

**Thesis :**

*(The authorized document is in French. This translation is for information only)*

**BETWEEN :**

**University of Rennes 1,**

Located : 2 rue du Thabor, 35 065 Rennes Cedex

Represented by its President Guy Cathelineau,

Designated below, on the one hand, as **THE DISTRIBUTOR,**

**AND :**

M/MS....., Married name.....

Born.....in .....

Residence .....

@mail .....

Author and copyright holder of a Ph.D Thesis in ..... hereinafter referred to as  
and entitled.....

undergoing a period of restricted availability of :

Irrelevant  Length of embargo, date of  
release : .....

Name and address of the Research Unit or laboratory: .....

Name of the Firm (in case of industrial partnership): .....

Scheduled date of submission: .....

Hereinafter referred to as, on the other hand, **THE AUTHOR,**

In view of the order of August 7th 2006 with regard to the doctorate tuition,

In view of the order of August 7th 2006 with regard to the proceedings of registration, **cataloguing, reproduction, dissemination and preservation of the thesis or dissertations submitted with a view to obtain a Ph.D.**

In view of the **opinion given by the Scientific Council on October 6th, 2012 concerning the submission of the thesis in electronic format,**

IT IS ANNOUNCED FIRST AND FOREMOST THAT:

This licence is meant to grant the University of Rennes 1 the right to distribute the thesis submitted by **the Author** and mentioned above, abiding by the terms of the French copyright laws such as stated in the Code de la Propriété Intellectuelle. (Code for the law on intellectual property)

This licence only covers the thesis that have obtained the approval of the examination committee and for which any required corrections will have been provided in due time.

Eager to procure easy access to learning and knowledge, to promote contacts and exchanges in the midst of scientific and academic communities and accordingly to ensure the spreading of the thesis and its author's fame together with the reputation of the university of Rennes 1, the parties are willing to support the dissemination of the work in electronic format according to the terms mentioned hereinafter.

For the written paragraphs above and below, the terms are thus defined:

« **The Author** »: He or She who has signed the thesis or dissertation and is the copyright holder of the work

« **The Distributor** »: The University of Rennes 1

« **The Submission** »: The submitted and approved thesis.

AND IT HAS BEEN AGREED:

ARTICLE 1 :

**The Author** grants to **the Distributor** the right to distribute freely and immediately **the Submission** in electronic format, in parts or whole, without any possibility for **the Distributor** to derive any financial benefit from it.

**The Author** allows the dissemination: [It is imperative to tick one of the two items below]

of the whole **Submission**, over the intranet, over the extranet and over the World Wide Web

including on the TEL Platform, administrated by « le Centre pour la Communication Scientifique Directe » (CCSD) of the CNRS

of the Whole **Submission**, over the intranet only

Should **the Author** decide to limit the availability of **the Submission** (distributed only over the intranet), he agrees to deliver a paper copy of the whole **Submission** at the University Library in order to allow its lending through inter library loan service.

The **Author** grants permission to distribute the **Submission**:

immediately

after a period of .....months (this is possible only when the thesis is submitted over the internet).

In order to facilitate the publication on line, **the Author** agrees to follow the technical recommendations asked by the University Library of Rennes 1 (SCD).

ARTICLE 2 :

The agreement given to **the Distributor** is not exclusive. Therefore **the Author** will keep full responsibility as well as all his rights to give away or disseminate the **Submission**, particularly if it has been accepted for publication.

ARTICLE 3 :

**The Author** grants **the Distributor** the right to duplicate, to show or to adapt **the Submission** worldwide under the terms of this very article, and also the right to include some descriptive elements about the contents of **the Submission**, such as, for example, a summary, a basic overview, a foreword, etc.

**Under the reproduction right :**

- The fixing and the unlimited duplication of **the Submission** upon any existing or future medium and by any means known or unknown to this day.

- the duplication, copy or photogramme, performed without any changes, in any language, for a dissemination in keeping with the requirements described in article 1 of this contract.

**Under the representation right :**

- The dissemination and communication of **the Submission** towards the general public through every means, more specifically by digital or analog communication networks, by satellite, by cable, over the air, etc. for a dissemination in keeping with the requirements described in article 1 of this contract.

The adaptation rights may allow the possibility to alter the form and format of **the Submission** according to the technical requirements entailed by the electronic filing, storage, protection and distribution of **the Submission**. Thus, any changes in **the Submission**, made necessary by the technical requirements, should not be considered as a denaturing of **the Submission** infringing the moral rights of **the Author**.

#### ARTICLE 4 :

This submission is a non commercial licence given by the French legal system for the entire legal duration of the literary and artistic copyrights granted to **the Author**, or to his successors or right holders, including for any extension in time that may occur.

#### ARTICLE 5 :

**The Author** will be able to ask **the Distributor** to withdraw **the Submission** at any time from the platforms holding it and to end the dissemination agreement that he had previously granted, on the condition that he informs **the Distributor** by registered letter with acknowledgement of receipt sent to the President of the University.

**The Distributor** will then proceed to **the Submission**'s withdrawal as soon as possible and at the latest on the updating of the platforms whereupon it has been published.

**The Distributor** will not be able to withdraw **the Submission** from the platform TeL on his own accord. Should **the Author** wish the withdrawal, he will have to lodge his request with the Centre for the Direct Scientific Communication (CCSD).

#### ARTICLE 6 :

The signature of this agreement does not entail that **the Distributor** is bound to use the rights that have been granted. The actual distribution, as well as its possible removal, does not imply any judgement whatsoever towards **the Author** or other parties, with respect to the contents of **the Submission**, and cannot be held as a liability towards third parties.

Similarly, **the Author** remains responsible, according to common law, for the contents of **the Submission**. He guarantees **the Distributor** that **the Submission** is not subject to any other publishing or dissemination contract, granted to a third party and liable to limit the foregoing provisions.

Moreover he guarantees that **the Submission**'s necessary dissemination rights have been obtained under the conditions laid down in this agreement, in particular all the necessary written authorizations from the right holders of works that may be partially or fully reproduced (such as texts, pictures, multi-media works, etc.). When necessary, he will inform **the Distributor** about the documents in the Submission for which the rights have not been granted and which do not benefit from the provisions of article L.122-5 of the Intellectual Property Code. In such a case, **the Author** will provide **the Distributor** with a version of **the Submission** where the unauthorized documents will have been removed and which may be used as the dissemination version. If this clause is not complied with, **the Distributor** reserves the right to refuse, suspend or stop the broadcast of **the Submission** involved as soon as the patently unlawful nature of the content has been made clear.

**The Distributor** will not be held responsible for the illicit showing of documents for which **the Author** has failed to declare that he did not obtain the rights, or for breaching a previous contract claim which **the Author** may have failed to mention.

**The Author** is held personally responsible towards third parties or towards **the Distributor** for not complying with the above rules and thus undertakes to immediately defend and hold harmless **the Distributor** from any action, complaint or claim that may result.

#### ARTICLE 7 :

**The Distributor** does not derive any benefit from the broadcast of **the Submission** under this agreement.

#### ARTICLE 8 :

**The Distributor** pledges that, in all the occurrences that he may use his broadcasting rights, he will have **the Author**'s name appear next to the title of **the Submission**.

**The Distributor** also pledges that in such cases and to the extent possible, he will have the reserved copyright statement appear on the screen pages displaying **the Submission**, together with a statement prohibiting any reproduction unless explicitly agreed by **the Author**.

However, **The Author** recognizes the fact that, beyond the indication of prohibition, given the present state of the art, **the Distributor** lacks the means to prevent the consultation and /or the unauthorized reproduction in a material form of **the Submission**, in part or whole.

**The Distributor** cannot be held liable for the unlawful actions of others.

**The Author** retains, nonetheless, all rights to take legal action in order to uphold his rights as the Author of **the Submission**.

ARTICLE 9 :

In accordance with the rules on access to administrative documents, the broadcast of **the Submission** by **the Distributor** will only begin when the possible embargo delivered by the President of the University and mentioned above is over.

ARTICLE 10 :

**The Author** certifies that the digital version of **the Submission** handed down to **the Distributor** within the limits of this agreement is consistent with the official version of his/her work, approved by the thesis examination committee and upon which the possible required corrections have been made, and legally deposited.

ARTICLE 11 :

The authorizations granted to the **Distributor** are valid both for him and for any academic institution that would take his place. In particular, **the Distributor** is allowed to submit the electronic version of **the Submission** in an international, national or local open access repository, and also to provide its access through a link to his own archive website.

ARTICLE 12 :

Should a change in legislation occur, concerning the broadcast of learning contents, the parties agree here to update the clauses of this agreement so that they can meet the new legislation requirements.

ARTICLE 13 :

The law applicable to this contract is the French law.

Any disputes arising from the interpretation or the execution of this contract, a previous attempt at conciliation having failed, fall within judicial process according to the common law rules.

Done at Rennes, on ..... in **three** original copies.

Signature preceded by the handwritten words «**lu et approuvé**» (read and approved)

THE AUTHOR

THE DISTRIBUTOR