

Declaration of Exemption

Preamble

DBFZ Deutsches Biomasseforschungszentrum gemeinnützige GmbH (referred to in the following as “DBFZ”) allows third parties to publish articles, including but not limited to specialist lectures, on the DBFZ web pages. The articles are published in the form of electronic media, individually in portable document format (PDF), for example, or collected together with other presentations in either a ZIP archive or through the incorporation of images from the slides that accompanied the presentation (from PowerPoint, for example) in a conference transcript/reader summarised by the DBFZ.

The following declaration applies to this article:

The Contribution

Title and date of the event

Type of contribution

Oral presentation

Poster presentation

Title of lecture / poster

Authors's details

Title and full name

Institution

Full address to be published

Email

Phone number

§ 1 – Contents of the article, declaration of the person providing the article

As the person providing the article, I ensure that in the scope of the article for publication

- no addresses or other personal information of third parties are disseminated or published,
- no contents are saved which infringe rights of third parties, including but not limited to copyright, personal, brand or patent rights,
- no information or contents are disseminated which could impair or prevent use – irrespective of their type (e.g. software, viruses, worms, bulk emails or similar),
- the applicable laws and possible occupational regulations are complied with.

I am aware that third-party copyrights can be infringed, for example, with photos, drawings, cartoons or other illustrations, the authorisation for the use of which has not been obtained from the author.

I will inform the DBFZ of any changes to my personal details (address, email accessibility).

§ 2 – No transfer of rights

The person providing the article only uses the web pages of the DBFZ (www.dbfz.de) for the publication of the article and permits the DBFZ to publish it. No rights to the article are transferred to the DBFZ.

§ 3 – No checking of content

The DBFZ reserves the right to check articles prior to their publication for their technical quality, their comprehensibility and their compliance with formal criteria, and will notify the person providing the article of any changes promptly. If the person providing the article is not satisfied with the changes, then the article can/will not be published. The article will not be checked by the DBFZ, however, as to whether or not the person providing the article is legally entitled to publish contents.

§ 4 – Liability of the person providing the article and exemption

The person providing the article provides their personal assurance that no third-party rights were infringed by the article or its contents.

If legal recourse is instigated against the DBFZ by a third party due to the article or its contents on the grounds of the infringement of legal regulations, including but not limited to those for the protection of data, of competition, or of copyright, brand, patent or personal rights, the person providing the article undertakes to exempt the DBFZ in full from all of the arising legal claims, to reimburse the DBFZ for reasonable costs of any legal defence proceedings, and also to reimburse the DBFZ for any other damages caused due to the legal recourse. This obligation also encompasses possible compensation payments, user fees and fines, and also applies to cases in which the DBFZ is jointly and severally liable according to copyright law or another protective law. The exemption obligation of the person providing the article also stretches to include the managing directors, partners and/or employees of the DBFZ insofar as any claims are made against them personally.

The person providing the article is obliged to ward off unsubstantiated third-party claims that arise from the article or its contents. If the person providing the article declines the exemption and relinquishes the

decision of whether the third party is entitled to make claims to the DBFZ, its managing directors, partners and/or employees, then the person providing the article must pay the costs of and arising from this decision.

In the case of recourse by a third party, the DBFZ will notify the person providing the article promptly at their most recently known contact address, and as far as possible, provide the person providing the article with the opportunity to make direct contact with the third party in order to prevent possible legal recourse being instigated against the DBFZ.

§ 5 – Costs, duration

The DBFZ shall publish the article at no cost to the person providing the article.

The DBFZ is entitled to remove the article from the web page without providing notification to the person providing the article and to delete the article from its servers at any time – without prejudice to any further legal steps. For their part, the person providing the article is also authorised to request a deletion of the article at any time. The exemption obligation of the person providing the article (§ 4) remains unaffected by this.

§ 6 – Closing provisions

If any individual provisions are or should become invalid, the validity of the remaining provisions shall remain unaffected. The invalid provision will be replaced by a new provision which comes closest to fulfilling the original legal purpose of the invalid provision.

This declaration of exemption as well as the legal relations between the person providing the article and the DBFZ are solely subject to the laws of the Federal Republic of Germany.

The legal venue is Leipzig.

Date, Venue

Date, Venue

Signature
(Speaker)

Signature
(DBFZ)