

PUBLISHING CONTRACT WITH AUTHOR NO

Concluded on in Szczecin by and between:

Szczecin University, with its registered office in Szczecin,

al. Papieża Jana Pawła II 22 A, 70-453 Szczecin

represented by:

1. Vice-President professor Marek Górski, Ph.D.

2. Bursar Andrzej Kuciński, MA, hereinafter referred to as "**the Publisher**",

and Mr/Ms

hereinafter referred to as "the Author", a contract was concluded, worded as follows:

§1

1. The Author declares that he/she has written and has not published the work entitled

.....
to Folia Oeconomica Stetinensia.

The journal contains author's sheets.

The work's title can be changed upon mutual agreement of the parties.

1. The Author shall be obliged to deliver the entire work, drawings and drafts of drawings in electronic form and in one printed copy, whereas in case of a habilitation thesis in two printed copies.
2. If the Publisher encloses the drawings or other materials protected by copyright submitted by the Author in the work, the Author shall be obliged to obtain a written permit issued by an authorized person concerning their use by the Publisher and shall incur all related costs.
3. The Author shall be obliged to provide the work written with due diligence in substantive, formal and linguistic respect and on a level which is required in relation to publishing such works in book form.
4. The Author shall be obliged to make an author's revision. The work shall be revised and returned to the Publisher within 14 days from the day on which the Author submitted the revision. Refusal to make author's revision or failure to meet the aforementioned deadline shall entitle the Publisher to publish the work in such form as was to be revised.

§ 2

1. The Author shall ensure that he/she is authorized to use the work referred to in § 1 within the scope stipulated hereunder, whereas upon the Publisher's receipt of the work the Author transfers the exclusive right to publish this work in print in book form, place it on the market in unlimited number of copies and without territorial restrictions onto the Publisher.

2. The Author grants the Publisher a gratuitous, non-exclusive and global and perpetual right to:

- 1) enter the work or its part to the memory of a publicly available computer,
- 2) distribute the work online:
 - a) make it available in the Internet on free-for-all basis,
 - b) make it available in the Internet for Szczecin University students only,
 - c) make it available in the Internet for students from colleges belonging to West-Pomeranian Agreement of Libraries (Zachodniopomorskie Porozumienie Bibliotek),
- 3) record the work in a permanent electronic form and integrate it with databases,
- 4) reproduce the work using digital technology (digitalization),
- 5) make own work summaries, register them as computer readings and write them in databases in digital form,
- 6) make the work contents available to third persons for or without a fee,
- 7) give paid or unpaid access to the work via data transmission to a client cooperating with the Publishing House in respect of distribution of works under a separate contract and to end users, including allowing end users to print and download the work for own use both for and without a fee,
- 8) allow the Publisher to transfer the rights referred to in items 3-7, both for and without a fee, to entities cooperating with the Publisher in respect of the distribution of works under a separate contract,
- 9) include the text or its part to National Corpus of Polish (Narodowy Korpus Języka Polskiego).

§ 3

1. The Author grants the Publisher the license referred to in § 2 for*:

~~1) a definite period of time, from ... to ...,~~

2) an indefinite period of time.

2. The Author may terminate this contract within the scope of the granted license, giving six months' written notice effective as of every calendar half year.

§ 4

The Author shall give his/her consent to change the document's size in which it was originally written without changing its contents and within the scope justified by the use of the work under this license.

§ 5

The Author shall be obliged to unpaid participation in e.g. author's meetings and events promoting the work upon previous arrangements made with the Publisher regarding the meeting/event dates and scope.

§ 6

Should the Author withdraw the work in the course of the publishing cycle, he/she shall be obliged to cover the costs incurred by WNUS, indicating the financial source.

§ 7

The Publisher shall decide about:

- 1) the method and form of publication, including graphic layout,
- 2) catalogue price of a single copy,
- 3) the number of editions and number of copies in every edition.

§ 8

1. The work submitted by the Author to the Publisher in the form specified in § 1, item 2, shall become the Publisher's property upon its receipt.
2. The Author declares that he/she shall retain the work's duplicate.

§ 9

The parties mutually agree that the Author shall receive no remuneration on account of transferring the exclusive right to publish the work and granting the license to the Publisher, referred to in § 2.

§ 10

1. The Author shall receive **one free copy** of the work as a proof of the contract execution, indispensable for the Author to exercise the right to author's supervision, in particular to verify and revise subsequent editions of the work.
2. Apart from the author's copy, referred to in item 1, the Author shall obtain ... author's copies of the work, the total value of which shall be calculated upon the completion of the publishing process. The value of the work copies received by the Author is subject to personal income tax pursuant to the provisions of the Personal Income Tax Act of 26 July 1991 (Journal of Laws 2000, No 14, item 176, as amended), and shall be indicated by the Publisher to appropriate financial people of Szczecin University*.
3. To execute the tax duty referred to in item 2, the Author shall be obliged to make an advance personal income tax payment in cash in the Publisher's cashier's counter located at al. Papieża Jana Pawła II 31 or in Bank Pekao S.A. II O/Szczecin (bank account 86 1240 3927 1111 0000 4099 0732) prior to the receipt of the author's copies, referred to in item 2.

§ 11

The Publisher has the right to make changes resulting from the work's editorial development.

§ 12

1. The work may be published on the condition that the Author submitted the signed contract to the Publisher.
2. In case of co-authorship, the work may be published on the condition that all co-authors submitted the signed contract to the Publisher.

§ 13

Any amendments made to this contract shall be null and void unless made in writing.

§ 14

To all matters not settled herein provisions of the Copyright and Related Right Act of 4 February 1994 (Journal of Laws 2006, No 90, item 631, as amended) and of the Civil Code shall apply.

§ 15

Any disputes arising hereunder shall be settled by a competent court in Szczecin.

§ 16

This contract has been made in **2** identical copies, with **1** copy for the Publisher and **1** copy for the Author.

Additional provisions:

none

Author

Publisher

For

* delete as appropriate