Non-exclusive licence agreement No.

Made on
by and between Publisher (name)registered with the National Court Registe under number with its registered office at e-mail represented by (full name)
NIP REGON
hereinafter referred to as the Licensor
and
University of Wrocław - Library of the University of Wrocław, ul. Fryderyka Joliot-Curie 12, 50-383 Wrocław - represented by Grażyna Piotrowicz, director, acting pursuant to a power of attorney granted by the Rector of the University of Wrocław - hereinafter referred to as the Licensee.
The Licensor represents that it is the owner of (name), which is registered with the District Court in
§1
1 The subject-matter of this Agreement is a work titled
2 The Author of the work is
3 The Licensor delivers copies of the work to the Licensee in the following forms: * • print • electronic file • typescript • other
§2
1 The Licensor represents that it has author's economic rights in the scope covered by this

- 1 The Licensor represents that it has author's economic rights in the scope covered by this Agreement.
- 2. The use of the work by the Licensee will not constitute an infringement of any third-party rights.

§3

- 1 The Licensor grants the Licensee a non-exclusive licence to use the work specified in § 1.
- 2 The Licensor grants its approval for the Licensee's use of the work in the following fields of use:
 - a) digital reproduction of the work (digitalisation),
 - b) entering the whole or parts of the work into the memory of a general access computer,
 - c) entering the work into the memory of a computer made available in the library and letting the users reproduce the work in the form of computer printout only within permitted personal use.
 - d) dissemination of the work via the Internet* (delete as appropriate):
 - making the work available via the Internet for all to access without limitations

 making the work available online only to students of the University of Wrocław other limitations
§4 This licence is free of charge.
§5
1. The term of this Agreement is:*
 from
§6 The Licensor gives his consent to changing the format of the document in which the work was originally saved, without changing its content, in the scope justified by the use of the work under this licence.
§7 The Licensor grants his consent to the processing of personal data for the purposes of operating a digital library.
§8 To be valid, any amendments and additions hereto shall require the consent of both Parties and shall be made in writing.

§ 9

Any matters not regulated herein shall be governed by the act on copyright and related rights of 4 Feb. 1994 (Dz. U. 2006 No. 90, item 631, as amended) as well as by the Civil Code.

§ 10

Any possible disputes arising in connection with the performance of this Agreement shall be submitted for resolution by a court having jurisdiction over the Licensee.

§ 11

This Agreement is made in duplicate, one copy for each Party. The Agreement shall be valid when signed by both Parties. After signing the Agreement, the Licensor shall send both copies to the Licensee, who shall countersign both copies and send one of them back to the Licensor within 14 days.

* Delete as appropriate

SIGNATURE For the Licensee

SIGNATURE For the Licensor