

Publishing Agreement

This Agreement is concluded on between **John Paul II Catholic University of Lublin**, located in Lublin (Poland), Al. Raławickie 14, 20-950 Lublin, represented by Agnieszka Matwis – Deputy Director of the KUL University Press, hereinafter referred to as the “Publisher”,

and, place of residence:

.....
hereinafter referred to as the “Author”.

The Agreement reads as follows.

§ 1

The subject matter of this Agreement is the Author’s work entitled “
.....
.....”

(hereinafter called the “Work”). It is intended to be included in the journal “Studia z Prawa Wyznaniowego” [Studies in Law on Religion].

§ 2

The Author declares that the Work is original and does not infringe any personal or proprietary rights of third parties, and that She/He has unlimited rights to the Work which are the subject of this Agreement.

§ 3

1. The Author hereby assigns to the Publisher the exclusive proprietary copyright to the Work (its full version, as well as its abstracts and summaries) in all fields of exploitation known on the date of concluding the Agreement, in particular the right to:

- 1) publish and disseminate the Work in the journal;
- 2) distribute copies of the journal containing the Work;
- 3) save the Work on any data carriers;
- 4) store the Work on computers;
- 5) enter the Work into databases and other digital repositories;
- 6) distribute the Work (in the form of e-books, PDFs, etc.) in information technology systems, e.g. the Internet and Intranet,

2. The proprietary copyright to the Work is transferred to the Publisher free of charge upon the Publisher’s acceptance of the Work.

§ 4

1. The Publisher shall determine the format in which the Work is published, including its graphic design, in consultation with the Author.

2. The Publisher shall have the right to make necessary changes to the Work, such as editing or adjusting its form or content to suit the journal as a whole.

3. The Author shall proofread the Work the date agreed with the Publisher.

§ 5

The Publisher undertakes to send to the Author one free copy of the journal in which the Work was published.

§ 6

The Publisher shall have the right to:

- 1) transfer the rights and obligations specified by this Agreement to a third party;
- 2) grant to third parties exclusive or non-exclusive licenses on the use of the Work in all or certain fields of exploitation mentioned in § 3;
- 3) use the Work, its abstracts or summaries for the purposes related to its activity, in particular to promote the journal.

§ 7

Any changes and annexes to this Agreement shall be made in writing or else shall be null and void.

§ 8

In matters not covered by this Agreement, the relevant provisions of Polish law shall apply, including in particular the Act of 4 February 1994 on Copyright and Related Rights (*Dziennik Ustaw* 2025, item 24, as amended) and the Act of 23 April 1964 - Civil Code (*Dziennik Ustaw* 2024, item 1061, as amended).

§ 9

Any disputes resulting from this Agreement shall be resolved by a competent court having jurisdiction over the seat of the Publisher.

§ 10

This Agreement is made in two identical copies, one for the Publisher and one for the Author.

.....
Author

.....
Publisher