

License Agreement for using the final/doctoral/habilitation theses

The Licence Agreement concluded in compliance with Section 40 Act No. 618/2003 Coll. concerning copyright and rights related to copyright (Copyright Act) and Section 63 Subsection 9 Act No. 131/2002 Coll. on universities and amending certain acts as amended

between

Name and surname, title:

Date and place of birth:

Permanent address:

Code (reference No. of thesis):

Date of downloading thesis into AIS:

(hereinafter "Author")

and

Slovak Republic represented by

University, faculty:

Address of the faculty where Author enrolls as a student or a candidate of doctoral or habilitation procedure:

Identification Number of Organisation:

A part of University represented by Dean/Rector:

(hereinafter "User" or "Beneficiary"):

Article 1 Subject of Agreement

The subject of this Agreement is Author's consent granting to the User on using the work specified in Article 2 of this Agreement (hereinafter referred to as "License") in accordance with the terms agreed in the Agreement.

Article 2 Specification of Work

Title of work:

Type of work:

No. of study field¹⁾:

Name of study field:

Identification No. of thesis generated by the University information system:

Article 3 Method of using the work and scope of licence

- (1) The Author agrees with the publication of the work and grants the user consent to access the digital copies of the work in a manner allowing multiple access²⁾, and only through the Central Register of the final, doctoral and habilitation thesis (the "Register").

¹⁾ first four digits of the code according to the Decree of the Statistical Office of the Slovak Republic No. 114/2011 Coll. which issues the Statistical Classification of Education Branches

²⁾ Section 4 Subsection 2 of Act No. 211/2000 Coll. on free access to information and amending certain acts (Freedom of Information Act), as amended

(2) After the registration of work in the Register, the user is authorized to make it available to the public.

at the latest months³⁾ from the date of the work registration,

without additional period.

(3) The user is authorized to make the work accessible to the public

using only

without using

the technology measures preventing public from permanently storing the work on the storage media or printing it.

(4) According to this Agreement, the license granted to the User by the Author is non-exclusive and valid in a geographically unlimited area.

(5) The Author grants the User the license for a period of 70 years from the date of the work registration in the Register.

Article 4 Reward

The Author grants the license free of charge.

Article 5 Final Provisions

(1) This Agreement is concluded in writing and shall be prepared in

two paper copies, including one for each party

electronic version in the University information system.

(2) This Agreement shall enter into force and effect on the date of signature by both parties; signing means also the replacement of written signature by mechanical means. This Agreement shall expire on the date when the Register operator stops the access to the work pursuant to Section 63 Subsection 12 of the Act. Should any provision of this Agreement be invalid, ineffective or unenforceable, this shall not affect the validity, effectiveness and enforceability of any remaining contractual arrangements.

(3) The Parties declare that they concluded the Agreement freely and seriously, did not act in error or distress, understand its contents and, indicating their consent, they sign it

by hand

by mechanical means ²⁾.

In on

In on

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Author

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User/Beneficiary represented by Rector
or other person authorised by Rector

³⁾ an integer from 1 to 12, with the consent of the rector or dean to 36

⁴⁾ Section 40 Subsection 3 of the Civil Code