

PUBLISHING AGREEMENT NO

concluded on..... in Rzeszów by and between:

Ignacy Łukasiewicz Rzeszów University of Technology with its seat in Rzeszów,
al. Powstańców Warszawy 12, 35-959 Rzeszów, NIP: 8130266999; REGON: 000001749,
represented by prof. Grzegorz Ostasz, DSc, PhD – Vice-Rector,
hereinafter referred to as the **Publisher**

and

1.
..... (*name, surname, pesel number, ID: number and series, detailed residence address*)
2.
..... (*name, surname, pesel number, ID: number and series, detailed residence address*)
3.
..... (*name, surname, pesel number, ID: number and series, detailed residence address*)
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..... (*name, surname, pesel number, ID: number and series, detailed residence address*)
9.
..... (*name, surname, pesel number, ID: number and series, detailed residence address*)
10.
..... (*name, surname, pesel number, ID: number and series, detailed residence address*)

Each of the persons listed above in sections 1-10, hereinafter referred to as the **Author**, and jointly as the **Authors**, is represented by the plenipotentiary, Ms/Mr (hereinafter referred to as the **Faculty Editor-in-Chief**), pursuant to the power of attorney granted together with the consent for transfer of the author's economic rights, hereinafter referred to as the **Declaration**, and all of them jointly as **Declarations**, attached to this **Agreement** and constituting an integral part hereof.

§ 1

Each Author hereby transfers, free of charge, to the Publisher any author's economic rights to the work described in detail in the attached Declaration of a given Author (hereinafter referred to as the **Work**) with respect to using and disposing of the Work without time limitations in Poland and abroad, in the fields of use indicated in the Declaration.

§ 2

The transfer to the Published of the author's economic rights to the Work and acceptance of the Work for publishing takes place on the day on which the Agreement is signed. As of the day on which the Agreement is entered into, each of the Authors transfers to the Publisher also the ownership title to the media on which the Work has been recorded without additional remuneration.

§ 3

1. The Publisher is obliged to publish the journal/monograph with the Work of each of the Authors in the number determined by the Faculty Editor-in-Chief, i.e. copies in the book form, copies in the digital form.
2. The Publisher has the right to print additional copies of the journal/monograph for promotional purposes, which will not be included in the basic edition.
3. The Publisher is obliged to publish the Work within..... of the day on which the Agreement is entered into. The price of one copy of the journal/monograph will be determined by the head of the Publishing House.
4. The Author does not receive the author's copy of the journal/monograph in which his Work has been published.
5. The Publisher may withdraw from the agreement in the case of:
 - 1) receiving negative publishing reviews,
 - 2) Author's failure to include the corrections suggested by the reviewer,
 - 3) refusal to accept the article for publication by the journal's/monograph's Editorial Committee,
 - 4) Author's breach of the copyright to the Work,
 - 5) other reasons which cannot be attributed to the Author – the Author is not entitled to additional compensation for the Publisher's withdrawal from the Work's publication and distribution,
 - 6) identification of a falsification of research results or a scientific fraud being committed.
6. The Publisher has the right to withdraw from the Agreement within 14 days of the day on which it learnt about the circumstances which justify such withdrawal.

§ 4

The parties to the Agreement agree the following wording of the copyright note:
Copyright © by Politechnika Rzeszowska, Rzeszów _____ .

§ 5

Information Clause

In accordance with Article 13 of the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons 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) (Official Journal of the EU, L 119, 2016, p. 1) hereinafter referred to as the Regulation, the Publisher informs as follows:

1. The administrator of the Author's personal data is Ignacy Łukasiewicz University of Technology in Rzeszów seated at Al. Powstańców Warszawy 12, 35-959 Rzeszów, tel. +48 17 865 1100, email address: kancelaria@prz.edu.pl.
2. Contact details of the Data Protection Officer (DPO): tel. +48 17 865 1775, email address: iod@prz.edu.pl.

3. The Author’s personal data will be processed for the purposes of:
 - a) performance of the provisions of this contract – pursuant to Article 6, Section 1, letter b¹ of the Regulation,
 - b) the Publisher’s fulfilment of the legal obligation arising from the regulations of the Personal Income Tax Act of 26 July 1991 (Journal of Laws of 2018, item 200, as amended), the Social Security System Act of 13 October 1998 (Journal of Laws of 2017, item 1778, as amended) and the executive acts relating to the abovementioned acts, as well as other legal requirements – pursuant to Article 6, Section 1, letter c² of the Regulation.
4. Provision of data is voluntary, but necessary in order to complete this contract. Failure to provide personal data will result in the inability to complete the contract.
5. The recipients of the Author’s personal data will be as follows: applicable tax authorities, Social Security Administration, and also other recipients in circumstances arising from legal regulations. An entity commissioned by the Publisher (the data administrator) e.g. an IT services provider servicing and repairing IT systems can also be the recipient of the data.
6. The Author’s personal data will not be transferred to any recipients in a third country or an international organization.
7. The Author’s personal data will be processed during the time period necessary to fulfil this contract, and after that period will be stored for the purposes and time and range required by legal regulations or for the purpose of securing potential claims. After the storage time period, the data will be permanently deleted or irreversibly anonymized.
8. The Author has the right to request to access, rectify their personal data or restrict data processing or object to data processing or erase data, provided it is consistent with legal regulations.
9. The Author has the right to transfer their data to another party by submitting a transfer application to the Publisher.
10. The Author has the right to lodge a complaint with the supervisory authority if they consider that the processing of the related personal data infringes the Regulation.
11. The Author’s personal data will not be subject to automated decision making processes (including profiling).

¹ Art.6, Section 1, letter b of the Regulation: processing is necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract.

² Art.6, Section 1, letter c of the Regulation: processing is necessary in order to fulfil the legal obligation imposed on the administrator.

§ 6

1. The Declarations constitute an integral part of the Agreement, and all provisions included in them, in particular the authorisation granted to the Publisher, are legally binding.
2. In order to be valid, any changes and supplements to this Agreement or withdrawals from it need to be made in writing.
3. The Agreement has been drawn up in two counterparts, one for the Publisher and for the Authors represented by the Faculty Editor-in-Chief.

On behalf of the Publisher:

On behalf of the Authors:

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