



CONTRACT FOR DIGITAL PUBLISHING

between

Åbo Akademi University (ÅAU)

and

the author of the publication:

Given name Family name _____ Personal identity code: _____

Given name Family name _____ Personal identity code: _____

The title of the publication: _____

If it is an article, please

add the name of the

journal/book/proceedings: _____

1. The purpose of the agreement

Signing this contract the author/s give/s Åbo Akademi University the right to publish digitally and to file the above mentioned publication. This includes allowing users to print and copy the publication for their own private use. In addition Åbo Akademi University gets the right to include the publication in a system of digital digital preservation.

2. Author responsibilities

The author undertakes to deliver the publication to the Åbo Akademi University Library in the format specified by the library (PDF-file). The author can also let the printing house take care of the delivery. If a printed version of the digital publication exists, the author must make sure that the content of the digital publication is identical with the printed version.

The author is responsible for the content of the publication and his/her rights to it.

The author certifies that he/she has acquired the rights to all visual materials or any other additional material used in the publication.

If the work has already been published (or is due to be published) elsewhere with the contract signer as the author or co-author he/she must ensure the rights to parallel publishing.

3. Åbo Akademi University responsibilities

Åbo Akademi University ensures that the publication will be fittingly catalogued and made available to the public.

4. Compensations

The contracting parties will not receive any financial compensation for the online publishing. Each party will take care of their own costs. The public users of the on-line publication will not be charge a fee.

5. Copyright

This agreement does not affect the author's copyright to the publication in any way. Åbo Akademi University has the right to make the publication available in an open data network as long as this contract is viable.

6. Terminating the contract

If the author has given information about the publication contradicting paragraph 2. in the contract, Åbo Akademi University has the right to terminate the contract and make the publication unavailable in the open data network. A terminated contract does not release the author from his/her responsibilities or any liabilities to the damage. The author has the right to terminate this agreement by notifying thereof in writing with a one month period of notice. After termination Åbo Akademi University no longer has the right to keep the publication in an open data network but retains the right to file the digital publication.

7. Settling disputes

According to Finnish legislation, disputes are referred to the District Court of Varsinais-Suomi.

Author/authors:

Place and date:

Author's/authors' signature(s)

Place and date:

Author's/authors' signature(s)

Åbo Akademi University:

Mats Lindfelt

Director of ÅAU's research and education

Please fill out the contract on-line, sign by hand and MAIL the original contract to the address below. Thank you!