

TERMS AND CONDITION SCIENTIFC AND TECNICAL E-BOOK Publishing Contract

This Scientific and Tecnical E-Book Publishing Agreement is entered into on this on this

by and between the autor

with indentify card _____, an address of

_____ hereinafter refered to as CONTRACTING AUTHOR/CONTRACT and, Sirley Marques da Silva dos Guaranys, with identify card X8541899K Spain, acting on behalf of EDITORA CANARIOCA BIBLIOTECA CIENTÍFICA, whose principal office is located at 27/2E, Placetilla La Caldereta, Vega de San Mateo, Las Palmas, Spain, CP35320.

NOW, THEREFORE, in consideration of the mutual covenants, terms, and conditions set herein, and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties hereto agree as follows:

1. The CONTRACTING AUTHOR assigns to the EDITORA CANARIOCA BIBLIOTECA CIENTÍFICA the exclusive and permanent digital and printed exploitation rights of the work whose title is informed in the PUBLISHING CONTRACT FORM on our website sent to this company, which is part of this Agreement.
2. The CONTRACTING AUTOR is responsible for the originality of the work and the full exercise of the rights assigned by this contract.
3. The digital format will be encrypted for downloading in electronic readers (e-book readers) or personal computers, and only accessible for private use, ensuring that it cannot be resold.
4. EDITORA CANARIOCA BIBLIOTECA CIENTÍFICA will comply with the services and deadlines described in the Contracting Plan indicated in the PUBLISHING CONTRACT FORM filled out and sent by the contracting party to this company through our website.
5. The works whose original submitted is a doctoral thesis or a Master Science dissertation typeset according to the standards required by the Educational Institution will receive additional text of presentation and foreword and, it is up to the Publisher's discretion to suppress or not the catalogues, files and annexes. In this case, a copy of the layout will be sent to the author for review, which must be returned within a maximum period of 30 days. The term agreed upon in accordance with the plan chosen by the contracting party will be extended by 90 days.
6. The CONTRACTING AUTHOR may request proof material for review. In this case, the publisher will have 90 more days from the date of resubmission of the material by the author to comply with the term described in the plan informed by the contracting party in the form cited in item 1 (one) of this agreement.
7. The layout service will be in print/book format in Spanish or English or Portuguese, just as it is in the original.
8. The complete original texts must respect the minimum format parameters displayed on the web: DIN A4; Arial character 10; Line Spacing 1.0; Right and Bottom Margins 1.5cm; Left and Top margins 2.5cm. In addition, all material must be completely free of encryption and passwords for complete editing and image processing.
9. EDITORA CANARIOCA BIBLIOTECA CIENTÍFICA will only display the Scientific Technical E-Book on its website once legal procedures -obtaining the ISBN and Legal Deposit of the work- have been completed, which guarantees the confidentiality of the investigation.
10. EDITORA CANARIOCA BIBLIOTECA CIENTÍFICA will indicate the name or pseudonym of the author in bold tipe toguethes with the "copyright", followed by the year of the first edition, as well as the "copyright" of the PUBLISHER.
11. The SCIENTIFC AND TECNICAL E-BOOK will be marked through our **E-COMMERCE Library** website in digital and printed formats as requested by the purchaser.
12. The CONTRACTING AUTHOR shall receive 50% of the royalties for the rights assigned, minus the legal cost and taxes.
13. The sale value of the copies will be determined by the EDITORA CANARIOCA BIBLIOTECA CIENTÍFICA.
14. The CONTRACTING AUTHOR shall receive the payment of the consideration every six months after the on-line publication of the work.
15. The EDITORA CANARIOCA BIBLIOTECA CIENTÍFICA is authorized to negotiate the co-publition of the work in other languages.

All matter not provided for in this contract shall be governed by the Intellectual Property Law art. 17 in force in Spain. Futhermore, for all matters that must be submitted to the courts, the parties submit to the jurisdiction and competence of the courts of Las Palmas de Gran Canaria, Spain.