

Agreement on making electronic material available through Brage (Open Research Archive)

between Buskerud University College, hereafter called HiBu, and the student(s) who have written the document to be published, hereafter called the author(s).

Author(s): _____

Title of the bachelor-/master thesis:

Year: _____

Department/study: _____

Email: _____

1. Permission to publish an electronic document in Brage

1.1. The author herewith gives HiBu the unrestricted, non-exclusive right to make available in electronic form, through Brage, the electronic document (hereafter referred to as “the document”). This will result in the document being published on the Internet. The author will retain the right to the document according to the law on “Lov om opphavsrett til åndsverk av 12.mai 1961 (åndsverkloven) including later changes.

<http://www.lovdatab.no/all/nl-19610512-002.html>

1.2 The author has studied carefully and understands the rules regarding publication and accepts the consequences involved in making a document available on the Internet. This includes permitting other web sites to make links to the document. If the author intends to publish the document through a publisher or in a journal, he/she must be aware that this can have consequences when the document is also made available through Brage (See Pt. 3.3).

2 HiBu has the following obligations under this contract

2.1. HiBu has the right, but not the obligation, to make the author’s work available in the library and/or on HiBu’s websites. HiBu shall make the document available in the form in

which it is delivered, i.e. with text, tables, graphics, pictures etc, but with any technical adjustments which are considered necessary for publishing the document on the Internet.

2.2. HiBu shall endeavour, as much as possible given the technical solutions used to publish the document, to protect the document from being changed or modified by an unauthorized third party. HiBu has the right to publish the document on the internet in a format such that it will be possible to print the document.

2.3 HiBu does not have any right of disposal over the document beyond that which is explicitly established in this contract.

2.4 HiBu is not under any circumstances responsible for the contents of documents made available through Brage, or, for that matter, for the author's observances/actions/omissions. HiBu takes no responsibility for any possible injury arising in connection with this contract, unless the injury is intentional or is a result of gross negligence by HiBu or by anyone for whom HiBu is responsible. This responsibility does not under any circumstances cover indirect injury.

3 The author's obligations

3.1 The author shall follow HiBu's guidelines for publishing documents in Brage. See the departments' own instructions.

3.2 In the event that the author wishes to enter into a further contract with journal or publishers regarding the document included in this contract, the author shall be obligated to protect HiBu's interests to the greatest extent possible.

3.3 The author guarantees that he/she is the originator of the document, which has been submitted and has full disposal rights over this document. If any others should have rights over the document which precludes making the document available in electronic form via Brage, without the permission of that third party, then the author must him/herself obtain permission from that third party.

If the document has several authors, the author delivering the document must guarantee that he/she has obtained the necessary permission from all the joint authors.

If the document, or any part of the document, has previously been published in a journal or through a publisher, the author must guarantee that permission has been granted by that journal/publisher.

If there are any plans to publish the document or any part of the document in a journal or through a publisher, the author must guarantee that the necessary permission to publish in Brage has been obtained in advance from that journal/publisher.

If the document or any part of the document contains photographs, drawings or other material which is protected by copyright, the author must guarantee that he/she has obtained the necessary permission from the owner of that copyright in advance.

3.4 The author guarantees that the document does not include any material which comes into conflict with existing Norwegian law or contains links or other connections to such material.

3.5 Should HiBu be made liable to a third party as a result of the author's not fulfilling his/her responsibilities and/or guarantees under this contract, the author is obliged to pay full compensation to HiBu.

4 Transfer and termination of the contract

4.1 HiBu shall transfer its rights and/or obligations regarding this contract to a third party only as long as the author's interests under the contract are protected under the contract of transfer.

4.2 HiBu has an unlimited right, on a fair and just basis, to discontinue the electronic publication of a document in Brage.

4.3 The author is permitted to deliver a written application to his/her department to cancel the contract. This will result in the removal of the document from Brage.

This agreement is issued and signed in two counterparts, one to each of the parties.

Place/date...../.....

Signature HiBu representative

author

author

author

author