**GRANT OF RIGHTS**

Whereas UNESCO intends to publish a volume provisionally entitled

**Any publication by UNESCO, unesco.org**

(hereinafter called the ‘Publication’) including

**explain what you give, for example: picture, video etc…**

(hereinafter called the ‘Work’)

by

**name of the creator of the support given**

the copyright to which is owned by

**name of the owner of the support given**

(hereinafter called the ‘Owner’),

And

Whereas, in accordance with UNESCO publishing policy, all UNESCO publications are to be made available in Open Access under the Creative Commons or any other open licensing system,

1. The Owner of the Work grants to UNESCO:

**(a.)** The worldwide non-exclusive right for the whole term of copyright, to reproduce, translate, adapt, publish, perform, broadcast and communicate to the public, in any language and for all future editions and revisions, in printed and electronic format, the whole or any part of the Work in the Publication and to authorize other publishers or co-publishers to exercise any or all of these rights.

**(b.)** The worldwide irrevocable right to deposit the whole or any part of the Work in its multilingual Open Access Repository in electronic form. This entails the right of access to copy, usage, distribution, adaptation, for lawful purposes, within specified constraints.

1. The granting of rights as specified in Paragraph 1 bears no impact upon the moral rights vested with the author, save as wherever expressly provided.
2. Permission is granted to UNESCO for the following consideration:

No fee

1. The following credit shall be given (Credit line/Form of acknowledgement): **© xxxxxx**.
2. The permission is granted on the understanding that the Publication, including its electronic version as maintained in the Open Access Repository, may be distributed free of charge by UNESCO or its publishing partners or commercialized within UNESCO’s own distribution channels or those of its publishing partners.
3. The Owner of the Work certifies that:
   1. He/She is the sole copyright-holder of the Work and has full power to make this Agreement and to authorize the use of the Work as set forth in paragraph 1 above.
   2. The Work is original to him/her.
   3. The Work is in no way a violation or an infringement of any existing copyright or any other right granted to any other publisher and contains nothing otherwise unlawful.
4. The owner of the Work shall:
   1. For all instances, categorically and clearly identify material(s) in the Work (e.g. texts, illustrations, tables, charts et cetera), where he/she does not own the copyright and will:
      1. Expressly state in writing his/her inability, if any, to authorize use of such materials in context of the Work as set forth in Paragraph 1 mentioned above; or
      2. Provide UNESCO, free of charge, with written permissions (using this permission agreement form) secured from rights holders of such material(s) specifically authorizing its usage, as set forth above.
   2. For all instances of inclusion of Third Party material(s), provide UNESCO with a copy of the written permissions obtained from the respective copyright holders.
5. The Owner agrees to indemnify UNESCO and hold it harmless against all loss, injury or damage (including any legal costs and/or other expenses properly incurred) occasioned to UNESCO in consequence of any breach of the above warranty.
6. Any dispute, controversy or claim arising out of or in connection with the granting of the rights foreseen herein, shall, unless it is settled amicably, be settled by arbitration in accordance with the United Nations Commission on International Trade Law (UNCITRAL) Arbitration Rules in force.

The Owner

**Only the owner of the rights can sign + real signature, not just the name.**

Date: **DD/MM/YYYY**