

## **Agreement for the Transfer of Ownership Rights to Works with an Obligation to Grant a CC-BY License**

Concluded in Warsaw, on ....., between:

.....  
(Author's Name)

hereinafter referred to as the **Author**

and

the publisher of the technical sciences quarterly "Pomiary Automatyka Robotyka", the Łukasiewicz Research Network – Industrial Research Institute for Automation and Measurements PIAP, represented by .....  
hereinafter referred to as the **Publisher**

### **1. Subject of the Agreement**

- 1.1. The Author(s) declare that they are the creators of the article .....  
..... hereinafter referred to as the **Scientific Work**.
- 1.2. As of the date of signing this Agreement, the Author(s) transfer to the Publisher, free of charge, the authors' economic rights to the Scientific Work in the following fields of exploitation:
  - 1.2.a Reproduction of the Scientific Work using any printing technique, including typographics and digital techniques;
  - 1.2.b Distribution, lending, or leasing of the original or copies of the Scientific Work;
  - 1.2.c Placement of a digitized version in archives and systems implementing open science policies, publication on the journal's website, and public sharing of the Scientific Work in a manner allowing access to it by anyone, at any place and time of their choosing.
- 1.3. The Author(s) grant the Publisher free permission to use and dispose of adaptations of the Scientific Work and transfer to the Publisher the right to permit the use and disposal of adaptations of the Scientific Work free of charge.
- 1.4. Personal rights are not transferred to the Publisher.
- 1.5. The Author(s) transfer to the Publisher the ownership rights to the copies of the Scientific Work provided to the Publisher free of charge.
- 1.6. The transfer of rights is not limited territorially or temporally.

### **2. Obligations of the Publisher**

- 2.1. The Publisher is obliged to grant third parties licenses to the Scientific Work and other materials containing or based on the Scientific Work under terms identical to the Creative Commons Attribution 3.0 license (known as CC-BY), available at <http://creativecommons.org/licenses/by/3.0/> or another language version of this license or any later version of this license published by the Creative Commons organization.

- 2.2. The Publisher is obliged to make the Scientific Work available in a manner that allows anyone to access it at any place and time of their choosing without restrictions (no technical or security restrictions). Such access should comply with the current Web Content Accessibility Guidelines published by the W3C, and the Scientific Work should be available in the so-called open formats. The Publisher may be released from this obligation if it can demonstrate that third parties are making the Scientific Work available as described above.
- 2.3. To correctly inform those to whom the Scientific Work will be made available about the licenses granted, the Publisher is obliged to include the following information with the Scientific Work in a manner that allows recipients to familiarize themselves with it:  
*“The use of this article is permitted under the terms of the Creative Commons Attribution 3.0 license”.*
- 2.4. The obligations referred to in sections 2.1, 2.2, and 2.3 are reserved for the benefit of all persons to whom the Scientific Work will be made available. Such a person may directly demand from the Publisher to make the Scientific Work available, grant them a license, and provide information in accordance with sections 2.1, 2.2, and 2.3.

### 3. Remuneration

- 3.1. Due to the gratuitous nature of the Author's services specified in this Agreement, the Author is not entitled to contractual remuneration from the Publisher.
- 3.2. The Publisher remains obliged to pay inalienable remuneration reserved for the Author under applicable law, in situations and in the manner specified in those provisions.

### 4. Final Provisions

- 4.1. In the event that the Scientific Work is submitted for publication, the Authors agree to withdraw the Work from other editorial offices.
- 4.2. If the Publisher rejects the Scientific Work and does not publish it, the Parties will consider this Agreement as void.
- 4.3. Any changes and additions to the Agreement require written form to be valid, under the penalty of nullity.
- 1.4. The Agreement is drawn up in two identical copies, one for each Party.

.....  
(Publisher's Signature)

.....  
(Author's Signature)