

Deposit Licence / Publication Agreement
for e-Dissertations/e-Habilitations



Hochschulschriftenbearbeitung

Telefon: (040) 428 38 - 2236
E-Mail: diss@sub.uni-hamburg.de

Name, First Name	
Date of birth	
Address	
E-Mail	
Telephone Number (optional mention)	
Title of the work	
Day of oral exam	

Note:

Section I. of this publication agreement only grants the SUB simple rights of use. I am free to publish my work elsewhere, to use it in other works and to grant additional (simple) rights of use. I retain the moral rights on behalf of my work in any case. They are not assignable under German law.

If I decide to follow the concept of Open Access and grant a copyright permission by a Creative Commons license, I additionally subject my work to the respective licencing conditions, which promotes the reusability and distribution of my work (general information on CC licenses: <https://creativecommons.org/about/cclicenses/>). I am aware that Open Access licenses permit subsequent use by third parties. Commercial aggregators also collect ("harvest") publications that are available on the Internet and released for subsequent use (including commercial use) and enable access via their own platforms. This can promote desired effects in the sense of the OA concept, such as the visibility and re-use of a publication.

I.

Publication agreement

I hereby conclude the following agreement with the Hamburg State and University Library Carl von Ossietzky ('SUB'):

1.

With regard to all publications and abstracts submitted by me, I assign to the SUB the simple rights, in perpetuity and without geographic restriction, to:

- store them electronically in all known and as yet unknown types of use, to reproduce them and make them publicly available in data networks, in particular without limitation on the internet;
- reproduce and/or process them for the purpose of long-term archiving in order to display and store them in other electronic or physical formats, including on previously unknown storage media or techniques and data formats;

as well as the right

- to assign the above rights to third parties for the purpose of long-term archiving, in whole or in part, without my separate consent, including without limitation third parties such as libraries, archives such as the digital archive of the German National Library (Deutsche Nationalbibliothek – DNB) as well as other related specialist and regional repositories and other aggregators.

The SUB hereby accepts the foregoing assignment.

2.

Together with the publication, I submit an abstract in German and English according to the doctoral degree regulations, as well as other language versions if applicable, for publication. All declarations and assignments of rights set out in this agreement apply in like manner to the publication as well as to the abstract in all language versions I have submitted.

3.

I put the metadata, as well as the attached abstract of my publication which I have included in the metadata, under the license Creative Commons Zero (CC0).

License information and legal code: <https://creativecommons.org/publicdomain/zero/1.0/deed.en> .

This license enables the exchange of metadata between different services and service providers. This is conducive to the visibility and retrievability of the publications.

4.

I warrant that I have conscientiously and carefully reviewed the publication, as well as the abstract and the metadata provided by me, to ensure that they are free of third-party rights, including without limitation copyrights and personal rights, and do not violate applicable law, and that I may freely dispose of the rights assigned under this agreement. Internally, I shall indemnify the SUB from all third-party claims as well as SUB's own legal defence costs provided they are based on a violation of my aforementioned obligations. In the event of a third-party claim, I will inform the SUB immediately and communicate to the third party(ies) my indemnification obligations towards the SUB .

5.

I declare that I have reviewed the file(s) for publication I am providing here for completeness and correctness and that the electronic version of the publication and the abstract I have submitted correspond in content and form to my thesis released for publication by the faculty as well as to all paper copies I am required to submit. No corrections have been made to the version approved for printing by the faculty.

I acknowledge that no further changes are possible to the document(s) following submission of the publication and this contract.

II.

Open Access license

In the electronic form I use to submit my work, I can select a Creative Commons license for the publication of my work. With the license I have chosen I grant the Licensed Rights according to the license conditions as a public permission, i.e., also towards the SUB, and allow open access use. The terms of the Creative Commons license apply in addition to the terms and conditions of the Deposit License agreed with the SUB.

III.

Contract language and applicable law

This contract form is offered by the SUB in German and English in the case of international doctoral candidates. The contract is subject exclusively to German law regardless of which of the two language forms is used. The German language shall prevail in the event of any questions of interpretation.

Date, signature

Privacy Notice:

Data processing performed by the SUB is carried out within the provisions of the applicable data protection law. The legal basis is Art. 6(1)(e) GDPR and section 4 of the Hamburg Data Protection Act given that the services described above fall within the scope of performance of our duties according to section 94 of the Hamburg University Law ("Hamburgisches Hochschulgesetz" – HmbHG) and Section 2 of our Rules of Procedure (Geschäftsordnung der SUB). Art. 6(1)(b) GDPR likewise serves as a legal basis whilst you are concluding a contract with us for the publication of your thesis. Your data will be stored by us electronically and in paper form and will be used exclusively for the purpose of carrying out publication including all necessary formalities and, if necessary, for contacting you in this regard.

The provision of a telephone number in the contact details is voluntary and the storage and use of this information is carried out on the legal basis of Art. 6 para. 1 lit. a DSGVO. Your consent is given by filling in your number. We use the number solely for the purpose of a simplified contact in case of need for consultation. You can revoke your consent at any time without giving reasons with effect for the future.

Additional information on data protection, in particular regarding our data protection officer and your rights with regard to our processing of your personal data, can be found in our privacy policy: <https://www.sub.uni-hamburg.de/datenschutzerklaerung.html>