

Publishing agreement

concluded with the author on 20..... in Białystok, between:

e-publisher.com, with its registered office in Białystok, (15-760) at 18/18 Szeroka Street, Poland hereinafter referred to as the Publisher, on behalf of which Joanna Prystrom acts/acts,

and residing in hereinafter referred to as the Author, the following agreement has been concluded.

§ 1

1. The author undertakes to write a literary work (scientific, popular) entitled with a volume of authoring sheets. The title may be changed by mutual agreement.
2. The author undertakes to deliver to the Publisher by the entire work, hereinafter referred to as the work, in electronic form.

§ 2

1. The Author declares that his work will be completely original and will not contain any borrowings from another work that could cause the Publisher's liability, will not infringe any rights of third parties and that his copyrights to this work are not limited to the extent covered by this agreement and transfers to the Publisher free of charge the exclusive right to publish this work in electronic form and to use it in the fields of exploitation listed in Article 50 points 1-4 of the Act on copyright, including reproduction and distribution of copies on all magnetic, optical and electronic media and making the work available via an IT network, for a period of 3 years from the date of conclusion of this Agreement (exclusive license).
2. The author undertakes to assume liability in the event of a claim being submitted to the Publisher by a third party to the extent specified in paragraph 1.3. The publisher undertakes to publish and distribute the work no later than one year from the date of acceptance of the work, on its website www.e-publisher.com.

§ 3

1. The author undertakes to deliver a work performed in terms of content, form and language with care and at the level required for the publication of this type of work.

2. Copies of the work delivered to the Publisher become the Publisher's property upon publication of the work, and their possible loss or destruction at any time may not result in any liability to the Author.

§ 4

The author decides on his own whether he or she delivers the finished work with a prepared, signed and scanned review by e-mail, or whether the review is transferred to the publishing house, in accordance with the current price list of the publishing service.

§ 5

After submitting the work, the author pays a fee in accordance with the current price list of the e-publisher publishing service. After the receipt of funds on the publisher's account is recorded, the work is published on the publisher's website.

§ 6

The papers published in the publishing house are available free of charge to all interested parties.

§ 7

The author does not receive any remuneration for the works published in ww.e-bwn.com and the granting of the exclusive license referred to in § 2 section 1 of the agreement.

§ 8

The author may independently, at his own discretion, disseminate the content of his work, with the place of its publication indicated, i.e. e-publisher.

§ 9

The following note will be placed on each copy of the work: © Copyright by publisher e-publisher 20...

§ 10

The Publisher is obliged to notify the Author in writing within 3 months of the delivery of the work, of the acceptance or non-acceptance of the work. Failure to send such a notification on time is considered acceptance of the work.

§ 11

If the Publisher does not accept the work, the Author refuses to make changes to the work specified by the Publisher, the Publisher may withdraw from the agreement.

§ 12

The publisher is not responsible for the technical condition of the published work, which he receives from the author in PDF, EPUB or MOBI versions, therefore a reliable preparation of the study is expected in scientific, substantive and technical terms.

§ 13

The Publisher has the right to transfer the rights and obligations under this agreement to a third party.

§ 14

Any changes and additions to the agreement must be made in writing under pain of nullity.

§ 15

Any disputes that may arise under this agreement will be resolved by the courts competent for the Publisher's registered office. Additional provisions: ... The contract is drawn up in identical copies, ... for the Publisher and ... for the Author.

..... **Author**

..... **Publisher**