

COPYRIGHT LICENCE AGREEMENT INCLUDING INTERNET COPYRIGHT LICENSE AGREEMENT

Executed on the date specified below between the following persons who declare that they are of legal capacity to enter into this contract (the "Agreement")

Dear Contributor(s):

Thank you for submitting your Contribution for publication. If the Contribution is not accepted for publication, or if the Contribution is subsequently rejected, this Agreement shall be null and void. Publication cannot proceed without a signing a copy of this Agreement by ticking the box below.

Parties to the agreement: **Contributor/co-contributors** and **Acquirer** (editor of the publication assigned by the publisher). Parties are hereinafter jointly referred to as "Parties to the contract".

THE PURPOSE OF THE AGREEMENT

The purpose of this Agreement is to disseminate the Contribution to the public by the means specified in this Agreement. The parties will equally consider the following interests of the parties:

- 1) the copyright interests of the **Contributor/Co-contributors**
- 2) the Acquirer's right to assess his/her economic investment in dissemination of the Contribution, and
- 3) the public interest in achieving a cultural common good.

The Contribution (presented manuscript; scientific article, news and views, reviews). The **Contributor/Co-contributors** signature: under which the contribution shall be presented to public, and which shall be distinctly presented on all copies, on all usual places.

LICENCE (A)

- 1) Exclusive licence for reproduction and dissemination of the contribution

Contributor/Contributors grants/grant to the Acquirer the exclusive licence to reproduce the Contribution in the form of printed copies included in the periodical „Interdisciplinaria archaeologica“.

Further reproduction specifics: the periodical is published at least twice a year; the licence also includes the exclusive right to disseminate any reproduction of the Contribution in its corporeal form and the scope of the licence is not limited.

Contributor/Co-contributors grants/grant to the Acquirer licence to use the Contribution in English and to modify the Contribution in any other way

- 2) Delivery deadline of the reproductions to the **Contributor/Co-contributors**: Delivery method – online, mail to the editor or publisher address.

Reproductions not intended for sale, including obligatory reproductions of the Contribution in quantity determined by law, if determined by law, are not included in the edition of the Contribution.

LICENCE (B)

1) Exclusive licence to transmit the contribution by means of telecommunication networks

Contributor/Co-contributors further grants/grant to the Acquirer exclusive licence to transmit the Contribution in its incorporeal form by means of telecommunication networks namely in a form of the electronic edition of the periodical „Interdisciplinaria archaeologica“in its internet version at <http://www.iansa.eu/preview/index.html>

The Licence also includes the licence to reproduce the Contribution in its electronic form including the digital version of the Contribution, namely in order to place the Contribution onto a device enabling or ensuring its transmission to the public in its incorporeal form by means of telecommunication networks. The licence is exclusive. Scope of the licence: duration of the accessibility on network is unlimited and the number of public downloads is unlimited.

USE OF THE LICENCES

The Acquirer is not bound to use the Licence (A) (hereinbefore) (to publish the Contribution) and is not bound to use the Licence (B) (hereinbefore) (to transmit the Contribution by means of telecommunication networks).

PAYMENT

Licences (A) and (B) are awarded at no charge

SUBMISSION OF THE CONTRIBUTION

Contributor/Co-contributors is/ are bound to submit the Contribution to the Acquirer in due form and in due time, finished, without any copyright or other legal deficiencies as well as without any other deficiencies such as deficiencies in content (factual deficiencies) or deficiencies in form, as well as deficiencies of a carrier (e.g. attachment of electronic mail, disc etc., data format) which shall be without any faults and which the Acquirer acquires without payment into his\her possession.

Contributor/Co-contributors are bound to submit the Contribution, which is a literary work, completed in the language style which corresponds to generally accepted language rules of the language in which the CONTRIBUTION is written.

COPYRIGHT RESERVATION

The Acquirer is bound to provide the reproductions of the Contribution and its digital form when transmitting by the means of telecommunication networks, with the copyright reservation symbol - letter C in circle on a standard place, the information of the owner of the copyright who is authorized to exercise copyright protection of the Contribution, and the publishing date of the Contribution. This copyright reservation reads as follows: **Contributor/Co-contributors**, 2010© Archeologické centrum Olomouc, allowance organisation, Czech Republic, 2010, all rights reserved.

SPECIFIC CLAUSE

Co-contributors declare that by providing all joint matters regarding this contract they authorize the co-contributor who accepted obligations under this agreement. The remaining co-contributors grant him/her the power of attorney in all legal acts under this agreement, and this co-contributor accepts it.

FINAL AGREEMENT

Parties to the agreement accept their rights and duties arising under this agreement bona fide, without security, and upon consideration of all circumstances preceding the conclusion of this agreement.

In matters not established by this Agreement, the legal relationship between the parties to the agreement shall follow primarily the law no. 121/2000 Sb. as amended.

By sending the manuscript to the editorial offices c/o Ondřej Mlejnek, Elplova 14, 628 00 Brno; mlejnek.o@seznam.cz or to the publisher Archeologického centra Olomouc, allowance organisation, based U Hradiska 42/6, 779 00 Olomouc, Czech Republic, office@ac-olomouc.cz and by the presentation of personal information on **Contributor/Co-contributors**, the **Contributor/Co-contributors** agrees with the Copyright Licence Agreement and Internet Copyright Licence Agreement published on this webpage and the will of **Contributor/Co-contributor** to accept both of these proposals is based on implied agreement.

I/we declare and confirm by this agreement that I/we duly considered the Agreement and its content, that I/we fully understood the Agreement and that I/we conclude this Agreement after forethought and in my/our free will, without duress nor unfavourable conditions, and that I/we fully intend to fulfil this agreement. Those signed thereafter also personally declare that they are not aware of any facts that could supersede the Agreement concluded by them in any way, frustrate the purpose of the agreement, render it invalid towards any other third party or offend in any way rights of any third party.