

LICENSE AGREEMENT
(to grant a non-exclusive license)

§ 1

1. The author declares that he has created the work to which he has exclusive and unlimited copyright (personal and property) / and ensures that the work is not encumbered by third party rights.
2. Within the meaning of the provisions of the Copyright and Related Rights Act, a work is a work that meets all of the following conditions:
 - a) is a manifestation of creative activity,
 - b) has individual character ("creator's mark"),
 - c) has an established form (form).
3. The author declares that the work has not been published before (under the same or a different title, it is also not part of another publication).

§ 2

1. The author authorizes (grants a non-exclusive license) to the Science and Culture Society "Libra" to use a scientific work in the fields of exploitation in the field of:
 - a) recording and reproduction by any technique; saving in digital format, without restrictions as to the manner and form of digital record fixation;
 - b) sharing on the Internet (online) without restrictions as to place and time of access.
2. The author agrees to edit the work and make corrections. The Editor-in-Chief of the whole work oversees and he takes full responsibility for the form in which the work will be published.

§ 3

1. The author grants rights to the Society within the scope of § 2 of this contract free of charge, for the duration of copyrights, without territorial restrictions. The Company may grant sub-licenses regarding acquired rights.
2. The grant of a non-exclusive license allows the creator to retain his rights and at the same time allows the use of the work also to other persons based on Sublicence Works with provisions identical to the Creative Commons Attribution License Attribution - No dependent authors 4.0 International (also known as CC BY-ND) , available at:<https://creativecommons.org/licenses/by-nd/4.0/deed.pl>

§ 4

1. The contract is concluded for an indefinite period, with the option of termination after 5 years with a two-year notice period.
2. In connection with the incurred costs of preparing the publication, the Parties undertake in good faith not to withdraw from the license.

§ 5

1. Autor ma prawo do publikacji swojego artykułu w Internecie po opublikowaniu go przez redakcję czasopisma.

§ 6

1. In matters not covered by this agreement, the provisions of the Civil Code and the Act of 4 February 1994 on copyright and related rights (i.e., Journal of Laws of 2006, No. 90, item 631, as amended) shall apply.
2. All disputes shall be settled by a court competent for the Libra Society for Science and Culture (Towarzystwo Nauki i Kultury Libra).