

Agreement on Rights of Use

by and between Deutsche Institut für Erwachsenenbildung [German Institute of Adult Education],

Heinemannstraße 12–14, 53175 Bonn

- hereinafter **DIE** -

and

...

- hereinafter the "**Author**" -

DIE is the institutional publisher of periodicals distributed by W. Bertelsmann Verlag GmbH & Co. KG, Auf dem Esch 4, 33619 Bielefeld (hereinafter "WBV"). DIE also publishes scientific articles online on its own websites that it operates. Moreover, DIE is a supplier of open access repositories of third parties.

The Author hereby grants DIE the right to publish his/her article in the "DIE Adult Education Magazine" [Zeitschrift für Erwachsenenbildung] and in open access repositories.

To that purpose, the parties agree to the following:

§ 1 Granting of rights of use

(1) The Author hereby grants DIE the rights of duplication, distribution, intangible public or individual transmission and reproduction of the article in a magazine of WBV, for all hardcopies and softcopies (e.g., CD-ROM, DVD-ROM, E-Book) as well as online use inside and outside of storage media, particularly databases (including electronic storage, availability to the public through individual retrieval, screen reproduction and print-out by the user, including online and for display on other receiving devices). The foregoing includes the corresponding image templates, drawings, cards, sketches and tables.

(2) In addition, the Author grants DIE the right to reprints, abstracts (including in foreign-language versions and preprints), special editions and photo-mechanical duplication and editions on audiovisual storage media.

(3) The Author expressly grants DIE the right to publish and use the article in the WBV Magazine Portal. The decision on whether to make the article available free of charge or for a fee shall be made jointly by WBV and DIE.

(4) DIE shall endeavour to ensure that the article is available in electronic form on a long-term, non-profit basis on its websites or in specialised and interdisciplinary third-party repositories, including international repositories. The article shall be stored and shown with the corresponding bibliographical and content-related information (title, author, abstract, keywords, etc.) on servers and in the DIE databases and converted into another data format when needed. The Author also expressly grants DIE the right to duplicate and distribute the Author's articles in the aforementioned databases (including those of third-parties), whether in services that require retrieval by individual users or in services in which the utilisation is at the initiative of a repository, including all means of transmission (cable, radio, satellite, etc.) and protocols (TCP/IP, http, WAP, HTML, XML etc.).

(5) The rights of use mentioned in sections 1 to 4 above are granted for an unlimited territory, for the duration specified in the copyright laws, and for all known or unknown manners of use. Said rights also include the right to make such changes to the work as are necessary for certain uses permitted by this agreement that are necessary for technical reasons.

(6) The rights mentioned in sections 1 to 5 shall be granted in the form of exclusive rights for the duration of the "exclusivity period" of two years after publication and in the form of ordinary rights thereafter. Notwithstanding the foregoing, the Author shall retain an ordinary right of use during the "exclusivity period" so that the Author can upload the article to the institutional repositories by prior arrangement with DIE, provided that doing so has no significant adverse effects on the interests of the WBV.

(7) DIE is entitled to enter into licence agreements with third parties and to grant sub-licences, subject to complying with the Cooperation Contract with WBV, in accordance with sections 1 to 5 above.

§ 2 Certification that the article is unencumbered by third-party rights

(1) The Author hereby certifies that the publication and public availability of the Author's article and the bibliographic and content-related data do not infringe any third-party rights (e.g., copyrights, trademark rights, personal rights or rights of third parties such as co-authors, publishing houses, copyright protection associations and third-party sources of funding) and that the Author has not entered into any arrangements incompatible with granting the rights under this contract.

(2) The Author certifies, to the best of his or her knowledge, that the Author or the employer thereof has not entered into any arrangements with third-party sources of funding, which are incompatible with granting the rights under this contract.

(3) In case personal data or images are used, the Author certifies that he or she has obtained the relevant person's consent to use said data or images, unless the person in question is unidentifiable in the relevant images or data.

(4) If the Author later learns of any legal impediments to the performance of this contract, the Author shall immediately inform DIE thereof.

§ 3 Liability

The Author hereby agrees to indemnify and hold DIE harmless from and against all third-party claims attributable to the Author as well as to reimburse all costs arising from a claim attributable to the Author, particularly the costs of legal defence.

§ 4 Fees

The exploitation of the article by DIE and its licensees, particularly WBV, shall be free of charge. After publication in printed form, the Author shall receive two printed specimens of the corresponding issue of the magazine free of charge, as well as the PDF file of the article in the version published.

§ 5 Data protection

DIE and its licensees, especially WBV, hereby agree to use any personal information received concerning the Author for the sole purpose of performing this contract.

§ 6 Blocking

DIE is entitled to block access to any article published online that gives specific reasons to believe that third-party rights may be infringed, in which case DIE shall inform the Author thereof within a reasonable time and provide the Author with an opportunity to eliminate said infringement.

§ 7 Termination

The contract is signed for the duration of the period of protection of the articles, without prejudice to the right to extraordinary termination for good cause.

§ 8 Miscellaneous

(1) If any provision of this contract is or becomes invalid, the validity of the remaining provisions shall not be affected thereby. In that case, the parties agree to replace the invalid provision with a valid provision that comes as close as possible to the original.

(2) In case of disputes arising from this contract, the parties agree, before filing a complaint with an ordinary court of law, to initiate arbitration proceedings in accordance with the rules of the mediation service of the Bonn Chamber of Industry and Commerce for the resolution of commercial disputes.

(3) This contract is subject to the laws of Germany.

§ 9 Formation of the contract

This contract shall take effect when signed. Alternatively, the contract may enter into effect when DIE e-mails this contract to the Author and the Author e-mails his or her declaration of consent to Mrs Beyer-Paulick (beyer-paulick@die-bonn.de) at DIE. In the case of articles by several authors, each person must declare their consent. The e-mail shall contain the following words, and this contract shall be appended to the e-mail as an attached file (PDF):

"I hereby declare my consent to entering into the attached contract."

The Author may download, save and print out the text of the contract from the e-mail.

....., on

.....

Deutsches Institut für
Erwachsenenbildung e.V.

....., on

.....

Author