

Didaktik slawischer Sprachen

# Author agreement

entered into between University of Innsbruck Innrain 52 6020 Innsbruck (editor) and (Author, address)

(title of the contribution)

## I. Preamble

Whereas, University of Innsbruck is the editor of the Online and Open Access Journal DiSlaw. Whereas, Author has submitted her/his article, works and contributions in electronic form for publication in said Online and Open Access Journal. Whereas, Author intends to grant to Editor the rights of use required to publish the article in case it is accepted for publication.

Now therefore, the parties hereto agree as follows:

II. Granting or Rights – Permission to Use the Work (as defined by §§ 14-18c Austrian Copyright Act)

The Author hereby grants Editor the right to use the article and works submitted by Author, across all types of usage set forth below.

## III. Granted Right of Usage

Editor shall be granted the non-exclusive right, which is unlimited in terms of duration and territory, to publish and make available to the public the digital version of the article in the journal (by means of a suitable electronic platform), either by wire or by wireless means, and, for this purpose, to reproduce and distribute the said contribution to the required extent.

This right of usage is granted to Editor free of charge.

As far as any quotations in the text of the article are concerned, no such rights shall be granted except as permitted by law.

For clarity, with regard to Author's entire contribution or parts of it which may be included therein, it shall be agreed as follows:

## 1. Publication

If article has not been published before, the right of publication shall also be included and consent to this shall hereby be given by all (co-) Authors. The right of publication expressively includes any legally independent parts and works of the whole contribution of Author (e.g. photographs).



### 2. Adaptations

The electronic version of the article will be stored for long-term archiving purposes. For this purpose, Editor shall be authorized to make technological changes to the article or to any parts of it if necessary due to technical reasons.

In addition, the Author grants to Editor the right to make adaptations of the article to increase accessibility (e.g. translation into easy language, sign language). The Author shall be informed of any such adaptations in advance and may review the final version prior to publication in order to assert any literary property which may be affected thereby.

## 3. Additional Provisions regarding the Rights of Exploitation granted to Editor

Editor shall be under no obligation to exercise the rights granted herein.

The rights granted herein may be sub-licensed in case the publication server (or any comparable platform) is operated by a third party.

The rights granted herein shall be granted irrevocably. However, this shall not affect the rights granted to Author under additional contract with Editor or by law to terminate the Agreement for other reasons, to withdraw from, or seek performance of, the same.

#### IV. Subsequent exploitations by the Authors or by Third Parties

The submitted article and any other included contributions, works or parts of it may continue to be used by the Authors themselves and/or - if the Authors have granted rights to this effect - by third parties.

For the avoidance of doubt, the permission to use the work granted to Editor shall continue to subsist even if, following the conclusion of the present Agreement, exclusive or non-exclusive rights to use the work have been granted to third parties. Any third parties shall be made aware of this fact.

#### V. Publication License

The Author intends the article published in the following form (please, tick off):

□ CC BY License (4.0)

□ CC BY ND License (4.0)

For best practice contributions, (only) the <u>CC BY license</u> applies.

The Author shall be aware of the fact that, upon granting a creative commons license, his/her personal rights as Author of the work and his/her rights to use might be irrevocably affected. The Author is obliged to inform any (co-) Authors thereof.

The Author is advised to direct any unresolved questions in this regard to the journal's contact address set forth below.



#### VI. Warranties

The Author guarantees that:

- a) his/her contribution is an original article which has not been submitted to, or published in another peer-reviewed journal (periodic medium) or a book or a collection and, as of now, has not been taken into consideration for any such publication.
- b) he/she is the sole Author of the article or that he/she has a full and unrestricted right to execute his/her rights, including in the name of other (co-) Authors.
- c) the submitted article has been prepared in compliance with the internationally accepted standards for good scientific practice (see, e.g. <u>https://wissenschaftliche-integritaet.de/kodex/; https://wissenschaftliche-integritaet.de/en/code-of-conduct/</u>).

The Author declares that he/she has any rights in respect of the submitted works (texts, photographs, videos, etc.) or that the approval of all (co-)Authors or any other persons with ancillary copyrights has been duly obtained in order to grant to Editor the rights granted in sections III. and IV. and to publish the contribution with the license selected in section V.

The Author confirms that he/she has the power to enter into the present Agreement with Editor and to grant to the same the rights of use set forth in clauses III. and IV. as well as the license selected in item V.

This shall expressly also apply to the designations of authorship included in the submitted works and to the approval to publish any unpublished works.

The Author declares that in the submitted works no rights of any third parties have been violated (including, but not limited to, copyrights and image rights, ancillary copyrights, trademark rights, personal rights, data protection, etc.).

#### VII. Violation of third-party rights

In case of violation of third-party rights, Editor shall be held harmless and indemnified by the Author from and against any claims which may be asserted by any third parties against Editor. This shall apply in particular to any copyrights and personal rights of third parties and shall be applicable as long as these statutory copyrights and/or the respective rights of third parties exist.

#### VIII. Final provisions

The present Agreement shall not create an employment, agency or corporate relationship between the parties.

In order to be effective, any agreements diverging from the present Agreement as well as any ancillary agreements hereto shall be in writing.

Should any provisions of the present Agreement be or become invalid or unenforceable, the remainder of the Agreement shall not be affected thereby. Any such provisions shall automatically be replaced with valid and enforceable ones which shall achieve the intended purpose in the best possible manner.



The present Agreement shall be governed by Austrian law, including, but not limited to, the provisions set forth in the General Civil Code (ABGB) and in the Copyright Act (UrhG), with exception of its Conflict of laws rules.

The place of jurisdiction shall be the court with subject-matter jurisdiction in Innsbruck, Austria.

I HAVE READ AND AGREE TO THE TERMS AND CONDITIONS SET FORTH IN THE PRESENT AGREEMENT.

Signature of the corresponding Author

Contact information of the corresponding Author:

Date:

Note of confirmation for Editor

Signature:

Date: