

## Author's Statement and Licence Agreement

First and Last Name: .....

Degree / Academic Title: .....

ORCID: .....

Home Address: .....

E-mail: .....

Telephone Number: .....

hereinafter referred to as the Author, declares that the Work entitled:

.....  
intended for publication in the journal "Studies in Law. Research Papers" published by the Publishing House of Andrzej Frycz Modrzewski Krakow University, located at ul. Gustawa Herlinga-Grudzińskiego 1, 30-705 Kraków, hereinafter referred to as the Publisher:

1. is not and will not be submitted to another editorial office (domestic or foreign) for publication of its entire content, fragments, or an expanded version or a different language version, nor has the Work been previously distributed or published in any way;
2. is the result of the Author's independent, original creative work, has been prepared with respect for all rights of third parties and does not infringe any rights, including copyright and property rights, as well as personal rights of these parties;
3. has been prepared taking into account the 'Instructions for Authors' applicable to the given journal of the Publisher;
4. if apart from its text the Work contains additional materials (e.g. photographs, illustrations, drawings) that are not created by the Author, the Author declares that he/she has obtained all written permissions for the use of such materials from the persons holding the rights thereto, including their reproduction and distribution within the Work in question.

Additionally:

1. If the Work has been accepted for preliminary editorial work, the Author agrees to the use of the Work, particularly in the following cases:
  - multiplication of the Work by any available technique,
  - entering the Work into computer memory,
  - introducing editorial changes,
  - making the Work available to designated reviewers for substantive evaluation,
  - reproducing and processing of the Work in the anti-plagiarism system applied by the Publisher.
2. Upon receiving reviewers' remarks admitting the Work for publication on condition that includes substantive changes, the Author undertakes not to withdraw the Work without justification and to refer in writing to the remarks and suggestions contained in the review.
3. When the Work is finally qualified for publication, the Author declares that he/she agrees to:

- the Publisher carrying out editing and proofreading (in particular to introduce changes resulting from editorial decisions adopted in the journal), subsequently submitted to the Author for approval.
4. Once the Work has been accepted for publication, the Author:
- agrees to make the Work available to the Publisher free of charge and for an unlimited period of time under the Creative Commons 3.0 licence Attribution-NonCommercial-NoDerivs in order to place the Work in the Publisher's repository, on the journal's website and to make it available online in other scholarly article databases under Open Access;
  - grants the Publisher with a non-exclusive, royalty-free and territorially or temporally unlimited licence to use the Work in its entirety and in extracts as part of the journal, in electronic databases, including commercial ones, and in additional modules created for these databases, in all fields of exploitation known at the time of signing the statement and in particular:
    - a) storing the database in computer memory, including computers that function as servers;
    - b) reproduction of the database, without quantitative limitation, in computer memory, magnetic recording and digital technology as well as in multimedia networks, including the Internet and Intranet, in particular *online*, and by means of computer print-outs, in any form known at the time of this licence being granted;
    - c) distribution of the database without quantitative limitation, separately or as part of collective works, particularly by placing on the market the original or copies on which the database or extracts thereof are recorded (especially those recorded with the use of techniques mentioned in item *a*), including those in the form of electronic publications, particularly in collective works such as electronic databases, on any medium known at the time of this licence being granted;
    - d) making available, including transmitting via multimedia networks, especially the Internet and Intranet, *online*, as part of communication on demand, including public availability in a way that enables anyone to access the database or its fragment at a place and time of their choosing;
    - e) entering into licence agreements with end-users of the database - i.e., users who enter into a licence agreement to obtain rights to use the content gathered in the database in connection with their business, scientific, educational, professional, or other activities;
    - f) changing the database fixing format or standard and using the fixed database in the changed format or standard in a manner in which the Licensee is allowed to use it;
    - g) downloading data in whole or in part and reusing the downloaded data in any form, particularly by distributing it in whole or in part in an electronic database;
    - h) entrusting third parties with the retrieval and re-use and adaptation of data.

The Publisher is entitled to grant further licences (sub-licences) for the use of the Work in other databases created by other Publishers in the fields of exploitation indicated above (items *a* to *h*), with the possibility of the Sublicensee granting further licences for the use of the database containing the Work to the Sublicensee's customers to whom the licence for the use of the database will be granted.

The Author acknowledges that any revealed breach of the above arrangements will result in the publication of the Work being withheld or the Work's withdrawal after publication.

The Author declares that he/she has received and read the information on the processing of his/her personal data.

Place, Date

Author's Signature

.....

.....

## INFORMATION ON THE PROCESSING OF PERSONAL DATA

According to Art. 13 of Regulation (EU) 2016/679 of the European Parliament and of the European Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data (...) (hereinafter: General Regulation), Andrzej Frycz Modrzewski Krakow University informs that:

1. The Administrator of your Personal Data is the Andrzej Frycz Modrzewski Krakow University with its headquarters at Gustawa Herlinga-Grudzińskiego 1, 30-705 Kraków.
2. The University has appointed a Personal Data Inspector who you can contact in case of any questions or comments regarding the processing of your personal data, at Gustawa Herlinga-Grudzińskiego 1 in Krakow, or via an e-mail address: [iodo@afm.edu.pl](mailto:iodo@afm.edu.pl)
3. Your personal data will be processed for the purposes of:
  - publication of a submitted article – pursuant to Article 6 (1) (b) of the General Regulation;
  - performance of legal obligations incumbent upon the Data Administrator in connection with the concluded contract – pursuant to Article 6 (1) (c) of the General Regulation;
  - implementation of the legitimate interest of the Administrator in the form of pursuing possible claims or defence against contract claims – pursuant to Article 6 (1) (f) of the General Regulation.
4. Providing your personal data is a necessary condition for the publication of a submitted scientific article and for the fulfilment of the legal obligations incumbent upon the University. The consequence of not providing personal data will be the inability to publish a scientific article.
5. Your personal data will be stored for the period necessary for the performance of the contract, including mutual settlements, as well as for the period necessary to establish and pursue claims or defend against claims, and for the period of document archiving provided by law.
6. Personal data may be made available to other entities only with appropriate authorisation under national or UE law. The recipients of your personal data may be entities providing services to the University in the scope of IT infrastructure that is used, including the provision of the IT infrastructure elements.
7. You have the right to access your personal data, the right to rectify it, restrict the processing, the right to transfer the data and the right to object.
8. You have the right to lodge a complaint with the President of Personal Data Protection when you consider that the processing of your personal data violates the provisions of the General Regulation.
9. Your personal data will not be processed in an automated manner, will not be profiled and will not be transferred to a third country or an international organisation.