

Author	
Title of the work	
Co-authors (if more than one)	
Type of work	<input type="checkbox"/> TFG <input type="checkbox"/> TFM <input type="checkbox"/> Thesis <input type="checkbox"/> Article <input type="checkbox"/> Other
Exceptional circumstances*	
Embargo*	<input type="checkbox"/> No embargo <input type="checkbox"/> 6 months <input type="checkbox"/> 12 months

* Only complete in case of Thesis or Article

San Jorge University is committed to conserving and disseminating the work created within and as a result of University efforts. For this purpose, the University offers an institutional repository. Its purpose is to make the work created at the University available to the scientific community, with the objective of increasing the visibility of the work, conserving and preserving the intellectual production of the university, increasing the impact of scientific production available on the internet and providing access to information for free.

This agreement regulates the rights over the work that the Author assigns to the University, in accordance with the terms that are regulated therein. Thus, by means of this document, the Author gives consent for the work to be deposited in the Institutional Repository of San Jorge University, all under the following

CONDITIONS

I. Authority and Integrity

The Author declares that the work is original and that they have the power to grant the rights contained in this document, thus being fully fledged to issue this consent.

The Author also declares that the work does not infringe, as far as they know, the rights of any other person or entity, be it industrial, property, know how or any other property. If the document contains materials of which the author does not have the copyright, they declare to have obtained unrestricted permission of the copyright from the owner to grant San Jorge University the required rights of this document. Material with rights that belong to third parties are clearly identified and recognised in the text or content of the document delivered.

If the document is based on work which has been sponsored or supported by an entity or organisation other than San Jorge University, the University assumes any right of revision of the obligations required by this contract or agreement.

Any mention in this document to the Author will be understood to cover the co-authors as well, if applicable, and without the need for them to be specifically mentioned, or that the plural should be used. The Author declares that they have the capacity to issue the consent on behalf all of the authors of the work. The Author also guarantees that the authors are those that appear in the heading, exempting the University for any consequence resulting from a claim filed by the authors and/or third parties on the rights over the work.

The Author accepts that the University clearly identifies their name and that of the other co-authors, if applicable.

II. Transfer of intellectual property rights

The Author assigns, free of charge, the rights of transformation, reproduction and public communication of the work, not exclusive, worldwide and in any support to the University during the term of this agreement. In particular, but not limited to, the Author authorises the University to:

- (a) Transform or adapt the work, either directly or through third parties, when this is considered necessary to change the format, image or appearance of the Internet or any other technology susceptible to Internet ascription, as well as to incorporate any other security system in the electronic format of the work. The author is entitled to supervise the adaptation so that the content or meaning of his work is not distorted.
- (b) Reproduce the work, in whole or in part, on a digital support for incorporation into an electronic database, including the right to store the work in servers for the purpose of preserving the format.
- (c) Public communication or the provision, in whole or in part, of the work, in the demanded format, through any channel or directed to any destination of the information that is subject to Internet ascription (for example, the mobile phone or other similar means).

The ownership of the moral rights of intellectual property over the work belongs and will continue to belong to the Author. The University acquires only the rights that specifically appear in this agreement.

The dissemination, whether total or partial, will be carried out by always stating the name and surname of the author of the work, the title, as well as the statement that the University holds the corresponding specified use rights.

For the transfer of the rights established above to be effective, the Author will provide the University with a complete copy of the work, in digital format, in accordance with the specifications that the University indicates at the time.

The Author must immediately inform the University of any error or incident of which they have knowledge in relation to the work, so that the University can act accordingly. Likewise, the Author will inform the University without delay of any infringement of the intellectual property rights.

The Author shall ensure the peaceful use and enjoyment of the rights assigned to the University, making themselves available to clarify and resolve any incident that may arise. The Author, as guarantor of the authorship of the work, assumes any claim or liability, including compensation for damages, that could be exercised against the University by third parties who were infringed on their rights for any actions arising from this agreement. In the event that the University was convicted for infringement of rights derived from the material object of this agreement, all responsibility will be assumed by the Author, from the first claim and this is irrespective of the rights of repetition and compensation.

III. Delivery and filing in repository

The Author must provide a complete copy of the Work, in digital format, to the University in accordance with the specifications indicated by USJ in accordance with its procedures.

The Author accepts that the work referred to in this license be filed in the Institutional Repository of San Jorge University, without any commercial purpose, and with main purposes of scientific and teaching dissemination. In particular, the Author authorises the San Jorge University to file a copy thereof in the aforementioned Repository with a Creative Commons Attribution-NonCommercial-NoDerivative 4.0 International License (CC BY-NC-ND 4.0) (<https://creativecommons.org/licenses/by-nc-nd/4.0/legalcode.es>), or license that can replace it in the future with similar scope and objectives.

The Author, in general, authorises the San Jorge University to grant open access to the work, all with the scope and effects indicated above.

The University undertakes to disseminate the work through the institutional repository. The University will only make the work available to its users for private use and/or for research and educational purposes, but does not guarantee or assume any responsibility for the way and way in which users make subsequent use of the work. The University does not intend to censor or review the accuracy or adequacy of the work, nor is it obliged to do so, and consequently, the Author will be responsible for the content of said work.

IV. Special clause for doctoral thesis

In accordance with what is established in the regulations of PhD programmes, once the doctoral thesis has been approved, the University is responsible for filing it in an open electronic format in an institutional repository and sending, in electronic format, a copy of it, as well as all the necessary additional information to the Ministry of Education for the appropriate purposes. Exceptional circumstances determined by the academic committee of the programme, include, among others, the participation of companies in the programme or School, the existence of confidentiality agreements with companies or the possibility of generating patents that fall under the content of the Thesis. In these cases, universities will enable procedures to develop the sections indicated in the regulations that ensure the non-publicity of these aspects.

With the statement and guarantee of the Author, expressed in the heading, that the work consists of a "Thesis", the Author guarantees that the thesis has been drafted under an official PhD programme of the University and declares to be aware of the content of the regulations on doctoral teaching, currently regulated in Royal Decree 99/2011, of 28 January.

Likewise, the Author guarantees that what is expressed in the "exceptional circumstances" section of the heading corresponds to that determined by the corresponding academic committee, in accordance with the definition of the term given by the special regulations of application. Likewise, the Author guarantees that the

period identified as "embargo" indicated in the heading corresponds to the period of exceptional delay in the publication of the doctoral thesis during the months referred to, counting from the evaluation and approval thereof. The Author is obliged to communicate any modification of the exceptional circumstances, as well as to inform of new periods of embargo with sufficient advance, in order to avoid an unwanted dissemination of the work.

V. Special clause for Articles

In the event that the work consists of an Article, the Author guarantees that what is expressed in the "exceptional circumstances" section of the heading corresponds to a situation in which an open dissemination of the work may involve a contractual breach or the breach of commitments regarding intellectual or industrial property. Likewise, the Author guarantees that the period identified as "embargo" indicated in the heading corresponds to the period of exceptional delay in the publication of the article during the months referred to, counting from the evaluation and approval thereof. The Author is obliged to communicate any modification of the exceptional circumstances, as well as to inform of new periods of embargo with sufficient advance, in order to avoid an unwanted dissemination of the work.

VI. Non-compliance

In the event that the work was used in a way contrary to the provisions of this document, the University undertakes to immediately take all necessary measures to cease use.

Without prejudice to any other applicable right, the University may terminate this agreement, and/or agree to suspend the rights granted in compliance with the established obligations, in the event that a third party prevails any right over all or part of the work, and the Author could not guarantee the peaceful exercise of the rights that are assigned to it under this agreement. These actions will in no case generate any responsibility for the University against the Author.

VII. Duration

This agreement will enter into force on the day of its signature and will have the maximum duration that the intellectual property regulatory law grants to use rights.

VIII. Transfer to third parties

The Author expressly authorises the University to assign, where appropriate, the rights in this agreement to the entities with which the University establishes collaboration agreements to disseminate the thesis online.

IX. Communication

For communications purposes, the contact details indicated in the heading by the Author will be used. The Author is obliged to keep the University duly informed of any modification of their contact information. The contact details of the University will be those that appear at all times as statutory address, for the attention of the "Library Service".

X. Governing law

In case of any discrepancy in the scope, interpretation and/or execution of this agreement, the parties submit to the jurisdiction of the Courts and Tribunals of Zaragoza and their hierarchical superiors, expressly waiving their jurisdiction, if it is different.

And in witness thereof, the Author signs this agreement drafted by the University, in Villanueva de Gállego (Zaragoza), on the date specified in the heading.

Author _____
Id No. (DNI/NIE or equivalent): _____
Tel. / Email: _____
Date: _____

Signature: _____