
 - 3.1.3 provide single printed or electronic copies of single articles at the request of individual Authorised Users;
 - 3.1.4 display, download and print parts of the Licensed Material for the purpose of promoting or testing the Licensed Material or for training Authorised Users;
 - 3.1.5 make and distribute copies of training material as may be required for the purpose of using the Licensed Material in accordance with this Licence;
 - 3.1.6 allow Authorised Users for Educational Purposes only to:
 - 3.1.6.1 access the Licensed Material by Secure Authentication in order to search, retrieve, display and view the Licensed Material;
 - 3.1.6.2 electronically save parts of the Licensed Material;
 - 3.1.6.3 print out single copies of parts of the Licensed Material;
 - 3.1.6.4 incorporate parts of the Licensed Material in printed and electronic course packs to be used in the course of instruction and/or in virtual learning environments hosted on a Secure Network. Authorised Users must specify the source, title and copyright owner of the Licensed Material used in the course packs. Course packs in other perceptible formats, such as Braille, may also be offered to Authorised Users;

- 3.1.6.5 incorporate parts of the Licensed Material in printed or electronic form in assignments and portfolios, theses and in dissertations ("the Academic Works"), and to make reproductions of the Academic Works for personal use and library deposit. Reproductions of the Academic Works can be provided to sponsors of those Academic Works. Authorised Users must specify the source, title and copyright owner of the Licensed Material used in the Academic Works; and
- 3.1.6.6 publicly display or publicly perform parts of the Licensed Material as part of a presentation at a seminar, conference, or workshop, or other similar event.
- 3.2 Throughout the term of this Licence, authors of articles published on a subscription basis by the Publisher may deposit the accepted manuscript versions in non-commercial institutional or subject specific repositories, after at least 12 months has elapsed following the publication of the final published versions on IOPscience, on condition that this is done within the terms of the Publisher's green open access policy and on the same licence terms applied by the Publisher see https://publishingsupport.iopscience.iop.org/author-rights-policies/.

4. RESTRICTIONS

- 4.1 Except where this Licence states otherwise, the Institution and Authorised Users may not:
 - 4.1.1 use all or any part of the Licensed Material for any Commercial Use or for any purpose other than Educational Purposes unless the Publisher has given the Institution or an Authorised User prior permission in writing to do so;
 - 4.1.2 remove, obscure or alter copyright notices, acknowledgments or other means of identification or disclaimers as they appear;
 - 4.1.3 alter, adapt or modify the Licensed Material, except to the extent necessary to make it perceptible on a computer screen, or as otherwise permitted in this Licence. For the avoidance of doubt, no alteration of the words or their order is allowed;
 - 4.1.4 display or distribute any part of the Licensed Material on any electronic network, including, without limitation, the Internet and the World Wide Web, and any other distribution medium now in existence or hereinafter created, other than by a Secure Network;
 - 4.1.5 make printed or electronic copies of multiple extracts of the Licensed Material for any purpose, beyond those authorised by this Licence;
 - 4.1.6 use all or any part of the Licensed Material for any Commercial Use or for any purpose other than Educational Purposes;
 - 4.1.7 systematically distribute the whole or any part of the Licensed Material to anyone other than Authorised Users; and
 - 4.1.8 provide access and/or allow use of the Licensed Material by anyone other than Authorised Users.
- 4.2 This Clause shall survive termination of this Licence for any reason.

5. RESPONSIBILITIES OF THE PUBLISHER

5.1 The Publisher shall:

- 5.1.1 provide access and allow use of the Licensed Material in accordance with the provisions as laid down in this Licence;
- 5.1.2 make the Licensed Materials available to the Institution and its Authorised Users either from the Publisher's server or the server of a third party;
- 5.1.3 provide for customer support services to the Institution and to Authorised Users via e-mail or phone, including answering e-mail enquiries relating to the use, functionality and content of the Licensed Material;
- 5.1.4 provide electronic product documentation to the Institution free of charge. The Publisher allows copies of all documentation to be made provided it is either duplicated in full, or a proper ownership acknowledgement is included;
- 5.1.5 provide the Institution with access to fully COUNTER-compliant usage statistics on at least a quarterly basis;
- 5.1.6 use reasonable efforts to meet the Open URL Standard (www.niso.org) to ensure that Authorised Users can discover the Licensed Material;
- 5.1.7 use reasonable efforts to meet the W3C standards (www.W3.org) to ensure that the Licensed Material is accessible to all Authorised Users;
- 5.1.8 inform the Institution from time to time of the dark archives that the Publisher uses for archiving the Licensed Material in the event of a force majeure or if the Publisher ceases to exist; and
- 5.1.9 permit the Institution to make cancellations and substitutions of the Licensed Material annually [only applicable for multi-years agreements].
- 5.2 The Publisher reserves the right at any time to withdraw from the Licensed Material any item or part of an item:
 - i) for which the Publisher no longer retains the right to publish; and/or
 - ii) for which the Publisher has reasonable grounds to believe infringes copyright or is defamatory, obscene, unlawful or otherwise objectionable.

In the event of a withdrawal, the Publisher shall give written notice thereof to the Institution. If the withdrawn material represents more than ten per cent (10%) of the Licensed Material, the Publisher shall make a pro rata refund of the Fee to the Institution. The refund will take into account the amount of material withdrawn and the length of the subscription period remaining.

6. RESPONSIBILITIES OF THE INSTITUTION

- 6.1 The Institution shall:
 - 6.1.1 use all reasonable efforts to ensure that Authorised Users are made aware of and undertake to abide by the terms of this Licence;
 - 6.1.2 use all reasonable efforts to ensure that the Authorised Users comply with the terms of this Licence. The Institution will immediately on becoming aware of any unauthorised use or other breach notify the Publisher in writing and take all reasonable steps to ensure that such activity ceases and to prevent any recurrence;

- 6.1.3 provide the Publisher with lists of valid IP addresses and update those lists on a regular basis the frequency of which will be agreed by the parties in writing from time to time; and
- 6.1.4 undertake to the Publisher that the Institution's computer system through which Licensed Material will be used is configured, and procedures are and shall remain in place, to prohibit access to the Licensed Material by any person other than an Authorised User, and that during the term of this Licence, the Institution will continue to make best efforts to maintain the security of the Licensed Material, to bar non-permitted access and to convey appropriate use information to its Authorised Users.

7. FEE

7.1 The fee for access and use of the Licensed Material shall be fixed at one peppercorn payable only if demanded by the Publisher.

8. TERM AND TERMINATION

- 8.1 The term of this Licence will commence upon the date set out in the Acceptance of Licence Form and will remain in full force and effect until the date as set out in that form, unless terminated earlier as provided for in this Clause 8 when all access shall terminate.
- 8.2 Either party may terminate this Licence at any time on the material or persistent breach by the other of any obligation on its part under this Licence by serving a written notice on the other identifying the nature of the breach. The termination will become effective thirty days after receipt of the written notice unless during the relevant period of thirty (30) days the defaulting party remedies the breach and forthwith sends written notice to the other party that it has remedied the breach. Either party shall also have the right to terminate this Agreement immediately on prior written notice to the other if the other has become insolvent or becomes subject to receivership, liquidation or similar external administration
- 8.3 Upon termination of this Licence by the Publisher due to a material or persistent breach by the Institution, or due to insolvency, receivership, liquidation or similar external administration of the Institution, the Publisher shall cease to authorise all on-line access to the Licensed Material. All rights under this Licence will be automatically terminated, except for such rights of action as will have accrued prior to such termination and any obligation which expressly or impliedly continue in force after such termination.
- 8.4 Upon termination of this Licence by the Institution due to a material or persistent breach by the Publisher, the Publisher will reimburse the Institution a pro rata proportion of the then remaining Fee for the unexpired period of this Licence.

9. ACKNOWLEDGEMENT AND PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

9.1 The Institution acknowledges that all Intellectual Property Rights in the Licensed Material are the sole and exclusive property of Publisher or are duly licensed to the Publisher and that this Licence does not assign or transfer to the Institution any right, title or interest therein except for the right to use the Licensed Material in accordance with the terms and conditions of this Licence.

10. REPRESENTATIONS, WARRANTIES AND INDEMNIFICATION

- 10.1 The Institution represents and warrants that it has sufficient authority and rights to enter into and perform its obligations under this Licence.
- 10.2 The Publisher warrants to the Institution that it is entitled to grant the licence in this Licence and that the use of the Licensed Material as contemplated in this Licence will not infringe any Intellectual Property

Rights of any natural or legal person. The Publisher agrees that the Institution shall have no liability and the Publisher will indemnify, defend and hold the Institution harmless against any and all direct damages, liabilities, claims, causes of action, legal fees and costs incurred by the Institution directly in defending against any third party claim of intellectual property rights infringements or threats of claims thereof with respect of the Institution's and/or Authorised Users use of the Licensed Material, provided that: (1) the use of the Licensed Material has been in full compliance with the terms and conditions of this Licence; (2) the Institution provides the Publisher with prompt written notice of any such claim or threat of claim; (3) the Institution co-operates fully with the Publisher in the defence or settlement of such claim; and (4) the Publisher has sole and complete control over the defence or settlement of such claim.

- 10.3 The Publisher reserves the right to change the content (including removal of an entire journal on ceasing to have the right to publish), presentation, user facilities or availability of parts of the Licensed Material and to make changes in any software used to make the Licensed Material available at its sole discretion. The Publisher will notify the Institution of any substantial change to the Licensed Material.
- While the Publisher is not aware of any inaccuracies or defects in the information contained in the Licensed Material, the Publisher makes no representation and gives no warranty express or implied with regard to the information contained in or any part of the Licensed Material including (without limitation) the fitness of such information or part for any purposes whatsoever and the Publisher accepts no liability for loss suffered or incurred by the Institution or Authorised Users as a result of their reliance on the Licensed Material or for any loss suffered or incurred as a result of pages being omitted from the Licensed Material in error.
- In no circumstances will the Publisher be liable to the Institution for any loss resulting from a cause over which the Publisher does not have direct reasonable control, including but not limited to failure of electronic or mechanical equipment or communication lines, telephone or other interconnect problems, unauthorised access, theft, or operator errors.
- The Institution agrees to notify the Publisher immediately in writing and provide full particulars in the event that it becomes aware of any actual, suspected or threatened claims by any third party in connection with any works contained in the Licensed Material. It is expressly agreed that upon such notification, or if the Publisher becomes aware of such a claim from other sources, the Publisher may remove such work(s) from the Licensed Material. Failure to report knowledge of any actual or threatened claim by any third party shall be deemed a material breach of this Licence. At the request of the Publisher, the Institution will make all reasonable efforts to remove such work(s) from any copies of the Licensed Material maintained by the Institution.
- 10.7 Nothing in this Licence shall make the Institution liable for breach of the terms of this Licence by any Authorised User provided that the Institution did not cause, knowingly assist or condone the continuation of such breach after becoming aware of an actual breach having occurred.
- 10.8 The Institution represents to the Publisher that its computer system through which the Licensed Material will be used is configured, and procedures are in place, to prohibit access to the Licensed Material by any person other than an Authorised User; that it shall inform Authorised Users in writing about the conditions of use of the Licensed Material; and that during the term of this Licence, the Institution will continue to make all reasonable efforts to bar non-permitted access and to convey appropriate use information to its Authorised Users.

11. FORCE MAJEURE

11.1 Either party's failure to perform any term or condition of this Licence as a result of circumstances beyond the reasonable control of the relevant party (including without limitation, war, strikes, flood, governmental restrictions, and power, telecommunications or Internet failures or damages to or destruction of any network facilities) ["Force Majeure"] shall not be deemed to be, or to give rise to, a

breach of this Licence.

11.2 If either party to this Licence is prevented or delayed in the performance of any of its obligations under this Licence by Force Majeure and if such party gives written notice thereof to the other party specifying the matters constituting Force Majeure together with such evidence as it reasonably can give and specifying the period for which it is estimated that such prevention or delay will continue, then the party in question shall be excused the performance or the punctual performance as the case may be as from the date of such notice for so long as such cause of prevention or delay shall continue.

12. ASSIGNMENT

12.1 Except as permitted for under this Licence, neither this Licence nor any of the rights under it may be assigned or sub-licensed by either party without obtaining the prior written consent of the other party. In any permitted assignment, the assignor shall procure and ensure that the assignee shall assume all rights and obligations of the assignor under this Licence and agrees to be bound to all the terms of this Licence.

13. GOVERNING LAW AND DISPUTE RESOLUTION

- 13.1 This Licence shall be governed by and construed in accordance with English law and the parties irrevocably agree that any dispute arising out of or in connection with this Licence will be subject to and within the exclusive jurisdiction of the English courts.
- 13.2 The parties agree to use best efforts to resolve disputes in an informal manner, by decision of the Chief Executive of the Publisher and the current Vice Chancellor of the Institution. Where the parties agree that a dispute arising out or in connection with this Licence would best be resolved by the decision of an expert, they will agree upon the nature of the expert required and together appoint a suitable expert by agreement.
- 13.3 Any person to whom a reference is made under Clause 13.2 shall act as expert and not as an arbitrator and his decision (which shall be given by him in writing and shall state the reasons for his decision) shall be final and binding on the parties except in the case of manifest error or fraud.
- Each party shall provide the expert with such information and documentation as he may reasonably require for the purposes of his decision.
- 13.5 The costs of the expert shall be borne by the parties in such proportions as the expert may determine to be fair and reasonable in all circumstances or, if no determination is made by the expert, by the parties in equal proportions.

14. NOTICES

14.1 All notices required to be given under this Licence shall be given in writing in English and sent by electronic mail, fax or first class registered or recorded delivery to the relevant addresse at its address set out below, or to such other address as may be notified by either party to the other from time to time under this Licence, and notices shall be deemed to have been received (a) one working day after successful transmission in the case of electronic mail or fax; (b) fourteen (14) days after the date of posting in the case of first class registered or recorded delivery:

if to the Publisher:

Senior Group Legal Adviser IOP Publishing Limited No.2 The Distillery, Glassfields Avon Street Bristol BS2 0GR UK

Email: legal@ioplegal.org

if to the Institution: to the contact person and address as set out in the Acceptance of

Licence Form.

15. GENERAL

15.1 This Licence, its Schedules and Annexes constitute the entire agreement between the parties relating to the Licensed Material and supersede all prior communications, understandings and agreements (whether written or oral) relating to its subject matter and may not be amended or modified except by agreement of both parties in writing.

- 15.2 The Schedules and Annexes shall have the same force and effect as if expressly set in the body of this Licence and any reference to this Licence shall include the Schedules and Annexes.
- 15.3 No provision in this Licence is intended to be enforceable by a person who is not a party to this Licence.
- 15.4 The invalidity or unenforceability of any provision of this Licence shall not affect the continuation in force of the remainder of this Licence.
- 15.5 The rights of the parties arising under this Licence shall not be waived except in writing. Any waiver of any of a party's rights under this Licence or of any breach of this Licence by the other party shall not be construed as a waiver of any other rights or of any other or further breach. Failure by either party to exercise or enforce any rights conferred upon it by this Licence shall not be deemed to be a waiver of any such rights or operate so as to bar the exercise or enforcement thereof at any subsequent time or times.
- 15.6 The parties will comply with all applicable laws and regulations relating to anti-corruption and anti-bribery, including, but not limited to, the Bribery Act 2010. The parties represent and affirm that, to the best of their knowledge and belief, no bribes or corrupt actions have or will be offered, given, received or performed in relation to the procurement or performance of this Licence by that party and the parties will have adequate procedures in place to preclude their employees, agents and representatives from so doing. For the purposes of this clause, "bribes or corrupt actions" means any payment, gift, or gratuity, whether in cash or kind, intended to obtain or retain an advantage, or any other action deemed to be corrupt under the applicable country laws. The Institution will not, directly or indirectly, make any such payment while this Licence is in effect or after it is terminated.

16. DATA PROTECTION

16.1 The Publisher shall not, and shall not seek to, collect Personal Data in relation to any Authorised User other than as is reasonably and properly required for the administration of this Licence, and shall fully comply with its obligations under the applicable Data Protection Laws in relation to the collection, use and retention, and any other processing of any such Personal Data.

SCHEDULE 1 – MATERIAL

1. IOPSCIENCE EXTRA PACKAGE

Number of journals in the IOPscience extra package: 65 current subscription journals and 26 historic journals.

Titles	E-ISSN	Start year	End Year
2D Materials	2053-1583	2014	2023
Advances in Natural Sciences: Nanoscience and Nanotechnology	2043-6262	2019	2023
Applied Physics Express	1882-0786	2008	2023
Biofabrication	1758-5090	2009	2023
Bioinspiration and Biomimetics	1748-3190	2006	2023
Biomedical Materials	1748-605X	2006	2023
Biomedical Physics & Engineering Express	2057-1976	2015	2023
Chinese Physics B	2058-3834	2008	2023
Formerly: Chinese Physics	1741-4199	2000	2007
Formerly: Acta Physica Sinica (Overseas Edition)	-	1992	1999
Chinese Physics C	2058-6132	2008	2023
Chinese Physics Letters	1741-3540	1984	2023
Classical and Quantum Gravity	1361-6382	1984	2023
Communications in Theoretical Physics	1572-9494	1982	2023
Computational Science & Discovery	1749-4699	2008	2015
Convergent Science Physical Oncology	2057-1739	2015	2018
Distributed Systems Engineering	1361-6390	1993/1994	1999
ECS Journal of Solid State Science and Technology	2162-8777	2012	2023
ECS Transactions	1938-5862	2005	2023
Electrochemical and Solid State Letters In 2012 this titles divided into:	1944-8775	1998	2012
ECS Electrochemistry Letters, and;	2162-8734	2012	2015
ECS Solid State Letters	2162-8750	2012	2015
Journal of The Electrochemical Society	1945-7111	1948	2023
Formerly: Transactions of The Electrochemical Society	1945-6859	1931	1947
Formerly: Transactions of The American Electrochemical Society	2156-7395	1930	1930
Electronic Structure	2516-1075	2019	2023
EPL	1286-4854	1986	2023
European Journal of Physics	1361-6404	1980	2023
Flexible and Printed Electronics	2058-8585	2016	2023
Fluid Dynamics Research	1873-7005	1986	2023
Functional Composites and Structures	2631-6331	2019	2023

Inverse Problems	1361-6420	1985	2023
Izvestiya: Mathematics *	1468-4810	1995	2022
Formerly: Russian Academy of Sciences: Izvestiya Mathematics	-	1993	1995
Formerly: Mathematics of the USSR – Izvestiya	-	1967	1992
Japanese Journal of Applied Physics	1347-4065	1962	2023
Journal of Breath Research	1752-7163	2007	2023
Journal of Cosmology and Astroparticle Physics	1475-7516	2003	2023
Journal of High Energy Physics	1029-8479	1997	2009
Journal of Instrumentation	1748-0221	2006	2023
Journal of Micromechanics and Microengineering	1361-6439	1991	2023
Journal of Neural Engineering	1741-2552	2004	2023
Journal of Optics	2040-8986	2010	2023
Formerly: Journal of Optics A: Pure and Applied Optics (from 1999)	1741-3567	1999	2009
(Formed by merger of Journal of Optics (1977-1998) and	-	1977	1998
Pure and Applied Optics: Journal of the European Optical Society Part A (1992-1998))	1361-6617	1992	1998
Formerly: Nouvelle Revue d'Optique (1973- 1976)	-	1973	1976
Formerly also Nouvelle Revue d'Optique Appliquée (1970- 1972)	-	1970	1972
Journal of Physics A: Mathematical and Theoretical (from 2007)	1751-8121	2007	2023
Formerly: Journal of Physics A: Mathematical and General (1975-2006)	1361-6447	1975	2006
Formerly: Journal of Physics A: Mathematical, Nuclear and General (1973-1974)	-	1973	1974
Formerly: Journal of Physics A: General Physics (1968-1972)	-	1968	1972
Journal of Physics B: Atomic, Molecular and Optical Physics (from 1988)	1361-6455	1988	2023
Formerly: Journal of Physics B: Atomic and Molecular Physics (1970-1987)	-	1968	1987
In 2006 this journal merged with Journal of Optics B: Quantum & Semiclassical Optics(1999-2005)	1741-3575	1999	2005
Formerly Quantum and Semiclassical Optics: Journal of the European Optical Society Part B (1995-1998)	1361-6625	1995	1998
Formerly Quantum Optics: Journal of the European Optical Society Part B (1989-1994)	-	1989	1994
Journal of Physics: Condensed Matter (from 1989) Formed by merger of:	1361-648X	1989	2023
Journal of Physics C: Solid State Physics (1970- 1988)	-	1968	1988
Journal of Physics F: Metal Physics (1971- 1988)	-	1971	1988
Journal of Physics D: Applied Physics	1361-6463	1968	2023
Formerly British Journal of Applied Physics (1950 – 1967)	-	1950	1967
Journal of Physics G: Nuclear and Particle Physics	1361-6471	1989	2023
Formerly: Journal of Physics G: Nuclear Physics (1975-1988)	-	1975	1988
Journal of Radiological Protection	1361-6498	1988	2023
Formerly: Journal of the Society for Radiological Protection (1981 - 1987)	-	1981	1987

Journal of Semiconductors	2058-6140	2009	2023
Journal of Statistical Mechanics: Theory and Experiment	1742-5468	2004	2023
Laser Physics	1555-6611	2013	2023
Laser Physics Letters	1612-202X	2004	2023
Materials Research Express	2053-1591	2014	2019
Measurement Science and Technology	1361-6501	1990	2023
Formerly: Journal of Physics E: Scientific Instruments (1968-1989)	-	1968	1989
Formerly Journal of Scientific Instruments (1923 – 1967)	-	1923	1967
Methods and Applications in Fluorescence	2050-6120	2013	2023
Metrologia	1681-7575	1965	2023
Modelling and Simulation in Materials Science and Engineering	1361-651X	1992	2023
Multifunctional Materials	2399-7532	2018	2022
Nano Futures	2399-1984	2017	2023
Nanotechnology	1361-6528	1990	2023
Nonlinearity	1361-6544	1988	2023
Nuclear Fusion	1741-4326	1960	2022
Physica Scripta	1402-4896	1970	2023
Physical Biology	1478-3975	2004	2023
Physics Education	1361-6552	1966	2023
Physics in Medicine & Biology	1361-6560	1956	2023
Physics in Technology	-	1973	1988
Formerly: Review of Physics in Technology (1970 – 1972)	-	1970	1972
Physics-Uspekhi	1468-4780	1993	2022
Formerly: Soviet Physics Uspekhi (1958 – 1992)	-	1958	1992
Physics Bulletin		1950	1988
Physics World	2058-7058	1988	2023
Physiological Measurement	1361-6579	1993	2023
Formerly: Clinical Physics and Physiological Measurement (1980-1992)	-	1980	1992
Plasma Physics and Controlled Fusion	1361-6587	1984	2023
Formerly: Plasma Physics (1967-1983)	-	1967	1983
Formerly Journal of Nuclear Energy Part C, Plasma Physics, Accelerators, Thermonuclear Research (1959- 1966)	-	1959/1960	1966
Plasma Research Express	2516-1067	2019	2022
Plasma Science and Technology	2058-6272	1999	2023
Plasma Sources Science and Technology	1361-6595	1992	2023
Proceedings of the Physical Society (1958-1967)	-	1958	1967
Proceedings of the Physical Society Section A (1949-1957)	-	1949	1957
Proceedings of the Physical Society Section B (1949-1957)	-	1949	1957
Proceedings of the Physical Society (1926-1948)	-	1926	1948
Proceedings of the Physical Society of London (1874-1925)	-	1874	1925

Progress in Biomedical Engineering	2516-1091	2019	2023
Progress in Energy	2516-1083	2019	2023
Publications of the Astronomical Society of the Pacific	1538-3873	1889	2023
Quantum Electronics	1468-4799	1993	2022
Formerly: Soviet Journal of Quantum Electronics	-	1971	1992
Quantum Science and Technology	2058-9565	2016	2023
Reports on Progress in Physics	1361-6633	1934	2023
Research in Astronomy and Astrophysics	2397-6209	2009	2023
Formerly Chinese Journal of Astronomy and Astrophysics	-	2001	2008
Russian Chemical Reviews	1468-4837	1960	2022
Russian Mathematical Surveys	1468-4829	1960	2022
Sbornik:Mathematics *	1468-4802	1995	2022
Formerly: Russian Academy of Sciences: Sbornik Mathematics	-	1993	1995
Formerly: Mathematics of the USSR – Sbornik	-	1967	1993
Semiconductor Science and Technology	1361-6641	1986	2023
Smart Materials and Structures	1361-665X	1992	2023
Superconductor Science and Technology	1361-6668	1988	2023
Surface Topography: Metrology and Properties	2051-672X	2013	2023
Transactions of the Optical Society (1899-1932)	-	1899	1932
Translational Materials Research	2053-1613	2014	2018

^{* -} Volumes re-numbered in 1995 - no gap in volume