



GRANT OF RIGHTS OF USE

Description of the work: (e.g. photograph of a blue car at sunset)

Creator

Company: _____

Name: _____

Address: _____

Phone: _____

Email: _____

The Federal Ministry of Education and Research (BMBF), Heinemannstrasse 2, 53175 Bonn is entitled, but not obliged, to use the work (photographs, graphics, videos or other content) and accompanying material provided (hereinafter referred to collectively as “contribution”) in full or in part and without restrictions in terms of time, space and content, in particular for the purpose of documentation and long-term accessibility as well as for purposes of cross-media press and public relations work, either by themselves or through third parties. In particular, the BMBF intends to use the image and video material supplied and publish it on the website www.bmbf.de (accessible from anywhere at any time by anyone) and on the BMBF’s social media channels (accessible from anywhere at any time by the channel’s users).

The grant of rights comprises the following rights in particular:

1. Right of broadcasting, i.e. the right to make the contribution available to the public by any analogue and/or digital means of broadcasting (e.g. live stream/Web TV) and irrespective of the type of receiving equipment (e.g. PC, TV, tablet, mobile phone);
2. Electronic/digital online right, i.e. the right to make the contribution accessible to users by means of digital or other storage or data transmission technology, with or without intermediate storage, as often as desired in such a way that the contribution can be accessed from a place and at a time of the user’s choosing and the user is able to store and/or download and/or play it back, e.g. by streaming, on a TV, PC, tablet, e-book reader, mobile phone or other wired/wireless devices, e.g. via internet, UMTS, cable, satellite, mobile telephony or other means of transmission; this includes the right to index the contribution and add search functions thus making it accessible to users for their own searches, as well as the right to the interactive use of the contribution;
3. Right to any other form of public display, in particular the right of presentation (e.g. in schools or at events) and the right for third parties to present the material;
4. Right of (simultaneous) interpretation and translation in all languages (including sign language) as well as the right to add subtitles to the contribution;



5. Right of use for press and public relations work (e.g. also for the promotion of other events) in any of the ways and using any media for which rights of use are granted by this agreement, in particular on social media e.g. YouTube, Facebook, Instagram, Twitter;
6. Right to archive the contribution (as a single contribution or in consolidation with other contributions) in material or non-material form, for inclusion in collections and/or databases and to make it available to third parties (e.g. online services, full text databases);
7. Right to use the contribution in any ways that are as yet unknown at the time of granting these rights of use.

The above rights of use are granted without any restrictions on retrieval or quantity of copies. The BMBF is entitled to adapt the contribution within the scope of use and while respecting the moral rights of the creator, in particular to abridge, supplement or combine it with other contributions (adaptation right). In so doing, the BMBF will respect the intellectual and personal interests of the creator in their contribution. Major adaptation work that is likely to jeopardize legitimate interests requires the creator's consent. The rights of use may be transferred to third parties (e.g. service providers, press companies, social media) and are sublicensable.

When using the contribution, the BMBF will identify the creator as such by name or in a form customary in the industry.

The creator assures that no rights of third parties are infringed by their contribution nor by any external materials used or provided by them (e.g. photographs, texts, graphics) and that they can freely dispose of the rights of use granted to the BMBF. In this respect, the creator releases the BMBF in full from all third-party claims. Furthermore, the creator does not derive any rights (e.g. remuneration) from consent to publication.

All disputes arising out of or in connection with this agreement are governed by German law, with the exception of the rules governing conflict of laws. If the contracting party is a consumer, this does not result in their losing the protection of the statutory provisions of the country of their habitual residence from which there may be no deviation by contract.

The sole place of jurisdiction is Bonn, provided that the contracting party is a business-person, a legal person under public law or a special fund under public law and is domiciled or habitually resident outside Germany after the contract was concluded or has no place of residence in Germany.

We are not legally obliged nor generally disposed to participate in a dispute settlement procedure before a consumer arbitration board.

_____, _____
Place Date

Berlin/Bonn, _____
Date

Creator

Federal Ministry of Education and Research