AGREEMENT FOR SERVICES

This Services Agreement ("Agr	reement "), effective as of Decembe	er 11, 209, is entered	d into by	and between	en the C	Center for	Open
Science, a Virginia corporation	with its principal place of business	at 210 Ridge McInti	re Rd, Su	ite 500 Cha	arlottesv	ille, VA 2	2903
("Company"), and	, in affiliation with		with its	principal	place	of busine	ss at
	("Client"). Client and Company	hereby agree as follo	ws:				

- Company agrees to provide the services 1. Services. ("Services") for the Client described in Exhibit A. Company shall perform the Services in accordance with the terms of this Agreement. Client agrees to the obligations and terms defined in this Agreement as well as the Terms of Use and Privacy Policy that governs all use of the Open Science Framework (OSF). Client and/or any Authorized User may request changes in writing to an Order, in which case Company will evaluate the request, and if necessary, the parties will agree in writing as an addendum to the Agreement on revised timelines and fees in connection with such request. Company may reject any Services that do not comply with the terms of this Agreement, COS's Terms of Use and Privacy Policy, or do not otherwise meet Company's reasonable quality standards. Company will provide technical support to Users through direct contact requests to support@osf.io and support documentation available at help.osf.io regarding any issues with the Service. and shall provide a response to any issue within three (3) business day.
- 2. <u>Fees and Expenses.</u> Client will pay Company for Services in accordance with the applicable Order, as detailed in Exhibit A. Company shall submit invoices to Client no later than thirty (30) days after a fully executed agreement. Invoices shall be accompanied by documentation to allow Client to verify Services. Client shall make payment on undisputed invoices within thirty (30) days after receipt thereof.
- 3. <u>Intellectual Property</u>. Client acknowledges that nothing shall enlarge or restrict the rights of COS or its agents to acquire, develop and maintain the OSF and any collective rights therein. COS maintains the right, title, and interest to the OSF, and all related copyrights, databases, metadata, trademarks, trade names, domain and other intellectual property rights currently in existence or later developed, with the exception of the rights to the Researcher-owned content hosted on the OSF and any associated copyrights. Client owns its respective copyrights, trademarks, and intellectual property rights. Client at its sole expense is responsible for maintaining any custom domain names and addresses related to the Service. Client releases Company from any restriction to use approved Client marks on the Service and for marketing and promotion of its Services. All content on the OSF is governed by the Terms of Use.
- 4. <u>Resolution of Services.</u> The branded Service pages will remain for the duration of the Agreement. The decision by either Client or Company to discontinue or terminate the Service will result in the removal of the Service, including removal of the branded Service landing and discovery pages, and discontinuation of the affiliation with the Service through single sign-on (when applicable), branding, logos, colors, and domain. The OSF content posted by users to the Service will remain available on the OSF platform. The removal of Service will be at

the convenience of Company, not to exceed six months beyond discontinuation or termination of the Agreement.

- 5. <u>Confidentiality</u>. Client agrees to adhere to the <u>Privacy Policy</u> which governs the Service and treat the identity of and information relating to customers, prospects, vendors, affiliates and employees that Client develops, learns or obtains in connection with the Services, or that are received by or for Company in accordance with the <u>Terms of Use</u>.
- Warranty and Disclaimer. Company represents and 6. (a) the Services will be performed in a warrants that: professional manner; (b) none of the Services or any part of this Agreement is or will be inconsistent with any obligation Client or Company may have to others; (c) all work under this Agreement shall be Company's original work and none of the Services or Work Products or any development, use, production, distribution or exploitation thereof will infringe, misappropriate or violate any intellectual property or other right of any person or entity; (d) Company and Client have the full right to provide the other party with the assignments and rights provided for herein; and (e) Company will not disclose to Client or use for its benefit any trade secret or proprietary or confidential information of any third party. Client shall indemnify, defend and hold Company harmless from and against any and all claims, demands, actions, suits, proceedings, judgment, settlement amounts, losses, liabilities, costs, fees and expenses (including attorney's fees) incurred by Company in connection with Client's breach of any of the foregoing representations and warranties. Except as expressly set forth in this agreement, Company makes no other warranties, express or implied, with respect to any subject matter of this Agreement.
- 7. <u>Term and Termination</u>. This Agreement shall commence on the Effective Date and will remain in effect for a period of one (1) year. Either party may terminate this Agreement upon a material breach of any provision of this Agreement that is not cured within thirty (30) days after notice thereof. Sections 3, 4, 5, 6, 7, 8, 9, 10, 11 and 13 of this Agreement, accrued rights to payment and any remedies for breach of this Agreement shall survive any termination or expiration.
- 8. <u>Independent Contractors</u>. Notwithstanding any provision hereof, for all purposes of this Agreement, each party shall be and act as an independent contractor and not as a partner, joint venturer, employer, employee or agent of the other and shall not bind nor attempt to bind the other to any contract. Client is an independent contractor and is solely responsible for all taxes, withholdings, and other statutory or contractual obligations of any sort. Client shall indemnify, defend and hold Company harmless from and against any and all claims, demands, actions, suits, proceedings, judgment, settlement amounts, losses, liabilities, costs, fees and expenses (including attorney's fees)

incurred by Company in connection with any alleged failure by Client to satisfy any such obligations.

- 9. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Virginia without regard to its conflicts of law provisions. Exclusive jurisdiction and venue for any action arising under this Agreement is in the federal and state courts located in Virginia having jurisdiction over Company's principal office, and both parties hereby consent to such jurisdiction and venue for this purpose. In any action or proceeding to enforce or interpret this Agreement, the prevailing party will be entitled to recover from the other party its costs and expenses (including reasonable attorneys' fees) incurred in connection with such action or proceeding and enforcing any judgment or order obtained.
- 10. <u>Remedies</u>. Client acknowledges and agrees that in the event of any breach or threatened breach of Section 3 or 4, Company will follow the process as stated in the <u>Terms of Use</u> and <u>Privacy Policy</u> and be limited by the liability limitations therein.
- 11. <u>Notice</u>. Any notice required or permitted to be given hereunder will be effective upon receipt and shall be given in writing, in English and delivered in person, via established express courier service (with confirmation of receipt), confirmed e-mail or registered or certified mail, postage prepaid, return receipt requested, to the parties at their respective addresses given herein or at such other address designated by written notice.
- 12. <u>Assignment</u>. Company will uphold obligations of assignment as stated in the <u>Terms of Use</u>. Client may not subcontract, delegate, assign or otherwise transfer any rights or obligations under this Agreement without the prior written consent of other party, provided, however, that either party may assign this Agreement in connection with any sale of

- substantially all of its business to which this Agreement relates, whether by sale of stock or assets, merger, consolidation or otherwise. Any assignment, delegation or transfer in violation of the foregoing shall be void and of no effect. This Agreement will be binding upon, and inure to the benefit of the successors, representatives and permitted assigns of the parties.
- Miscellaneous. This Agreement, including Exhibit A, the Terms of Use, and the Privacy Policy constitutes the entire agreement, and supersedes all prior negotiations, understandings or agreements (oral or written), between the parties concerning the subject matter of this Agreement (and all past dealing or industry custom). Headings are for convenience of reference only and shall in no way affect interpretation of the Agreement. This Agreement may be executed in one or more counterparts, each of which is an original, but taken together constituting one and the same instrument. Execution of a facsimile copy shall have the same force and effect as execution of an original, and a facsimile signature shall be deemed an original and valid signature. No change, consent or waiver to this Agreement will be effective unless in writing and signed by the party against which enforcement is sought. The failure of a party to enforce its rights under this Agreement at any time for any period will not be construed as a waiver of such rights. Unless expressly provided otherwise, each right and remedy in this Agreement is in addition to any other right or remedy, at law or in equity, and the exercise of one right or remedy will not be deemed a waiver of any other right or remedy. In the event that any provision of this Agreement is determined to be illegal or unenforceable, that provision will be limited or eliminated to the minimum extent necessary so that this Agreement will otherwise remain in full force and effect and enforceable.

IN WITNESS WHEREOF, intending to be legally bound, the parties have caused this Agreement to be executed by their duly authorized representatives as of the Effective Date.

CENTER FOR OPEN SCIENCE	[CLIENT]
Ву:	By:
Name:	Name:
Title:	Title:

EXHIBIT A SERVICES

Business Co	ontact: The following individual will be the main contact of the Client for the purposes of this Agreement:
Na	me:
Ad	dress:
Cit	y, State, Country, Zip:
Pho	one:
Em	ail:
Billing Con	tact: If different from above, the following individual will be the primary contact for billing and payment matters:
Na	me:
Ad	dress:
Cit	y, State, Country, Zip:
Pho	one:
Em	ail:
Select Servi	ce:
X	OSF Preprints
	OSF Collections
	OSF Registries
	OSF Institutions
Additional	Services:
	Additional storage. Amount
	Custom features. Describe:
	Training in Open & Reproducible Practices

Fee Schedule	Yearly submission rate							
Number of papers*	0 to 100	101 to 500	501-1,000	1,001 to 3,000	3,001 to 5,000	5,001 to 10,000	10,001+	
Annual Price	\$999	\$3,999	\$6,999	\$11,999	\$17,999	\$24,999	Negotiated	

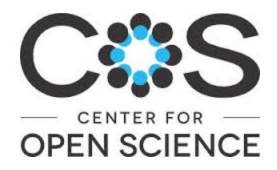
^{*} Based on total number of accepted submissions posted from July 1 to June 30 of the previous year (e.g., 2020 pricing set on accepted submission counts per service from July 1, 2018 to June 30, 2019)

Remittance Schedule (select one)

☐ Annual - due January 31, 2020

Quarterly - four equal payments, due Jan 31, April 30, Oct 31, Dec 31, 2020

Total Amount: \$ 999.00



PAYMENT TERMS

Check:

Center for Open Science, Inc. 210 Ridge McIntire Rd. Suite 500 Charlottesville, VA 22903

Wire transfer:

Bank Name: Bank of America
Account Holder's Name: Center for Open Science
Account type: Checking
Bank Address: Bank of America, NA
222 Broadway
New York, New York 10038

Account Number: 4350 3079 3334 Routing Number: 051000017 SWIFT Code: BOFAUS3N

For questions regarding this information contact <u>billing@cos.io</u>.