AGREEMENT

for granting a royalty-free license to the work with an obligation to grant a CC-BY sub-license

concluded in Warsaw on	go in
the register of institutes of the Polish Academy of Sciences no. RIN-I-41/98; NI 5250009134 REGON: 000325765, hereinafter referred to as "the Institute represented by: Prof. Dr Hab. Maciej Janowski – Director of the Institute,	
and Mr/MsPESEL:residence address:	
hereinafter referred to as "the Author," and collectively referred to as the "Parties,"	
with the following content:	
§ 1	
 The Author grants to the Institute a non-exclusive, royalty-free license to use the work entitled	
§ 2	
The Parties agree that the Work will be published in the journal/collective volume entitled (publication date, issue number, editor's name).	
0.2	

§ 3

- 1. Upon delivery of the Work, the Author grants the Institute a non-exclusive and unrestricted license to use the Work for an indefinite period worldwide on all known fields of exploitation, in particular on the following fields of exploitation:
- a) recording by any technique,
- b) reproduction by any technique, including printing, reprographic, magnetic recording, digital,

- c) introduction of copies into circulation domestically and abroad,
- d) dissemination by any method and technique, including entering into the memory of a publicly accessible computer and dissemination in computer networks and other media such as Teletext, WAP, GSM, SMS, MMS, interactive digital television, particularly on the Academic Journal Platform and the Digital Repository of Scientific Institutes,
- e) rental and lending of copies,
- f) make the Work available so that everyone can access it at a place and time of their choosing.
- 2. The Author consents to the Institute making the Work available under the terms of the non-exclusive Creative Commons CC-BY 4.0 license (Attribution 4.0 International current license text at https://creativecommons.org/licenses/by/4.0/deed.en) and in the future under its new versions. The Author is aware that CC licenses are irrevocable.
- 3. The Author consents to the Institute granting sub-licenses within the fields of exploitation mentioned in point 1 and within the scope of derivative rights.
- 4. The Author is aware that the Institute is obliged to make the Work available in a way that everyone can access it at a place and time of their choosing without any restrictions (including technical restrictions or technical safeguards). In particular, such access should comply with the current Web Content Accessibility Guidelines published by the W3C organisation, and the Works should be available in so-called open formats. The Institute can be relieved of this obligation if it demonstrates that third parties make the Works available in the manner specified above.
- 5. The Author allows the Institute to perform derivative copyright for free, including preparing the Work for use in a multimedia version on the fields of exploitation mentioned in §3 point 1.
- 6. The Author grants free consent to use the Work or its fragments in promotional and advertising activities concerning the Institute and its activities.
- 7. At the moment specified in §3 sec. 1, the ownership of all copies of the Work is also transferred to the Institute.
- 8. The Author waives the mediation of collective management organisations in concluding and executing this Agreement.
- 9. Due to the gratuitous nature of the Author's services specified in this Agreement, the Author is not entitled to any contractual remuneration from the Institute.

§ 4

- 1. The Author declares that he/she has delivered the Work to the Institute in an electronic version, keeping at least one version (copy) for himself/herself.
- 2. The Author authorises the Institute to make editorial changes to the Work after its acceptance, both in terms of content and form, and to make necessary abbreviations and additions.
- 3. The Author consents to his/her biographical note and email address being disclosed in connection with the publication of the Work.

- 1. Any changes to this agreement must be made in writing under pain of nullity.
- 2. The agreement has been drawn up in two identical copies, one for each Party.
- 3. The provisions of the Civil Code and the Copyright and Related Rights Act shall apply in matters not regulated by this agreement.
- 4. Any disputes arising from this agreement will be resolved by the court competent for the seat of the Institute.

The Institute The Author

(seal and signature) (legible signature)

Personal data is processed for the purpose of executing the agreement. Data will be processed for the time necessary to execute the agreement and thereafter until the expiration of any claims that may be raised in connection with it. Data may be transferred to entities providing technical and IT services for the Data Controller, which is the Institute of History PAN.

The data subject has the right to request access to personal data, rectification, erasure, or restriction of processing, as well as the right to data portability and the right to complain to the President of the Personal Data Protection Office.

For all matters concerning the processing of personal data, please contact the Data Protection Officer: iodo@ihpan.edu.pl. Detailed information is available on the Institute's website: https://ihpan.edu.pl/o-instytucie/ochrona-danych-osobowych/