

Sir Roger Penrose Institute  
for Interdisciplinary Sciences

# **Terms of the Expert Licence for publications of the Report K\* series**

a document defining the rules for using  
the Institute's publications in expert, analytical,  
media, authorial and professional activities

This document defines the terms of use of regular volumes,  
special volumes, monographs, reports, digital publications,  
printed publications and expert access packages  
to the Report K\* series and other publications of the Institute  
under the Expert Licence.

The Expert Licence and these terms were approved  
by resolution of the Management Board of the Institute  
No. 10/05/2026 of 9 May 2026.

Version 0.1

Wieliczka 2026

## Contents

1	General provisions	2
2	Definitions	2
3	Scope of the Expert Licence	4
4	Authorised user	4
5	Permitted use in expert activity	5
6	Quotation and use of excerpts	6
7	User's own materials	7
8	Prohibitions and restrictions	7
9	Digital files and copy markings	9
10	Printed editions	9
11	Expert Subscription	10
12	Special volumes	10
13	Limits of professional use	11
14	Breach of licence	11
15	Liability of the User	12
16	Relationship to other licences	13
17	Amendment of licence terms	13
18	Final provisions	13

## 1. General provisions

1. This document defines the terms of the Expert Licence for the use of publications of the Report K\* series and other publications made available by the Sir Roger Penrose Institute for Interdisciplinary Sciences.
2. The Expert Licence is intended for one natural person using the Institute's publications in professional, expert, analytical, media, authorial, educational, journalistic, advisory or similar professional activity.
3. The Expert Licence authorises only the indicated user to use the publication covered by the licence.
4. The Expert Licence may apply in particular to:
  - a) a single regular volume of the Report K\* series,
  - b) a single special volume of the Report K\* series,
  - c) an analytical monograph published by the Institute,
  - d) a methodological report,
  - e) a digital publication in PDF format or another electronic format,
  - f) a printed publication,
  - g) an expert access package,
  - h) a Report K\* – Expert subscription.
5. Purchasing a publication, obtaining access to a publication or having a publication covered by a subscription in the Expert variant constitutes acceptance of these licence terms, unless the parties expressly agree otherwise in a separate agreement or individual offer of the Institute.
6. The Expert Licence does not transfer to the user any economic copyrights to the publication or any intellectual property rights to the methodology, analytical structure, models, concepts, forecasts, charts, tables, diagrams, studies or other elements of the publication protected by law.
7. The Expert Licence is non-exclusive, non-transferable, non-sublicensable and limited to the scope expressly defined in this document.
8. The Expert Licence does not include the right for a team, editorial office, institution, company, law firm, university, organisation, library or any other collective entity to use the publication, unless the Institute expressly grants such a right under a separate licence.
9. The Expert Licence does not replace a team, departmental, institutional, library, academic, corporate or strategic licence.

## 2. Definitions

For the purposes of this document, the following terms shall have the meanings set out below:

1. **Institute** – the Sir Roger Penrose Institute for Interdisciplinary Sciences.
2. **Publication** – any volume, report, monograph, analysis, methodological note, digital file, printed edition, additional material or other work made available by the Institute, in particular within the Report K\* series.
3. **Report K\*** – a series of specialised analytical publications of the Institute devoted to systemic analysis of technology, civilisation, social, economic, political, scientific and strategic processes, and complex transformational phenomena.
4. **Expert Licence** – a licence authorising one natural person to use a publication in professional, expert, analytical, media, authorial, educational, journalistic, advisory or similar professional activity, within the scope defined in this document.
5. **User** – a natural person who has purchased a publication, obtained access to a publication or has been indicated as the person authorised to use a publication under the Expert Licence.
6. **Expert activity** – activity consisting in the use of knowledge, analyses, sources, reports, commentaries, assessments, forecasts or specialist materials in professional, media, analytical, journalistic, educational, advisory, authorial or research work.
7. **User’s own material** – an article, commentary, analysis, presentation, lecture, podcast, recording, presentation material, report, opinion, publication, educational material or another statement prepared independently by the User with the use of the publication as one of the sources.
8. **Expert Subscription** – an expert access package to regular volumes of the Report K\* series during the selected subscription period, intended for one natural person using the publications in professional or expert activity.
9. **Regular volume** – a recurring volume of the Report K\* series, covering a specific area of systemic analysis and published in accordance with the Institute’s publishing rhythm.
10. **Special volume** – a publication of the Report K\* series devoted to a particular problem, event, systemic threshold, strategic situation or topic requiring separate analysis.
11. **Digital file** – a publication made available in electronic form, in particular as a PDF file.
12. **Printed edition** – a physical copy of a publication made available in printed form.
13. **Redistribution** – any transfer, sending, sharing, publication, copying, placement, sale, resale, exchange or dissemination of a publication or a substantial part thereof to a third party, team, institution, organisation or unauthorised recipient.
14. **Third party** – any person other than the User authorised to use the publication under the Expert Licence.
15. **Material substituting the publication** – material which, through the scope of its summary, discussion, reconstruction of structure, presentation of data, models, tables, forecasts, conclusions or argumentation, enables the recipient to obtain, to a substantial extent, the content, informational value or analytical value of the publication without purchasing it.

### **3. Scope of the Expert Licence**

1. The Expert Licence authorises the User to personally use the publication covered by the licence within an individual and professional scope, subject to the restrictions indicated in this document.
2. Under the Expert Licence, the User may:
  - a) read the publication,
  - b) analyse the publication,
  - c) make private and professional notes for their own use,
  - d) use the publication as a source of knowledge and inspiration for their own work,
  - e) use the publication as one of the sources for preparing their own materials,
  - f) quote excerpts from the publication in accordance with the rules set out in this document and applicable law,
  - g) refer to the theses, concepts, models, forecasts or conclusions of the publication with clear source attribution,
  - h) use the publication in expert, analytical, media, educational, authorial, journalistic, advisory or research work, provided that such use does not lead to redistribution of the publication or the creation of material substituting the publication,
  - i) store the publication on their own device or in a private, secured digital resource to which only the User has access,
  - j) keep one backup copy of the digital file for their own use, provided that this copy is not made available to third parties.
3. The Expert Licence does not include the right for more than one person to use the publication.
4. The Expert Licence does not include the right to make the publication available to third parties, even free of charge.
5. The Expert Licence does not include the right to use the publication as a shared resource of a team, editorial office, university, library, organisation, company, law firm, public institution, project group or any other collective entity.
6. If the publication is to be used by more than one person, it is necessary to obtain an appropriate team, departmental, institutional, library, academic, corporate or strategic licence.

### **4. Authorised user**

1. The authorised user under the Expert Licence is exclusively the natural person who purchased the publication in the Expert variant or was indicated as the person authorised to use the publication under the Expert Licence.

2. If the publication was purchased by a natural person, it is presumed that the authorised user is the purchaser, unless another authorised person was indicated at the time of purchase.
3. If the publication was purchased by a third-party entity for a specific natural person, the authorised user is only that indicated natural person.
4. The User may not transfer the Expert Licence to another person without the prior consent of the Institute.
5. The User may not grant a sublicense, provide an access password, send a file, share an access link or otherwise enable a third party to use the publication.
6. If the User changes their workplace, form of activity, editorial office, team, organisation or entity with which they cooperate, this does not affect the personal nature of the Expert Licence, unless the publication was purchased by a third-party entity under an individual offer providing for different rules.
7. The Expert Licence does not automatically pass to an employer, client, editorial office, customer, institution, university, organisation or any other entity for which the User performs work or services.

## **5. Permitted use in expert activity**

1. Under the Expert Licence, the User may use the publication as a source of knowledge, data, inspiration, context, argumentation, comparisons or references in expert activity.
2. Permitted use includes in particular:
  - a) preparing one's own analyses,
  - b) preparing articles,
  - c) preparing expert commentaries,
  - d) preparing public presentations,
  - e) preparing podcasts, recordings, broadcasts or video materials,
  - f) preparing lectures, presentations or educational materials,
  - g) preparing opinions, notes, expert opinions or advisory materials,
  - h) conducting one's own research,
  - i) participating in public, scientific, media or expert debate,
  - j) creating one's own materials in which the Institute's publication is one of the sources.
3. The User may discuss the theses, concepts, models and conclusions of the publication, provided that:
  - a) the publication is indicated as the source,

- b) the User does not present the methodology, models, structures or conclusions of the Institute as their own,
  - c) the User does not disclose substantial parts of the publication in a manner that substitutes its purchase,
  - d) the User does not infringe copyright, the integrity of the publication or the good name of the Institute.
4. The User may use the publication in paid professional activity if the publication is used as a source and not as the main material being transferred, reproduced or substituted.
  5. The Expert Licence does not authorise providing clients, recipients, training participants, students, associates, editorial offices, institutions or other persons with the full publication, PDF file, scan, copy, access link or substantial parts of the publication.
  6. The Expert Licence does not authorise the creation of products, services, courses, reports, training sessions or materials whose primary value consists in reconstructing, summarising or substituting the Institute's publication.

## 6. Quotation and use of excerpts

1. The Expert Licence does not limit the right to quote the publication within the scope permitted by applicable law.
2. Quotation of excerpts from the publication should be carried out with respect for copyright, academic integrity, the integrity of the author's statement and the principles of proper source attribution.
3. When quoting the publication, at least the following should be indicated:
  - a) the author's full name,
  - b) the title of the publication,
  - c) the name of the Report K\* series, if the publication belongs to that series,
  - d) the name of the Institute,
  - e) the year of publication,
  - f) the page number or other information allowing the quoted excerpt to be identified, if available.
4. It is permitted to quote short excerpts from the publication for the purposes of analysis, criticism, polemic, explanation, teaching, review, expert commentary or one's own argumentation, provided that the quotation is justified by the purpose of use.
5. It is not permitted to quote, summarise or discuss the publication to an extent that substitutes the need to consult the source publication.
6. It is not permitted to publish substantial parts of the report, in particular full chapters, full tables, full matrices, full models, full forecasts, full diagrams, full recommendations or complete analytical structures, without prior consent of the Institute.

7. The User may not present the methodology, models, thresholds, concepts, classifications, analytical structures or conclusions developed by the Institute as their own.
8. If the User wishes to use a more extensive excerpt of the publication, a full table, chart, diagram, model, matrix, report structure or another substantial part of the publication, the User should obtain prior consent of the Institute.
9. In the case of media materials, journalistic materials, podcasts, recordings, video commentaries, public presentations or online publications, source attribution should be made in a manner clear to the recipient and appropriate to the form of the material.

## **7. User's own materials**

1. The User may create their own materials using the publication as one of the sources.
2. The User's own material should have an independent creative, analytical, educational, journalistic or expert character.
3. The User's own material may not be a simple summary, reconstruction, abridgement, compilation or rewriting of the Institute's publication.
4. The User's own material may not substitute the purchase of the publication by the recipient of the material.
5. The User's own material may not disclose, to a substantial extent, the content, structure, models, tables, forecasts, recommendations or argumentation of the Institute's publication.
6. If the User's own material is substantially based on the Institute's publication, the User should clearly indicate the publication as the source.
7. When preparing paid, commercial, training, advisory or media materials, the User should exercise particular diligence to ensure that the analytical value of the publication is not appropriated without proper source attribution.
8. The User may not create paid products, reports, courses, training sessions, knowledge bases or expert materials whose essential value derives from the reconstruction of the Institute's publication.

## **8. Prohibitions and restrictions**

1. Under the Expert Licence, the following in particular is prohibited:
  - a) sending a PDF file to third parties,
  - b) making the publication available in whole or in substantial part to third parties,
  - c) copying the publication for further dissemination,
  - d) placing the publication in open repositories,
  - e) placing the publication in closed repositories accessible to persons other than the User,

- f) placing the publication in an intranet,
  - g) placing the publication on shared drives,
  - h) placing the publication in knowledge management systems, educational platforms, document systems, knowledge bases or team resources,
  - i) making the publication available via cloud storage if third parties may gain access to the file,
  - j) printing the digital file in multiple copies for the purpose of providing them to third parties,
  - k) reselling the digital publication,
  - l) transferring the digital file for payment or free of charge,
  - m) creating copies of the publication for other persons,
  - n) removing markings from the digital copy,
  - o) circumventing technical safeguards,
  - p) using the publication to train artificial intelligence models, automated content-processing systems or commercial databases without separate consent of the Institute,
  - q) creating summaries, studies, presentations or materials that substantially substitute the purchase of the publication,
  - r) using the publication in a manner that infringes the good name of the Institute, the author or the integrity of the publication,
  - s) using the publication as a hidden source of a commercial expert product without source attribution.
2. It is prohibited to make the publication available to family members, acquaintances, associates, students, clients, newsletter recipients, training participants, team members, editorial board members or other persons if those persons are not covered by the appropriate licence.
  3. It is prohibited to use the Expert Licence to circumvent the requirement to obtain a team, institutional, library, academic, corporate or strategic licence.
  4. It is prohibited for one person to purchase a publication under the Expert Licence for the purpose of actual use of the publication by a team, institution, organisation, editorial office, law firm, company or another collective entity.
  5. It is prohibited to provide a client, principal, editorial office, training organiser, course participants or another end recipient with a copy of the publication, digital file or substantial parts of the publication.
  6. In case of doubt as to whether a planned manner of use falls within the scope of the Expert Licence, the User should contact the Institute before commencing such use.

## 9. Digital files and copy markings

1. Digital publications may be individually marked, including with the purchaser's data, order number, licence type, purchase date, access scope or other markings enabling the copy to be identified.
2. Digital copy markings may be visible or technical in nature.
3. Markings may serve in particular:
  - a) copyright protection,
  - b) prevention of unauthorised distribution,
  - c) identification of the source of a licence breach,
  - d) verification of the scope of the licence granted,
  - e) protection of the Institute's legal interests.
4. Removing, modifying, obscuring, circumventing or hindering the reading of digital copy markings is prohibited.
5. The User may not remove metadata, watermarks, licence markings, copy numbers or other safeguards of the publication.
6. In the future, the Institute may make digital publications available through its own digital reading room, access system, user account or another technical solution.
7. A change in the technical method of making the publication available does not extend the scope of the Expert Licence.

## 10. Printed editions

1. A printed edition covered by the Expert Licence is intended for use by one natural person.
2. Purchasing a printed edition does not grant the right to scan the publication, digitise the publication, create electronic copies or disseminate the content of the publication.
3. The User may use the printed edition personally and professionally, in particular read it, mark excerpts, make notes and store the copy for their own use.
4. The User may resell the physical printed copy if permitted by applicable law; however, resale of the printed copy does not include the transfer of digital files, digital access, a user account or additional materials made available electronically.
5. A printed edition purchased under the Expert Licence is not a library, institutional or team copy, unless the Institute expressly decides otherwise.
6. Placing the printed copy in a library, reading room, institutional archive, team resource or another place of shared use may require an appropriate library, academic or institutional licence.

## 11. Expert Subscription

1. The Report K\* – Expert Subscription is a form of the Expert Licence covering access to regular volumes of the Report K\* series during the selected subscription period.
2. The Expert Subscription is intended for one natural person using the publications in professional, expert, media, analytical, journalistic, educational, authorial, advisory or similar professional activity.
3. The Expert Subscription may be offered in particular in the following variants:
  - a) tertial subscription – 4 months / 2 regular volumes,
  - b) half-year subscription – 6 months / 3 regular volumes,
  - c) annual subscription – 12 months / 6 regular volumes.
4. The Expert Subscription includes only the publications indicated in the description of a given subscription package.
5. The Expert Subscription does not automatically include special volumes, extended monographs, dedicated reports, analyses prepared on request or other publications not indicated in the package description, unless the description of a specific offer provides otherwise.
6. The subscriber may obtain the possibility to purchase special volumes or other publications on preferential terms if this is provided for in the current price list, the offer description or an individual decision of the Institute.
7. The Expert Subscription does not include the right to make publications available to other persons or to use publications by more than one User.
8. A change in the price of individual volumes published after the commencement of the subscription does not affect the scope of publications covered by a subscription already paid for, unless the offer description provides otherwise.
9. The Institute may change the prices, terms, scope or variants of future subscriptions.

## 12. Special volumes

1. Special volumes of the Report K\* series may be sold separately or made available under selected subscription packages, if the description of a given package so provides.
2. The Expert Licence for a special volume covers use by one natural person.
3. Purchasing a special volume under the Expert Licence does not grant the right to make the special volume available to other persons, teams, institutions, organisations, editorial offices or third-party entities.
4. If the User purchases a special volume on preferential terms as a subscriber, the scope of the licence remains the same as under the Expert Licence, unless the Institute expressly decides otherwise.

5. Special volumes may have a separate price, separate availability scope, separate sales terms or separate licence restrictions if this follows from the nature of the publication.

### **13. Limits of professional use**

1. The Expert Licence permits the use of the publication in the User's professional work, but does not permit redistribution of the publication or appropriation of its analytical value in a manner that substitutes the purchase of the publication.
2. The User may use the publication as a source for their own analyses, commentaries, texts, presentations and materials, but may not transform the publication into a derivative product that substitutes the Institute's publication.
3. The User may not use the publication as the full or main training material without separate consent of the Institute.
4. The User may not provide participants of training, a course, lecture, consultation, meeting, webinar or event with a copy of the publication, PDF file, scan, access link or substantial parts of the publication.
5. The User may not prepare for a client, editorial office, institution or organisation a report that substantially reproduces the Institute's publication.
6. If the planned use of the publication is to include more than one internal or external recipient, the Institute may require the obtaining of a team, departmental, institutional, academic, corporate or strategic licence.

### **14. Breach of licence**

1. A breach of the Expert Licence is any use of the publication beyond the scope defined in this document.
2. A breach of the licence includes in particular:
  - a) making the publication available to a third party,
  - b) sending a PDF file to a third party,
  - c) placing the publication in a repository, intranet, team resource or system accessible to third parties,
  - d) making the publication available on the Internet,
  - e) removing markings from the digital copy,
  - f) circumventing technical safeguards,
  - g) using the publication in a manner appropriate for an extended licence without obtaining such a licence,
  - h) disseminating substantial parts of the publication,

- i) presenting the methodology, models, structures or conclusions of the Institute as one's own,
  - j) using the publication to train artificial intelligence models or create databases without the consent of the Institute,
  - k) creating material that substitutes the publication,
  - l) using the publication as a hidden source of a commercial expert product without source attribution.
3. In the event of a breach of the Expert Licence, the Institute may in particular:
- a) revoke access to digital publications,
  - b) block access to the user account or digital reading room, if such a technical solution is used,
  - c) refuse to sell further publications,
  - d) refuse participation in support programmes,
  - e) refuse to grant further licences,
  - f) pursue copyright protection,
  - g) seek damages or other claims provided for by law.
4. Revocation of access due to a breach of the licence does not create an obligation to refund the price of the publication, the subscription price or any other fees paid by the User.
5. The Institute may call upon the User to cease the breach, provide explanations, indicate the source of the breach or confirm the removal of unauthorised copies of the publication.
6. Failure by the User to respond to the Institute's notice may be regarded as a circumstance aggravating the breach of the licence.

## **15. Liability of the User**

1. The User is responsible for the manner of using the publication covered by the Expert Licence.
2. The User should secure the digital file against access by unauthorised persons.
3. The User is responsible for making the publication available to third parties if this occurred as a result of the User's act, omission, negligence or improper safeguarding of the file.
4. The User is responsible for their own materials in which they use the Institute's publication as a source.
5. The User should promptly inform the Institute of the loss of a file, unauthorised access, suspected licence breach or disclosure of the publication to third parties.

6. The User is not liable for breaches resulting solely from causes attributable to the Institute or from actions of third parties over whom the User had no control, provided that the User exercised due care in safeguarding the publication.

## **16. Relationship to other licences**

1. The Expert Licence is broader than the Individual Licence in terms of the possibility of professionally using the publication as a source for one's own work, but it does not include the right of team, institutional use or redistribution of the publication.
2. If the publication is to be used by more than one person, the Team / Departmental, Institutional, Library, Academic, Corporate or Strategic Licence may be appropriate.
3. If the publication is to be used as material in an organisation, editorial office, law firm, company, university, project team, administrative unit or other collective entity, it may be necessary to obtain an appropriate extended licence.
4. If the User is unsure which licence is appropriate for the planned manner of use, the User should contact the Institute before purchasing or before commencing use beyond ordinary individual use.

## **17. Amendment of licence terms**

1. The Institute may amend these licence terms, in particular in the event of changes in law, changes in the method of distribution of publications, launch of a digital reading room, changes in technical safeguards, changes in the licence structure or the need to clarify the rules for using publications.
2. The amended licence terms apply to publications purchased after the date of entry into force of the new terms, unless applicable law or the offer description provides otherwise.
3. In the case of subscriptions active on the date of amendment of the terms, the new terms may apply to volumes made available after the date of amendment, provided that this does not infringe the User's acquired rights to publications already made available.
4. The current version of the licence terms is published on the Institute's website or made available together with the publication.

## **18. Final provisions**

1. In matters not regulated by this document, applicable law and the relevant regulations of the Institute shall apply.
2. If any provision of these terms proves invalid, ineffective or impossible to perform, this shall not affect the validity of the remaining provisions.
3. In the event of any discrepancy between this document and an individual agreement concluded with the User, the provisions of the individual agreement shall prevail.

4. In the event of any discrepancy between this document and the description of a specific offer, the offer description shall prevail to the extent that it grants the User broader rights or defines special access conditions.
5. The Expert Licence applies from the moment of purchasing the publication, obtaining access to the publication or commencing a subscription in the Expert variant, unless the offer description provides otherwise.
6. These licence terms enter into force on the date of their publication on the Institute's website.