

LICENCE AGREEMENT

Upon reading the terms and conditions of the Agreement, please print, sign and send scanned document as an email attachment to the address: sae@tu.kielce.pl

§ 1

1. The Author declares that he/she has created the work to which he/she has exclusive and unlimited copyrights (moral and financial), and ensures that it is not burdened with third parties' rights.
2. The work, pursuant to the provisions of the Act on Copyright and Related Rights, is a work that jointly meets the following prerequisites:
 - a) is an effect of creative activity (is original),
 - b) has individual character (is an effect of the creator's unique capabilities),
 - c) has a specific shape (form).
3. The Author declares that it has not been previously published (under the same or other title, and it does not constitute a part of other publication).
4. Upon the Publisher's acceptance of a manuscript delivered to the Publisher by the Author, the ownership thereto is transferred to the Publisher.

§ 2

1. The Author allows (gives non-exclusive licence) to the Kielce University of Technology with its registered office in Kielce, hereinafter referred to as the University of Technology, to use the academic work in the following exploitation fields:
 - recording and copying with any technique; saving in digital format without limitations as to the manner and form of digital recording;
 - sharing on the Internet (online) without limitations as to the time and place of sharing;
 - marketing and distributing copies in all distribution channels.
2. The Author agrees to the introduction of editorial changes and amendments to the work. All works are supervised by the magazine's Editor-in-chief and he/ she undertakes full responsibility for the form in which the work shall be published.

§ 3

1. The Author gives to the University of Technology rights stipulated in par. 2 hereof free of charge for the binding period of financial copyrights without territorial limitations. The University of Technology can grant sublicences in the scope of acquired rights.
2. Granting non-exclusive licence causes the Author to retain his/her copyrights, and at the same time allows using the work by other persons on the grounds of a sublicense with provisions the same as the licence template of the Creative Commons, Attribution 3.0 (also referred to as CC-BY), available on the website:

<http://creativecommons.org/licenses/by/3.0/pl/>

§ 4

1. The Agreement is concluded for unspecified period of time with a possibility of termination upon a lapse of 5 years with two years of termination period.
2. With regard to the incurred costs of preparing the publication, the Parties undertake not to renounce granting licence in good faith.

§ 5

1. The Author has the right to publish his/her article in any place on the Internet other than the website (e-platform) of the Kielce University of Technology academic journal, upon a lapse of a calendar year as of publishing the journal online, with a reservation of notifying the University of Technology thereof immediately.

§ 6

1. To all matters not regulated herein the provisions of the Civil Code and the Act on Copyright and Related Rights shall apply (Journal of Laws of 2018, item 1191, consolidated text).
2. Any disputes shall be settled by a relevant court with territorial jurisdiction for the Kielce University of Technology.

Author's signature

.....

Date, Author's first name and surname