

Tomas Bata University in Zlín, Faculty of Humanities, Business no. 70883521, residing at Mostní 5139, 760 01 Zlín, Czech Republic, represented by the Dean, doc. Ing. Anežka Lengálová, Ph.D., (hereafter referred to as “acquirer”) and the author 1, date of birth, address of residence, and the author 2, date of birth, address of residence (hereafter referred to as “author”) have agreed on the below stated day, month and year on the following:

LICENCE AGREEMENT

- (1) The subject of the licence agreement is to provide a licence, i.e., a permission to exercise the right to use the work specified below in a way and extent described hereafter. For the purposes of this agreement, the work (hereafter referred to as “work”) is understood to be an original research article manuscript, “*title of the article*”, by the authors *author 1* and *author 2*, final version dated *day month, year* in the *Social Education* journal that have not been published previously and that have not been submitted by the authors to be published elsewhere.
- (2) The author proclaims that the work detailed above is a product solely of the author’s own independent creative activity. The author proclaims that in the process of creating the work the author did not contradict legal regulations, specifically the international Copyright Law and associated regulations, and that this work is original. The author further proclaims that third persons were not granted exclusive rights to use the work in the extent of the licence covered by this licence agreement. The author further proclaims full awareness that by granting a licence to the acquirer on the basis of this agreement, the author is further not entitled to grant the licence to a third person to use the work in the extent of the licence provided to the acquirer on the basis of this agreement without the prior written permission of the acquirer. Failing this, the author may cause damage to the acquirer or to the third party and may therefore be held legally and/or financially liable for said damages.
- (3) By this licence agreement, the author provides to the acquirer the exclusive right to exercise the right to use the work (i.e., a licence) by publishing the work specified in paragraph 1 of this agreement in the *Social Education* journal.
- (4) The provided licence does not expire, and it is valid worldwide for the entire duration of the legal copyright and property rights to the work. The licence covers all language versions of the work. The party interested in publishing the work in a special all-English issue of the *Social Education* journal ensures the correct translation of the contribution.
- (5) Professional language proofreading of the work is ensured by the acquirer at the acquirer’s cost. The author is entitled to approve the final textual version of the work prior to its publication.
- (6) The author provides the right to use the work to the acquirer free of charge unless otherwise agreed upon in writing. The author is not required to cover any costs related to the publication of the work.
- (7) The licence is understood to be exclusive. The author is entitled to cede this licence to a third person and provide sub-licences only upon the previous expressed written permission of the acquirer. The acquirer is entitled to provide a sub-licence to a third person only upon the previous expressed written permission of the author, unless the parties have agreed otherwise in writing.
- (8) The licence agreement is printed in duplicate, both with the validity of originals. Each party entering into the agreement obtains one copy. The relationships that originate between the parties and which are not treated by this agreement abide by the Act. no. 121/2000 Coll., the Copyright Act as amended, and Act. no. 89/2012 Coll., the Civil Code as amended, respectively or by other legal regulations.
- (9) The licence agreement is concluded on the basis of the free will of all involved parties, with full understanding of the text of the agreement and the consequences, and not under pressure or under unfair conditions. The agreement becomes valid and in force on the day of the signature of both agreeing parties.

In [enter place] on:

In Zlín on:

.....

Author

.....

Acquirer