## LICENCE

CONTRACT no
The agreement made on in Warsaw, by and between:
Warsaw University, located at Krakowskie Przedmieście 26/28, 00-927 Warsaw, represented by the Dean of the Faculty of Political Sciences and International Studies, Stanisław Sulowski, prof. dr hab., hereinafter referred to as the <b>Publisher</b> ,
and
residing in (postcode), at, PESEL (personal identification number), hereinafter referred to as the <b>Author</b> ,
The parties agree as follows:
The <b>Author</b> has written a scientific work entitled
hereinafter referred to as the <b>Work</b> , which shall be published in the <i>Social Policy Issues</i> .  Studies and Discussions scientific journal, issue

- 2. The **Author** delivered a digital version of the **Work**.
- 3. The **Author** declares that the **Work** was created independently and is an original, unpublished work.
- 4. If **the Publisher** includes illustrations or other materials protected by copyright provided by **the Author** in the **Work**, the **Author** shall be obliged to
  - 1) obtain written permissions for their use by the Publisher in the **Work to the extent** specified in Point 2 of this agreement,
  - 2) to provide the Publisher with a copy of these permits,
  - 3) to bear the related costs,
  - 4) the author and the source of the illustrations and other borrowed material included in the **Work**.
- 5. The Parties agree on the following wording of the copyright notice:
  - © Copyright by Social Policy Issues. Studies and Discussions, Warsaw, 20....

2.

- Author declares that the copyright in the Work serves him and is not limited. Upon acceptance of the Work by the Publisher, the Author shall grant the Publisher, without territorial limitations, a free, non-exclusive license to use the work in the following fields of exploitation:
  - 1) recording and reproducing in any number of copies (including translation into other languages in whole or in selected excerpts, in particular Abstracts and keywords) in the

- techniques known at the date of conclusion of this Agreement: printing in any form, such as digital form, reprography, magnetic recording, recording on photographic film and marketing of the copies;
- 2) Entering into the **Publisher's** computer network;
- 3) making a work available to the public in such a way that everyone can access it at a place and at a time of his or her choice, and in particular, distribution over computer networks, including those (Internet, local area networks), telephone networks and others known at the time of conclusion of this Agreement;
- 4) hiring, lending;
- 5) copying and reproduction using photocopy, mechanical technologies or other technologies known at the date of the conclusion of the contract;
- 6) use for advertising and promotional purposes, including in IT networks.
- 2. The licence is granted for a fixed period of 5 years and after that period it shall be converted into a licence granted for an indeterminate period of time without any further declaration by the parties.
- 3. To the extent and in the fields of exploitation specified in paragraphs 1 and 2, the Author shall allow the Publisher to exercise subsidiary rights to the work and to allow third parties to exercise such rights. The Publisher is in particular entitled to use the Work in whole or in part, in the form of a development or selection, and to exercise other rights dependent on the Work.
- 4. The **Publisher** is obliged to obtain the substantive approval of **the Author** in the case of the **Publisher's** use of the **Work** or selection of excerpts.
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- 6. Except as provided for in the Copyright and Related Rights Act, the **Publisher** shall not be liable to third parties for infringement of third party rights by the **Author**.
- 7. The author declares that the work does not violate the provisions of applicable law or the rights of third parties and undertakes to cover all damages incurred by the publisher in case of non-compliance with the above statement. The author undertakes to satisfy, at his own expense, all reasonable claims of third parties for the infringement of their rights as a result of the non-compliance with the actual state of affairs of the statements contained in this paragraph, and in the event that these claims are satisfied by the Publisher or are awarded against the publisher, to reimburse, at the publisher's request, the covered claims and all related expenses, including the costs of court, arbitration, administrative or conciliation proceedings.

3.

 The Publisher shall have the right to make changes in the work resulting from editorial work. Such changes made by the **Publisher** after the author's revision shall require the acceptance of the **Author**, unless the changes are obviously necessary, which the **Author** would not have reasonable grounds to object to. 2. The author's revision and its return to the **Publisher** should be made within the deadline set by the Publisher. A refusal to make an author's revision or failure to send the revised version within the time limit set by the Publisher shall entitle the **Publisher** to release the **Work** after the editorial revision of the text sent to the **Author** for revision.

4.

The Author shall receive a copy of the issue of *Social Policy Issues*. *Studies and Discussions* containing the work by mail, or free access to its electronic version within 6 weeks from the publication date of the issue in question.

5.

The Publisher declares to accept the Work.

6.

The **Author** is obliged to keep secret and not to disclose to third parties any information about the **Publisher's** activities obtained during the performance of this agreement. In particular, it undertakes to treat as a secret of the University of Warsaw within the meaning of the Act on Combating Unfair Competition) the information related to the terms of this agreement, commercial information and promotional plans.

7.

- 1. Any changes to the agreement shall be null and void unless made in writing as an annex.
- 2. Termination of the contract, as well as withdrawal from the contract, requires written form for its effectiveness under pain of nullity.

8.

All disputes concerning this agreement shall lay within the competence of courts of proper jurisdiction for the Publisher seat.

9.

In matters not regulated by this Agreement, the provisions of the Copyright and Related Rights Act and the Civil Code shall apply.

10.

- 1. Processing of the Author's personal data indicated in the contract shall be carried out in accordance with the rules set out in Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (General Data Protection Regulation).
- 2. Information on personal data processing is available on the website <a href="https://www.odo.uw.edu.pl/obowiazek-informacyjny/">www.odo.uw.edu.pl/obowiazek-informacyjny/</a>.
- 3. The Author hereby confirms that he has read the information concerning the processing of his personal data.

## 11.

The agreement has been drawn up in 3 identical copies: 1 for the Author, 2 for the Publisher.

## **AUTHOR'S SIGNATURE**

## **PUBLISHER'S SIGNATURE**