

Authors' consent to the publication and the granting of other usage rights in books and/or other compositions

In order to protect the work against unauthorised use and in order to permit the dissemination of the work, in particular by means of special reproductions, lawful photocopies, microform editions, reprints, translations, leafleting and second-hand sources, such as abstract and index services, including databases, the author(s) of the work must grant the usage rights necessary for this purpose to the publisher in written form.

In particular, the consent guarantees that the publisher (Bundesanstalt für Wasserbau, Karlsruhe, Germany) has the permission of the author(s) to publish the work.

Title of the contribution:

Author(s)

*Name of the book/congress: **IWLHS 2013***

1. The author(s) hereby grant(s) the publisher the right which is, in the framework of the statutory possibilities, unlimited in terms of area and contents, and which is, for the duration of the statutory copyright protection, exclusive and transferable, to copy and to disseminate the abovementioned contribution in printed and/or in electronic form as well as in the original language and in any other language in whole or in part, individually or in the framework of a compilation, for all forms of edition. The publisher's publication right includes the right to publish new editions, expansions and all ancillary rights.
2. The author(s) reserve the right after the first publication by the publisher to republish his/her/their contribution at his/her/their own expense in any printed or digital collection which exclusively consists of his/her/their own works.
3. The author(s) guarantee(s) that this is an original contribution, which has never been published before and which has not been submitted to anywhere else for publication, and that any necessary consent to cite and/or use other sources has been obtained (copies of this consent are to be submitted together with this form).
4. The author(s) declare(s) that if the template of this consent to publication was downloaded from the publisher's website or sent by email, the template has not been modified in any way without the publisher's knowledge.
5. The author(s) guarantee(s) and is/are responsible for ensuring that the work does not infringe third-party copyright or personal rights in any way, does not breach existing contracts (e.g. licence contracts, confidentiality obligations), that it does not

contain any defamatory statements, that all descriptions therein are true facts, and that any formulation or instruction contained therein - insofar as precisely followed - cannot cause the user any injury, illness or harm.

6. The author(s) also guarantee(s) that the work does not contain any obscene, indecorous or blasphemous material and that the work is not unlawful in any other way.

7. The author(s) will indemnify and compensate the publisher for all lawsuits, legal dispute, court proceedings, cases of loss, claims and costs (including all necessary legal pursuit costs or disbursements of its own or of third parties, all compensation costs and/or settlement payments together with disbursements which the publisher pays in order to settle a claim or to avert and/or end a legal dispute) which the publisher incurs as a consequence of a breach of this authorisation or which arise out of a claim which this work causes due to breach of this authorisation.

To be signed by all of the authors.

Name _____ Date _____

Author's signature

Name _____ Date _____

Author's signature

Please return this signed form (including copies of any consent pursuant to section 3) without undue delay to the publisher of the book/organiser of the congress - many thanks.