

## Author's Representation

**granting to Adam Mickiewicz University in Poznań a royalty-free licence to his/her works with a commitment to grant CC sub-licences**

made on .....

I, ....., residing at  
....., PIN ....., acting on my own behalf,  
hereinafter referred to as "**Author**" represent and warrant as follows:

### § 1

I am the author/co-author of a text under the title:

.....  
.....

hereinafter referred to as "**Work**."

### § 2

I represent and warrant that I am the owner of the personal and proprietary copyrights in the Work, which are not restricted in the scope of this representation, and that the Work is an original work not yet published, and is not a subject of a publication process in another journal, nor does it infringe the proprietary or personal copyrights of others.

### § 3

1. I hereby grant to **Adam Mickiewicz University** in Poznan, ul. H. Wieniawskiego 1, 61-712 Poznan, Poland, having Tax Identification Number (NIP) 777-00-06-350 and Business Identification Number (REGON) 000001293, hereinafter referred to as the "**Publisher**" which is the owner of the platform of open journals - PRESSto, hereinafter referred to as the "PRESSto Platform," a non-exclusive, royalty-free licence to use the Work without territorial limitation and for an unlimited period of time in the following fields of exploitation:
  - a). production of copies of the Work using a specified printing, reprographic, magnetic recording or digital technique;
  - b). marketing, lending or hiring the original or copies of the Work;
  - c). public performance, exhibition, display, reproduction and broadcasting or re-broadcasting, as well as making the Work available to the public in such a way that it may be accessed by everyone from a place and at a time of their choice;
  - d). inclusion of the Work in a collective work;
  - e). uploading the Work in electronic form to electronic platforms or otherwise uploading the Work in electronic form to the Internet, Intranet, Extranet or other networks;

- f). dissemination of the Work in electronic form in the Internet, Intranet, Extranet or any other network, in a collective work as well an individual work;
  - g). making the Work available in electronic form in such a way that everyone can access it from a place and at a time of their choice, in particular via the Internet, Intranet, Extranet or another network;
  - h). making the Work available in accordance with the model of the CC Attribution 4.0 licence (CC BY SA) or any later language version of this licence or any later version of this licence published by the Creative Commons organisation.
2. The Author grants to the Publisher free of charge the right to use and dispose of the rights to compilations of the Work and to use and dispose of these compilations.
  3. The Author hereby authorises the Publisher to upload the metadata of the Work as well as the Work to commercial and non-commercial journal indexing databases.
  4. The Author hereby represents and warrants that under the licence granted in this agreement the Publisher shall be entitled and obliged to:
    - a) grant to third parties further licences (sub-licences) in the Work and in other materials, including derivative works or derivative works containing or based on the Work, and the legal provisions of such sub-licences shall be the same as the model licence CC Attribution under the same conditions 4.0 (CC BY SA) or any other language version of this licence or any later version of this licence published by the Creative Commons organisation;
    - b) make the Work available in such a way that everyone can access it from a place and at a time of their choice without technical restrictions;
    - c) correctly inform persons to whom the Work is to be made available of sub-licences granted to them in a manner that shall enable them to be acquainted with these sub-licences.

#### § 4

In view of the gratuitous nature of the Author's performances set out in this representation, the Author is not entitled to any remuneration from the Publisher.

#### § 5

1. In the event of any third party issuing a claim against the Publisher for the infringement of intellectual property rights, including copyright, the Author will take all necessary steps for the defence of such claims, and in the event that, as a result of such claims, the Publisher or third parties to whom the Publisher has granted the right to use the Work are required to cease using the Work in whole or in part, or when a ruling is issued obliging them to make payments of any kind to third parties, the Author will indemnify all damages resulting from such third party claims, including reimbursement of costs and expenses incurred in connection with such claims.
2. The Author shall immediately notify the Publisher of any claims of infringement of intellectual property rights, including copyrights in the Work, asserted against the Author.

#### § 6

I represent that I have read and hereby accept the publication ethics of the Agricultural Law Review journal.

**Author**

.....  
(date and signature)

### Consent to the processing of personal data and the RODO information obligations

I hereby consent to the processing of my personal data contained in the Author's Representation regarding granting to Adam Mickiewicz University in Poznań a royalty-free licence to Works with a commitment to grant CC sub-licences for the purpose of carrying out and documenting the reviewing, editing and publishing processes of articles published in the journal Agricultural Law Review, published by Adam Mickiewicz University in Poznań, ul. Wieniawskiego 1, 61-712 Poznan.

YES

NO

*You have the right to withdraw your consent to the processing of your personal data at any time. A withdrawal of your consent shall not affect the compliance with the law of the processing carried out on the basis of your consent prior to the withdrawal of your consent.*

1. I acknowledge that:

- 1) Adam Mickiewicz University in Poznań, ul. Wieniawskiego 1, 61-712 Poznań, is the administrator of the personal data. The registered office of the Editorial Office of the Agricultural Law Review is: Collegium Iuridicum Novum UAM, Al. Niepodległości 53, 61-714 Poznań, e-mail: ppr@amu.edu.pl.
- 2) Dr Justyna Baksalary is the Data Protection Officer, iod@amu.edu.pl.
- 3) Personal data are processed in order to carry out and document the reviewing, editing and publishing processes. The data are processed pursuant to Article 6(1)(a) RODO - i.e. your consent. The data are also processed for the purpose of evidence (archiving) - i.e. for the purpose of proving certain facts, if necessary, which is a legitimate interest of the Administrator by virtue of Article 6(1)(f) RODO.
- 4) Data subjects have the right to be informed about the extent of their personal data being processed, as well as to access their personal data, to have their data transferred, to request correction of their data, to request erasure of data or restriction of their data processing, to withdraw their consent to the processing of their personal data, and to object to the processing of their data, by sending an email to: [ppr@amu.edu.pl](mailto:ppr@amu.edu.pl). They may also lodge a complaint with the supervisory authority: Office for the Protection of Personal Data, ul. Stawki 2, 00-193 Warsaw.
- 5) The full content of the information obligation can be found on the website of the Agricultural Law Review journal: [https://pressto.amu.edu.pl/index.php/ppr/polityka\\_prywatnosci](https://pressto.amu.edu.pl/index.php/ppr/polityka_prywatnosci)

**Author**

.....  
(date and signature)