

**AGREEMENT ON FREE OF CHARGE TRANSFER OF
COPYRIGHT**

(concerns the periodical TEKA Komisji Politologii i Stosunków Międzynarodowych
(„TEKA Commission of Political Science and International Affairs the Lublin Branch of
PAN”)

concluded on the day of..... 2016 between:

Polish Academy of Sciences (PAN), with registered offices in Warsaw (00-901), the Palace of Culture and Science, at Plac Defilad 1, registration REGON 000325713, VAT No. 525-15-75-083, represented, on the basis of granted Power of Attorney . No_BOM-18/2016 dated 8 January .by prof._Jacek Łętowski -- Editor in Chief of the periodical TEKA Komisji Politologii i Stosunków Międzynarodowych („TEKA Commission of Political Science and International Affairs the Lublin Branch of PAN”)

hereinafter referred to as **“Grantee”** and

....., residing at.....,

ID No..... Affiliation/Affiliations (scientific)

..... hereinafter referred

to as **“Grantor 1”**

and , residing at.....,

ID No.....Affiliation/Affiliations (scientific)

..... hereinafter referred

to as **“Grantor 2”**

and jointly as **“Grantors”**,

being the authors of the scientific paper with the title.....

.....,

hereinafter referred to as the **“Paper”/“Article”**,

with the following provisions and stipulations:

§1

1. The Grantors declare that they are the authors of the Paper/Article which is the result of their original creative work, and that they have, with regard to the Paper/Article, copyright free of any limitations, including copyright under the Act of 4th February, 1994, on copyright and related rights (J. of Laws of 2006, No. 90, item 631 with subsequent revisions). The Grantors declare that their respective shares in the copyright to the Paper/Article are as follows: Grantor 1: -..... %, Grantor 2: -%.
2. The Grantors declare that the Paper/Article does not infringe the copyrights of any third party, is free of any borrowings, and that there are no other circumstances that might expose the Grantee to any liability towards any third party as a result of the use or publication of the Paper/Article.

3. The Grantors declare that they have the right of disposal concerning materials included in the Paper/Article, such as texts, photographs, maps, layout plans, etc., and that the utilisation of such materials in the Paper/Article does not infringe any rights of any third party.
4. The Grantors declare that they are acquainted with the Instructions for Authors, and that the text of the Paper/Article has been prepared in compliance with the editorial requirements applicable to the publication of the periodical TEKA Komisji Politologii i Stosunków Międzynarodowych („TEKA Commission of Political Science and International Affairs the Lublin Branch of PAN”)
5. The Grantors declare that the Paper/Article has not been published earlier in whole or in part (whether under the same or a different title), and that it has not been submitted for publication in any other periodical in the sense of the Act of 26 January, 1984, Press Law (J. of Laws of 1984, No. 5. item 24 with subsequent revisions).

§2

1. The Grantors transfer to the Grantee, free of charge and without any limitations as to the territory, time and number of copies, the complete copyright and related rights to the Paper/Article, for the purpose of its publication in the periodical TEKA Komisji Politologii i Stosunków Międzynarodowych („TEKA Commission of Political Science and International Affairs the Lublin Branch of PAN”)

in printed and electronic form, within the following fields of exploitation:

- a) preservation on any carriers/media;
- b) multiplication of the Paper/Article, its parts or fragments with any known techniques, production of copies of the Paper/Article or of its parts, fragments, with any technique, including the printing, reprographic, magnetic and digital techniques;
- c) storing in computer memory and placing in private and public computer networks (including the Internet), and proliferation via the networks;
- d) turnover of the original and/or copies on which the Paper/Article, its parts or fragments have been preserved – introduction into turnover, lending or lease of the original or copies;

§3

1. The Grantors and the Grantee agree that the Grantee will also have the right to:
 - a) implement necessary revisions to the Paper/Article, resulting from its editorial elaboration,
 - b) determine on its own the number of editions, printing of additional copies, and issues of the Paper/Article, and the number of copies in the particular editions and additional printings,
 - c) publish the Paper/Article in other publications related with the activity of the Grantee, than that specified in § 2 item. 1.

§4

The Grantors and the Grantee declare jointly that the value of the copyrights transferred free of charge under this Agreement amounts to.....PLN (say:).

§5

Any changes to this Agreement must be made in writing to be valid.

§6

Matters not regulated by the provisions of this Agreement will be subject to the regulations of the Civil Code and of the Act on copyright and related rights.

§7

Any disputes that may arise in the course of implementation and during the validity of this Agreement will be resolved by a Common Court having territorial jurisdiction for the seat of the Grantee.

§8

The Agreement is made in 2 (two) identical copies, one for each of the Parties.

GRANTOR:

GRANTEE:

