

## Competition Participant

.....

on the one side (hereinafter referred to as the "Author")

and

### Centrum výzkumu Řež s.r.o.

**registered office Hlavní 130, Řež, 250 68 Husinec**

ID No.: 26722445

registered in the Commercial Register maintained by the Municipal Court in Prague,  
Section C, Entry 89598

on the other side (hereinafter referred to as the "Licensee")

(jointly referred to as the "Parties")

enter into the following agreement on the date, month, and year indicated below

## LICENSE AGREEMENT FOR A SUBJECT PROTECTED BY COPYRIGHT LAW

pursuant to Section 2358 et seq. of Act No. 89/2012 Coll., the Civil Code, as  
amended (hereinafter referred to as the "Civil Code")

I.

The subject protected by copyright law that this license agreement pertains to is intellectual property protected under Act No. 121/2000 Coll., the Copyright Act (hereinafter referred to as "Copyright Act"), created by the author in the course of participation in the competition: Design a mathematical model for a viscometer measuring corium, announced by the licensee, including communication with participants, presentation of competition results, software, and scientific publications developed in connection with the competition (hereinafter referred to as the "Work"). The Work also includes the author's copyright that arose prior to the announcement of the competition but was used to solve the competition task within the scope of this particular competition.



**COMPANY**  
Centrum výzkumu Řež s.r.o.  
ID No.: 26722445  
Tax ID No.: CZ26722445

**ADDRESS**  
Hlavní 130, Řež, 250 68 Husinec  
Czech Republic

**CONTACT**  
+420 266 173 512  
cvrez@cvrez.cz  
www.cvrez.cz

## II.

The Author declares that they are the creator of the Work, to which they hold the exclusive right to use pursuant to Section 12 of Act No. 121/2000 Coll., the Copyright Act, and to grant a license for it.

## III.

The Licensee is the announcer of the competition Design a mathematical model for a viscometer measuring corium.

## IV.

The Author undertakes to grant the licensee a non-exclusive license pursuant to Section 2371 of the Civil Code, i.e., the authorization to use the Work in its original, adapted, or otherwise modified form, by all means of use, to an unlimited extent, meaning all methods permitted under valid and effective legal regulations. The License is granted without any time, territorial, or quantitative restrictions. The Licensee accepts this license.

## V.

The Licensee is entitled to grant a sublicense to the Work or to assign the license to the Work, in whole or in part, to a third party.

## VI.

The licensee is entitled to modify the Work without the Author's consent.

## VII.

The license is granted free of charge.



## VIII.

This agreement is concluded with effect for the duration of the existence of the rights granted.  
The Licensee is not obligated to make use of the license.

The parties declare that they are entering into this agreement on the basis of free and serious will. As evidence of their agreement with the content of this contract, the parties affirm it with their signatures.

The agreement is prepared in two counterparts, with each party receiving one copy.

In .....as on .....

X

---

