

**Contributions in New World Archaeology**  
**Vol. .... (20.....)**

**Licence contract No. ..../20...**

concluded in Krakow on ..... 20.... between:

- 1) Jagiellonian University of Kraków, Institute of Archaeology, str. Gołębia 11, 31-007 Kraków represented by Jarosław Żrałka hereinafter referred to as PUBLISHER  
and
- 2) ..... residing in.....  
..... hereinafter referred to as AUTHOR.

**1.** Jagiellonian University of Kraków, Institute of Archaeology declare that they are the publisher of the publication entitled **“Contributions in New World Archaeology” Vol. .... (20.....)**

**2.** The Author declares that he holds the copyright on the work entitled  
.....  
.....  
as well as on the tables, drawings and photos included in it.

The Author shall submit to the Publisher an electronic document (.doc or comparable format) with the work, together with tables, drawings, photos that are to be published with the work, included in separated files, before .....

**3. Use of the licence**

**3.1.** The Author authorises the Publisher to:

- record and reproduce the work by means of printing techniques, reprographic techniques, magnetic recording and digital techniques;
- put multiplied copies of the work on the market;
- make the work available so that everybody could have access to it in time and place chosen by them, including publishing the work on the Publisher’s website.

**3.2.** The Author authorises the Publisher to grant a sublicense within the scope as specified in point 3.1. herein.

**3.3.** The licence is not limited territorially and is binding in all countries of the world.

**4.** The Publisher has the right to introduce to the work any necessary terminological and editorial changes.

The Publisher decides on the form of the work publication, including its graphic layout.

**5.** The Author is entitled to one author’s revision, yet if the introduced changes exceed 5% of the work the Publisher may demand that the Author cover additional costs resulting from the introduced changes.

If the work sent for the author’s revision is not returned to the Publisher before the designated date it means that the Author agrees to publish the work in the form suggested by the Publisher, accepts the changes introduced by the Publisher and agrees to put it into circulation.

**6.** The Publisher covers the costs of the work publishing, particularly of editing, typesetting, printing and binding, excluding the costs specified in point 5 herein.

**7.** The Author is not entitled to remuneration for the Publisher’s use of the copyright within the scope as specified in point 3 herein, nor for the author’s revision.

**8. Rights of withdrawal**

**8.1.** The Author may withdraw from the contract but not later than the work has gone to press, however in this case the Author is obliged to reimburse the Publisher for the expenses. On the Author’s request, the Publisher shall give out prepared tracing papers or matrices.

**8.2.** The Publisher may withdraw from the contract in case the Author does not submit the work by the agreed date or if there are no funds to cover the costs of publishing.

**9.** In the event that the Author holds no copyright on the work or he infringes the copyrights of other parties, the Publisher is entitled, independently of their withdrawal from the contract and reimbursement for expenses, to demand that the Author recoup the losses.

The agreement has been made in two identical copies, one copy for each party.

.....  
Publisher

.....  
Author