



## AGREEMENT TO HONORARY LICENCE FOR WORKS ASSUMING A LIABILITY TO SUBLICENCE CC-BY-SA

Concluded on .....in Józefów between:  
*date*

Author.....  
*first name and surname*

hereinafter referred to as the “**Creator**” and

The Publishing House of Alcide De Gasperi University of Euroregional Economy in  
Józefów

hereinafter referred to as the “**Buyer**”

### 1.The subject of the agreement

1. The Buyer orders, and the Creator is obliged to accomplish the honorary scientific article entitled

.....  
*full title and translation*

.....

.....

..... hereinafter referred to as  
“**Paper**”.

2. From the moment of delivering the Paper, the Creator licences the Buyer to use the Paper indefinitely on the territory of the whole world within the following exploitation fields:
  - a. making the copies of the Paper by defined techniques: including printing, reprographic, magnetic records and digital technique;
  - b. introducing into trading, bailment or hire the original or copies of the Paper;
  - c. public accomplishment, exposition, screen display, reproduction, transmission and reemission, making the Paper publically accessible, so that everybody can have the access to it at the place and time chosen individually.



3. Moreover, the Creator honorary permits the Buyer to use and dispose the Paper analyses.
4. The Creator abandons the right of mediation at organizing the collective management at concluding and implementing this agreement.
5. The Buyer can permit sub-licence.

## 2. The Buyer's liabilities

1. The Buyer is obliged to permit the third persons the access to the Paper and to the other materials including or based on the sub-licensed Papers at the provisions corresponding to Creative Commons. Acknowledgement of the authorship – on the same conditions 3.0 (also known as CC-BB-SS), available at the address : <http://creativecommons/licenses/by-sa/3.0/> or the other linguistic version of this licence, or any other later version of this licence, published by the organisation "Creative Commons".
2. The Buyer is obliged to render the Papers available in such the way that everybody has the access to them at the place and time chosen individually without any limits ( including technical limits or protections). Particularly, such the access should consider up to date Web Content Accessibility Guidelines published by W3C Organization, and the Papers should be available in so called open formats. The Buyer can be released from this liability if he/she proves that the third persons will make the Papers available in the way defined above.
3. To inform the people, about the sub-licences available, when allowing them the Papers, the Buyer is obliged to put the following information together with the Papers, in the way which is available to get to know:

*" It is permitted to use [the title of the Paper] [then "Paper"] on conditions of the Creative Commons licence. On the same conditions 3.0 [known as CC-BY-SA], available at <http://creativecommons/licenses/by-sa/3.0/> or the other linguistic version of this license or the later version of this license published by Creative Commons Organization. "*

4. The liabilities, mentioned at items 2.1, 2.2, 2.3 are reserved for the advantage of all the people who will have the Papers permitted. Such the person can demand directly from the Buyer to have the Papers available, to have the sub-licence permitted and to be informed according to the items 2.1, 2.2, 1nd 2.3.

## 3. Remuneration

1. Because of the gratuitous service, defined in this agreement, the Creator does not have the right to receive the contract remuneration from the Buyer.



#### 4. Other provisions

1. Every changes and supplements of the Agreement must be made in writing or else shall be null and void.
2. These articles have been drawn up in two counterparts, with one copy for each Party.

Creator

On behalf of

The Publishing House of Alcide De Gasperi  
University of Euroregional Economy  
in Józefów

.....

.....

*first name and surname of the author*

*Signature*