



## MONDO INTERNATIONAL ACADEMY

Mondo International Academy, s.r.o.  
Záhradnícka 60  
Bratislava 821 08

IČO: 48 082 295  
DIČ: 2120044916  
IČ DPH: SK2120044916

### LICENSE AGREEMENT FOR THE USE OF THE WORK

concluded according to § 40 et seq. Act no. 618/2003 Coll. on copyright and related rights (copyright law)

between

Author

Titles, name and surname:
Date and place of birth:
Permanent residence:

a

Acquirer:

Institution:
Faculty:
Address:
ID:
Faculty represented by:

#### **Art. 1 Subject of the contract**

The subject of this contract is the granting of the consent of the author of the work specified in Art. 2 of this contract to the transferee for the use of the work (hereinafter referred to as "license") under the conditions agreed in this contract.

#### **Art. 2 Designation of the work**

1.

Type of work:
Other work (characterized as):
Title:
Identification number of the thesis generated by the information system of the university:
Date of submission of the work to the central register of final, rigorous and habilitation theses:



## MONDO INTERNATIONAL ACADEMY

Mondo International Academy, s.r.o.  
Záhradnícka 60  
Bratislava 821 08

IČO: 48 082 295  
DIČ: 2120044916  
IČ DPH: SK2120044916

2. The work referred to in paragraph 1 was created by its author, who is a student, or a participant in a rigorous procedure or a habilitation procedure at a university, who is a licensee under this contract.

### Art. 3

#### How to use the school work and the scope of the license

1. The author grants the licensee the following extent:
  - making available a digital copy of the work on its website through the publicly accessible electronic catalog of the academic library without restriction without undue delay after effective consent, including the right to sublicense to a third party for study, scientific, educational and information purposes,
  - making available a digital copy of the work on its website through the publicly accessible electronic catalog of the academic library after ... years after the conclusion of this contract without restriction, including the right to sublicense to a third party for study, scientific, educational and information purposes,
  - making the created digital copy of the work on its website via the publicly accessible electronic catalog of the academic library after ... years after the conclusion of this contract only to users within the university (access control based on computer IP addresses or by name and password), including the right to provide sublicense to a third party for study, scientific, educational and information purposes,
  - making a digital copy of the work available through the academic library for study, scientific, educational and information purposes only to users within the university (access control based on computer IP addresses or via username and password)
  - making available only annotations and abstracts of the work, contacts, if the author does not agree with the publication of the entire text. The author can provide contact details (as optional):

Phone:

E mail:

2. The license granted by the author to the transferee under this contract is non-exclusive.
3. The author grants the acquirer a license for an indefinite period in accordance with the duration of the author's property rights pursuant to Section 21 of the Copyright Act.
4. Upon the termination of the transferee as a legal entity to which the license has been granted, the rights and obligations under this contract shall pass to the legal successor of the transferee.



## MONDO INTERNATIONAL ACADEMY

Mondo International Academy, s.r.o.  
Záhradnícka 60  
Bratislava 821 08

IČO: 48 082 295  
DIČ: 2120044916  
IČ DPH: SK2120044916

### **Art. 4 Reward**

The author grants the licensee the license free of charge.

### **Art. 5 Originality and immutability of the work**

1. The author declares that the work was created by his own creative activity and that the work is original.
2. The author guarantees that all copies of the work, regardless of the medium, have identical content.
3. The transferee may not interfere in any way with the content of the work.

### **Art. 6 Final provisions**

1. This contract is made in two copies; one copy being received by the author and the relevant academic library.
2. This contract shall enter into force on the date of signature and shall take effect upon successful defense of the work in question at the university.
3. This Agreement may be amended or supplemented only by a written amendment signed by both parties.
4. Relationships which are not regulated by this contract are subject to generally binding legal regulations valid and effective in the territory of the Slovak Republic, in particular the provisions of the Copyright Act, the Civil Code and Act no. 131/2002 Coll. on Higher Education Institutions and on Amendments to Certain Acts, as amended.
5. The contracting parties declare that they have concluded the contract freely and seriously, have not acted in error or in distress, have understood its content and sign it by hand as a sign of consent.

In ....., on .....

.....  
Author