

The
Kiel University/Faculty of Engineering
and

Mr

residing at:

Enrolled at Kiel University - CAU Card is valid until

With a scholarship where the Faculty of Engineering isn't named explicitly

From University/research organization/institution

conclude the following
Licensing Agreement
on the terms set out below.

Section 1 Subject

(1) According to the domiciliary right of Kiel University, Ms/Mr

is entitled to stay in the rooms of the Institute of
from until and to use the facilities during the usual access periods of the
institute, subject to approval by the Head of the competent working group and/or possibly by the
responsible Managing Director. She/He is subject to the regulatory and safety regulations of the
University and the instructions related to them issued by the Dean and the competent Managing Director
of the institute.

(2) By agreement with the institution (working group/institute), she/he has the right to carry out tests. Using
staff of the institute/faculty is prohibited.

Section 2 Liability

(1) Ms/Mr commits to be responsible for any damage caused by her/him. Purchasing
liability insurance is advisable. Ms/Mr indemnifies the University from any claims of third
parties for damage caused by her/him.

(2) If the damages were caused by the University or employees thereof, she/he is only entitled to claim
damages against the Federal State of Schleswig-Holstein to the extent intent or gross negligence is
proven against the party responsible. Personal injury is subject to statutory provisions.

(3) Accident insurance for registered doctoral students is covered by the university. Guest scientists are not
insured against accidents by the university. Accident insurance is recommended.

Section 3 Non-disclosure

Ms/Mr is obliged to maintain confidentiality with regard to internal matters disclosed in the
context of this Licensing Agreement. This obligation remains in effect even after the termination of the
Licensing Agreement. The obligation of non-disclosure does not apply if and to the extent that the
respective information

- - is public knowledge, or
- - becomes public knowledge without any fault of the recipient, or
- - has been or are obtained by a third party legally and without the obligation of non-disclosure, or
- - is already available to the recipient.

Section 4 Termination

- (1) Both parties may terminate this contract at any time on four weeks' notice without indicating a reason.
- (2) The parties are deemed to have agreed that Ms/Mr _____ only works in her/his own scientific interest and that no employment relationship will be established. She/He is not entitled to a remuneration or conclusion of an employment agreement.

Section 5 Final provisions

- (1) Amendments, supplements and side agreements to this contract must be in writing. The foregoing also applies to the written form requirement.
- (2) In the event that provisions of this contract are or become ineffective or unenforceable in full or in part, this does not affect the effectiveness of the remaining provisions of the contract. The same applies if it should become evident that the contract contains a loophole. To the extent possible in law, the ineffective or unenforceable provision, or the loophole, respectively, will be replaced with a suitable provision which comes closest to what was intended by the parties or would have been intended within the sense and purpose of the contract had they considered this point at the time of the conclusion of this contract or at the time of the subsequent inclusion of a provision.
- (3) The place of jurisdiction is Kiel.

Kiel, dated

Kiel, dated

Head of working group/
Full professor

Guest

Kiel, dated

Kiel, dated

Managing
Director

Dean

4 duplicate originals:

- Guest
- Working group
- Office
- Dean's office