

Annex No. 3 to the application of 30 January 2019 to the Central Commission for Academic Degrees and Titles for conducting a habilitation proceeding in the field of Legal Sciences, in the discipline of Law.

Krzemienica, 30 January 2019

THE APPLICANT'S SUMMARY
OF RESEARCH WORK AND SCIENTIFIC ACHIEVEMENTS
BY DOCTOR BOGUSŁAW ULIJASZ

1) Scientific and professional degrees

- 2013 — achieving the professional title of the legal adviser.
- 2005 — achieving the scientific degree of the doctor of legal sciences for doctoral thesis entitled Cooperation of the State and the Church in the Area of Social Aid in Poland. The dissertation was written under direction of Rev. Prof. Dr. hab. Henryk Misztal, and the reviewers were Prof. Dr. hab. Zygmunt Niewiadomski and Dr. hab. Stanisław Wrzosek.
- 1999 — achieving the professional title of the master of law at the Faculty of Law and Administration of the Maria Curie-Skłodowska University, Rzeszów Branch. I have written my masters' dissertation entitled Legal Position of Fire Brigades on Example of Former Rzeszów Voivodeship in the years 1994–1998 under scientific direction of Prof. Dr. hab. Edward Ura.
- 2002 — I graduated from Polish-French Post-graduate Studies at the Podkarpackie Centre of Strategy, Economic Development and European Integration in the field of European Studies. I hold a diploma of the University of Rzeszów and the Paris Nord University.

2) Information of to-date employment in scientific institutions

Detailed information on the course of my employment and professional career is contained in the following summary.



Professional employment	Employment at universities
<p>1999–2000 Telekomunikacja Polska S.A. Rzeszów</p> <p>position: Inspector for Contract Issues</p> <p>scope of duties: negotiations with contractors, realisation of procurement procedures</p>	<p>2006–2007 University of Information Technology and Management in Rzeszów</p> <p>position: Organisation and Development Director, Institute of Economy</p>
<p>1999–2000 Non-governmental Organisations Support Centre Association in Rzeszów</p> <p>position: project co-ordinator</p>	<p>2006–2007 University of Management and Administration in Zamość</p> <p>position: university teacher</p>
<p>2000–2006 Leżajsk Development Association in Leżajsk</p> <p>position: consultant for projects financed by Polish Enterprise Development Agency</p>	<p>2010–present — Chief Editor for the quarterly <i>Insurance in Agriculture, Materials and Studies</i></p>
<p>2000–2006 Poviát Office in Łañcut</p> <p>position: Manager, Department of Economic Development and Structural Funds</p>	<p>2006–2011 Rzeszów University of Engineering and Economics in Ropczyce</p> <p>position: university teacher, assistant professor</p>
<p>2006–2008 Member of Supervisory Board, Public Utility Company in Źołyńia</p>	<p>2005–2013 University of Rzeszów</p> <p>an academic task contract with the Faculty of Law and Administration</p>

2008–2011 Secretary General, International Agricultural Section of ISSA	2006–2015 The John Paul II Catholic University of Lublin
2008–2011 Deputy President of the Agricultural Social Insurance Fund in Warsaw	University Teacher, Assistant Professor
2011–2013 The Secretary of Podkarpackie Voivodeship	2011–2016 The Rev. Bronisław Markiewicz State Technical and Economical College in Jarosław
2013–2014 Director, Opole Branch, General Directorate for National Roads and Motorways	position: Senior Lecturer
2014–2015 Undersecretary of State in the Ministry of Sport and Tourism	2015–present
2015–present Secretary of State the Ministry of Sport and Tourism	Commission of National Education Pedagogical University of Cracow
2016–present Own professional practice in the Dębowczyk/Uliasz Law Office to which I am a partner and legal adviser	University Teacher, assistant professor

Since the year 2006 until present I am ceaselessly connected with the academic milieu. At present, I am employed as an assistant professor in the Institute of Law, Administration, and Social Economy of the Commission of National Education Pedagogical University of Cracow. Since 2015, the Pedagogical University is my primary employer in the meaning of Art. 2 paragraph 1 point 33 of the Act of 27 July 2005 The Higher Education Law.

I combine my scientific and teaching activities with legal practice carried out in official bodies and as a partner to my private law office. Among my main professional achievements, I would number positions of the Vice President of the Agricultural Social Insurance Fund, a central government administration body; the Secretary of Podkarpackie Voivodeship; Director



of Opole Branch, General Directorate for National Roads and Motorways; and the Deputy Minister in the Ministry of Sport and Tourism.

3) Indication of the achievement referred to in Art. 16 paragraph 2 of the Act of 14 March 2003 on scientific degrees and the scientific title and on degrees and the title in the area of arts (J. Laws 2016, Item 882, as amended in J. Laws 2016, Item 1311, consolidated text in J. Laws 2017, Item 1789).

1. The title of the scientific achievement

As my most important scientific achievement after being granted the degree of doctor, I hereby present a monograph entitled Practising and organising sports in Poland. An administrative-legal study, Adam Marszałek Publishing House, Toruń 2019, pp. 281.

The monograph represents a scientific achievement in the meaning of Art. 16 paragraph 2 point 1 of the Act of 14 March 2003 on scientific degrees and the scientific title and on degrees and the title in the area of arts (consolidated text in J. Laws 2017, Item 1789).

The presented monograph is an entirely original work and the results contained therein were not published earlier in any form.

The sport as a social phenomenon is an extremely diverse and multi-dimensional field. For this reason, it is subject to continuous and systematic variation resulting from development and changes of civilisation, culture, technology, and economy. Over a span of centuries, the sport was subject to continuously increasing professionalisation and commercialisation which led to its evolution from common physical activity into rivalry of athletes and sports clubs aimed at achieving economical goals. The sports market develops continuously and becomes more and more global. Sports clubs are subject to transformation from sports associations into share capital companies which must be driven by the principle of cost-effectiveness of their operations.

The research goal realised in the present study was to perform an analysis of legal and administrative law instruments which are currently applicable in the Republic of Poland with minor references to the history of the subject and international regulations which are necessary to interpret correctly the domestic legislation currently in force. It was the author's ambition to presents comments de legelata and de lege ferenda for the purpose of formulation of proposals of necessary new legal solution concerning practising and organising sports in Poland.



The main thesis put forward in this monograph states that there is a necessity to establish proper supervision of practising and organising sports in Poland, but with respect to the criterion of legality. What is more, it is necessary to take into consideration the possibility of equipping proper public institutions with powers to apply, within the framework of the supervision system, the criterion of thrift to those sports clubs and/or associations which benefit from public funds in realisation of their activities.

Sports-related regulations applicable currently in Poland are a derivative of a plurality of social and cultural phenomena which occur both in Poland and anywhere else in the world. Many of such instruments are directly transferred from international regulations governing rules of carrying out specific sport games or guidelines concerning organisational structures of federations.

Structure of this study comprises six chapters, an introduction, and conclusions. The first chapter entitled Genesis and nature of legal regulation of sports in Poland starts with definition of the sport and the concept of the notion. Further, the history of legal regulations concerning sports in Poland is outlined together with the model of the currently functioning rules. Presentation of etymology of the word "sport" and legal instruments which shaped the present form of the sport law and rules of sports over a span of many years represents a comprehensive base for further analyses concerning the subject.

Chapter II, entitled Sports clubs and sports associations, is devoted to presentation of Polish model of sports-related regulations and organisation of professional sport which is based on sports clubs and associations, the Olympic Committee, and the supervising minister. This portion of the study is therefore an analysis of the function to be fulfilled by individual elements of the organisational pyramid of sports in Poland, including the legal grounds of existence of these entities, their activities, functions, and internal structures. When the issue of sports clubs is discussed, special stress is put on their sport-related activities and a special form in which they can be established, namely the school pupils' sports clubs. A separate section of the chapter deals also with the issue of sports scholarships and concludes the discussion on sports clubs. Another main topic of the chapter concerns sports associations as a form of setting up unions of sports clubs. Characterisation of the associations includes the legal grounds on which they operate, changes in legal regulations, the role which the associations are entrusted with in organisation of sports in Poland, and the purpose they are expected to serve. Conclusions to the chapter underline the fact that sports clubs and associations constitute the base on which organisation of sports is founded in Poland and include an assessment of legal instruments regulating organisation and functioning of domestic sports clubs and associations.



Chapter III bearing the title Polish Sports Associations includes presentation of nature and objective of Polish Sports Associations (PZSs), the procedure of establishing them, rights and duties of PZSs, and exclusive competencies granted to such entities. Firstly, criteria and regulations concerning setting up a PZS are discussed and the special role the entities play in organisation of Polish sports, whereas organising and carrying out the competition in individual sports is identified as the fundamental purpose for which PZSs are set up. Dedication of a separate, relatively extensive, portion of the chapter to the procedure of establishing a PZS reflects importance of the issue. Special attention is devoted to the obligatory components of each application for establishing a PZS, criteria of refusal or consent applied by the minister competent for physical culture and sports, and rules of membership in a PZS. Next, an analysis is presented of prerogatives and exclusive competencies of PZSs constituting a manifestation of their autonomy in the area of establishing and enforcing sport standards. An example of exclusive rights of Polish sports associations is the option to establish a professional league being a form of organisation of sport rivalry. The chapter includes also a comparative analysis of regulations concerning functioning and competencies delegated to PZS on the grounds of the repealed Act on Classified Sports and provisions of currently applicable Act on Sports.

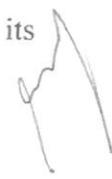
The fourth chapter of this monograph is entitled Control and supervision of Polish sports associations. Precedence is given to a discussion on the notions of control and supervision and their meaning. In the beginning, the issue of sports-related regulation is temporarily put aside in favour of short presentation of legislative standardisation of the above concepts on the grounds of the administrative law. Only after creation of such foundation, it becomes possible to get down to deliberations on control and supervision of Polish sports associations. The related rights are exercised by the minister competent for physical culture. Also in this case, a comparative analysis is carried out of the repealed Act on Classified Sports and provisions of currently applicable Act on Sports — here, the discussion pertains to competencies of the minister in scope of control and supervision. Next, the minister's prerogatives in scope of registration of PZSs as well as his disciplinary and statutory competencies are presented and commented. It should be pointed out that the scope of supervision exercised by the minister does not include disciplinary and regulatory decisions taken by authorities of Polish sports associations connected to the course of sporting rivalry; however, the minister is entitled to audit PZSs in this area. At this point, the issue of supervision of legality and lawfulness of activities undertaken by authorities of Polish sports associations is discussed, including applicable criteria, principles, and scope of control. In this context, the statutory means of supervision and control available to the minister are described as well as premises of their application. Final paragraphs of the chapter are devoted to issues concerning supervision of execution of tasks co-financed by the minister and contracted to Polish sports associations, in particular preparation of



national teams for participation in Olympic Games, Paralympic Games, World Championships, and/or European Championships. Moreover, the minister exercises the right to grant, finance, and suspend temporary sports scholarships for members of national teams. The chapter ends with a review of changes provided in draft acts on amendment of the Act on Sports in the area of powers of the competent minister.

Chapter V entitled National Olympic movement is devoted to presentation of activities of the Polish Olympic Committee (PKOl) and the Polish Paralympic Committee (PKPar). However, precedence is given to fundamental issues to form a proper base for further deliberations. These are some general remarks, such as the definition of national Olympic movement, legal instruments governing its existence, and an outline of the history of the issue. Next, activities of the Polish Olympic Committee are characterised, including its legal status as an autonomous non-governmental organisation acting in the form of a voluntary union of associations and other legal entities, as well as its objectives and means to achieve them, limits of which are determined independently by PKOl on the grounds of provisions of its Statutes. Described are also the governing bodies and rules of membership in the Committee. These are followed by discussion of co-operation of the Committee with the minister competent for physical culture in the area of working out and realising sport development strategies, giving joint opinions on draft acts of law concerning sports, supervising activities of PKOl exercised by the President of the Capital City of Warsaw, and protecting Olympic symbols. Analogously, the issues concerning the Polish Paralympic Committee are summarised, such as objectives and tasks of PKPar, the rules of participation in the Committee, and regulations concerning protection of the paralympic symbolism. The chapter ends with an outline of the history of paralympic tradition.

The last, sixth chapter of this monograph is entitled Safety and combating doping in sports. As early as in the introduction to this monograph it was necessary to underline that the issues relating the fight against doping were regulated by Polish law in chapter IX of the Act on Sports which was repealed in the version applicable after the last amendment. Provisions concerning the subject have been moved to the Act on Combating Doping in Sports. However, the fact that the repealed provisions concerned a very important aspect of organising sports in Poland and administrative provisions concerning the problem, seems to be good reason to quote them in this monograph. Nevertheless, the chapter starts with presentation of principles of medical safety in sports and responsibilities of sports clubs and associations in the area of insurance which remained unchanged after the Act on Combating Doping in Sports coming in effect. The review of the issue includes requirements imposed on athletes in scope of obtaining appropriate medical certificate and undergoing periodical specialist and diagnostic examinations. This is followed by discussion of the subject of accident insurance — its



purpose, subject-matter, objectives, and legal instruments imposing obligations to provide this type of risk coverage. Moreover, as it has been already mentioned, the final sections of the study contain also an analysis of regulations on combating doping in sports and the notion of doping as such — its categorisation, consequences, and rules of responsibility. Relevant analysis is carried out both on the grounds of provisions applicable in the former legal status (the Act on Classified Sports and the currently repealed Chapter IX of the Act on Sports) and in view of the currently applicable Act on Combating Doping in Sports. The discussed issues include the forms of behaviour which are regarded as the doping in sports, types of prohibited substances and methods, and entities enforcing disciplinary responsibility actions towards persons using the doping. This portion of the study discusses also functions, tasks, and regulations concerning institutions in charge of uncovering and combating the doping.

The main postulate formulated in concluding remarks of the monograph is the necessity to establish an appropriate system of supervision of lawfulness. The conclusions contain a call for equipping proper public institutions with rights to apply the criterion of thrift as part of the supervision process with respect to those sports clubs and/or associations which benefit from public funds in carrying out their activity. Such approach may result in significant strengthening of sport activity undertaken for amusement in view of public nature of such supervision and civic activity towards establishment of sports clubs and training facilities serving local communities. At this point, a thesis is advanced that only popular sport can constitute a platform on which top results may be achieved in professional and highly competitive sports. The practice shows that too many young talents are lost for the competitive sport just because we lack any effective system in place within the which the grassroots factor could be activated. Of course, assignment of competencies without appropriate means cannot be successful, therefore it is necessary to extend in parallel the offer of more effective financing. It seems that such a model could be based on funds coming from the totalizator, supported by a well-thought-out governmental strategy of tax exemptions offered to both business entities and natural persons prone to providing a support to the popular sport. Such system will surely translate, rather sooner than later, into a success in competitive sports and the system will become soon a self-propelled one. In support of the thesis, it is worthwhile to quote the example of Polish volleyball which, by development of popular sports centres targeted mainly at children and young people, resulted in advancement of the Polish men's national team to the highest international level confirmed by two consecutive titles of World Champions.

The question which inevitably arises at this point reads: how to find financial resources necessary to educate sport coaches and animators, and then maintain them and develop their professional skills? It seems that a solution of this problem may consist in making good use of means



coming from structural funds and, in particular, from the European Social Fund. By proper allocation of the stream of these funds, in combination with budget resources coming from the sports and tourism sector and the Ministry of National Education, it would be certainly possible to make the most of the opportunity to educate and maintain the corps of physical education teachers.

Such goal could materialise if the general public would decide to support creation and then implementation of a long-term strategy of thinking about the sport as a common national good and an investment in future generations. Analysis of the problem leads to the conclusion that there is a necessity work out such document preceded with an in-depth diagnosis carried out by governmental and scholarly research centres, and then consulted with sport circles. Such Constitution for Sports could serve as a vehicle for transferring dreams about the success in sports into the materialisation sphere. The document could form, so to speak, brackets embracing similar plans created on the regional level which should draw on different sport traditions of individual regions and, at the same time, set new standards in creation of pro-sport attitudes and habits for the whole life. In my opinion, evolution of the system of practising and organising sports in Poland is a prerequisite for making results achieved in sports more successful, improving the quality of life among citizens, and promotion of going in for sports.

Realisation of these tasks will be impracticable without appropriate infrastructure, therefore it is necessary to initiate such changes which will allow to renovate the physical base of sports, especially this developed as part of such nation-wide programs as "Eaglet", "My Pitch", or "White Eaglet". According to the author, it is further necessary to establish complementary programmes aimed at supplementation of the infrastructural offer with such trendy facilities as, for instance, skateparks or climbing walls. It is also worthwhile to consider, on the occasion of contracting construction of new sports facilities subsidised by the state, the possibility to burden the investors with the obligation to perform economical analysis of such undertakings.

To sum up, it must be noted that over the last hundred years, the system of practising and organising sports in Poland was the subject of tremendous evolution, from complete absence of regulation to today's avant-garde solutions. It was, obviously, impossible to avoid some mistakes, but continuing changes raise the hopes that evolution of the system will lead to widespread development of sports in Poland.

- 4) A review of other scientific and research achievements



a) Authorship or co-authorship of studies concerning public administration and self-government issues

Apart from the work indicated above as my primary scientific achievement, I dealt also with the issues concerning public administration and self-government. My interest in the subject was reflected, among other things, in editorial work on post-conference proceedings and articles, including contributions to a conference at which the first decade of functioning of new administration was summed up. The work referred to changes in functioning of administration and the use of new forms of administering. The issues were the topic of deliberations contained in *E-administration in Territorial Self-government, (in:) Ten Years of the Public Administration Reform in Poland*, J. Parachomiuk, B. Ulijasz, E. Kruk (editors), Wolters Kluwer, Warsaw 2009. The range of my interest included also the issues concerning public administration in the context of reasonable access to public information which resulted in publishing a monograph entitled *Public Information and Public Sector Information in Obligated Entities*, Kraków 2018. Access to information was also a subject of my research in the context of effective use of information by public administration bodies, discussed in *Effectiveness of the Use of Information as Precondition for Effective Quality Management in Public Administration (in:) Public Administration in the Third RP: Two Decades of Experience*, M. Mazuryk, S. Jaśkiewicz (editors), Idealit, Warszawa–Siedlce 2011. The subject of my research in the context of public administration included further the duties of the state with respect to regional self-government communities in the context of equipping them with proper legal and financial instruments necessary for them to realise their tasks. This work resulted in an attempt to systematise the issue presented in the following publications: *The Territorial Self-government and the Ecology — Legal, Financial, and Organisational Aspects, (in:) Ecological Innovation in Socio-economic Development*, Leszek Woźniak, Jana Krupa, Joanna Grzesik (editors), WSiIZ, Rzeszów 2006, and *The Effect of Union's Funds on Regional Development, (in:) Determinants of National Security and Their Effect on Regional Development* T. Bąk, Z. Ciekanowski, L. Szot (editors), PWSTE, Jarosław 2014.

Tasks of the State, and in particular those relating to responsibilities towards citizens, were also the subject of my deliberations in the context of public administration. In the paper entitled *Determinants of Emergency Management, (in:) Security as a Guarantor of Development of the State*, T. Bąk, Z. Ciekanowski, R. Zakrzewski (editors), PWSTE, Jarosław 2016, I made a reference to issued relating to emergency management pointing out the most important responsibilities of public administration towards citizens.

Apart from the issues indicated above, I dealt with research in the area of administration-related aspects of functioning of state government bodies and territorial self-government units. As part of this work, the following articles were published: a monograph *The Act on Withholding the Sale of*



Fixed Property Items Owned by the State Treasury Agricultural Property Resources — the Constitutional Law Aspect, M. Bidziński, M. Chmaj, B. Ulijasz, Warsaw 2017, and Territorial Self-government at Service of Child's Rights, (in:) Protection of the Child in Public Law, M. Bartnik, M. Bielecki, B. Ulijasz, J. Parchomiuk (editors), WZNPIE KUL, TomaszówLubelski 2007.

b) Authorship of scientific studies concerning social activity in the broad sense, especially aid to families

Research on legal instruments in the area of social aid initiated in the course of work on my doctoral thesis were reflected in the following scientific papers published as part of scientific periodicals of the Regional Faculty of Legal and Economic Sciences of the John Paul II Catholic University in TomaszówLubelski, such as Financing of Activities of Church Institutions from Resources of the Integrated Operating Development Programme, where the subject of the analysis were legal possibilities to finance charity operations of the Catholic Church from EU's structural funds. The publication Legal Forms of Co-operation between the State and the Catholic Church (in:) Public Functions of Denominational Associations, A. Mezglewski (editor), KUL, Lublin 2007. issued as a post-conference material constitutes, to some extent, a complement to the financial matters.

Results of my research work in the area of social aid were published in co-operation with Slovak academic centres in Brno and Ružomberok in the form of extensive text on legal framework of operation of social welfare homes (Legal Regulations Concerning Operation of Social Welfare Homes in Poland, (in:) X. Nationwide Conference of Sisters Working in Social Service Facilities with International Participation, I. Kamanová, M. Kosturíková, L. Štefáková (editors), Ružomberok 2013; Legal Regulations Concerning Operation of SOS Children's Villages in Poland (in:) Creating Opportunities for Education of All Children at Primary Schools, Hana Filová, Jiří Havel, Jana Kratochvilová (editors), Brno 2014).

The above issues were also presented in my studies published as part of co-operation with the Institute of Social Work of the Commission of National Education Pedagogical University of Cracow and the John Paul II Catholic University of Lublin, in which I have presented an analysis of legal determinants of the work of welfare workers as well as types and scope of social welfare benefits offered by public and non-governmental charity organisations. Responsibilities of the State and institutions appointed thereby were also presented in my paper published in Slovakia by the publishing house of the Faculty of Law of the University in BanskáBystrica (The Social Insurance of farmers in the republic of Poland, (in:) Civil Law Institutions and their Historical Reflection in Modern Modern Recodifications, Z. PoláčekTureková, Michal Turošík (editors), BanskáBystrica)

This topic is also discusses in several of my other papers (see: list of scientific works)



c) Authorship of scientific studies concerning investment projects, especially those with significant contribution of European support

Additionally, I carried out research in the field of realisation of investment projects, concerning both building and civil engineering, undertaken by state government and self-government bodies. In the course of my research I had an opportunity to verify my scientific insights by confronting them with actual investment projects, because in the years 2008–2015 I was responsible for realisation of investments undertaken by the Agricultural Social Insurance Fund, construction work and settling accounts of the National Stadium, and completion of ‘Syców–Walichnowy’ segment of S8 express road. As a result of the related research work, I have published such texts as e.g. Financing of Investments Relating to Thermal Processing of Waste from EU Funds (in:) Law for the Environment, A. Erechemla (editor), Rzeszów 2011, or An Attempt to Assess the Effect of the European Union Law on Legislative and Actual Activities of Local Self-government, Research Notes of the University of Rzeszów 78/2013, Rzeszów 2013). An attempt to systematise scientifically the related observations as well as court judgements and views presented in the literature was presented in article entitled Administrative Law Hazards in Realisation of Infrastructure Project Financed from the European Union’s Resources, (in:) Administrative Law-related Types of Risk in Realisation of Strategic Investments, M. Rudnicki, Lublin 2012. In a smaller scale, I carried out the research work related to public procurement procedures. As a result, I have written the following publications: An Introduction to the Issue of New Approach to Public Procurement — a Review of Fundamental Notions, (in:) New Approach to Public Procurement, B. Uljasz (editor), Ekorys, Warsaw 2010, and The Public Procurement Law in Poland and Public Procurement Procedures Based on Money Resources from MBOiR Borrowings and MSR Loans, WZNPIE Yearbook, vol. V, TomaszówLubelski 2009.

d) Authorship of co-authorship of scientific studies concerning public security in the context of administrative law

Recently, my scientific interest became focused also on the issue of public security in the context of administrative law and human rights. The problem is discussed in the publication entitled Combating Terrorism in the European Union, PWSTE, Jarosław 2015, to which I am a co-author (with Z. Ciekanski).

Other works on the subject include also post-conference publications such as Factors Shaping the Level of Security of the State, (in:) Human Security Determinants and the Regional Development, T. Bąk, Z. Ciekanski, L. Szot (editors), Jarosław 2013, and Determinants of Emergency

Management, (in:) Security as a Guarantor of Development of the State, T. Bąk, Z. Ciekanowski, R. Zakrzewski (editors) PWSTE, Jarosław 2016.

Moreover, I was an editor of 7 joint publications and a co-author to four monographs, as well as an author to five publications in scientific journals and over thirty articles and legal comments in press and other media.

e) Participation in conferences

I was an active participant to 35 scientific conferences, at which I have presented 23 reports; moreover, I was a member of scientific committees and discussion panels at 9 conferences (see Annex No. 5).

f) Auxiliary doctoral thesis supervisor

I was an auxiliary supervisor of doctoral thesis of Ms. Anna Hadała, MA, prepared under supervision of Prof. Dr. hab. Sabina Grabowska and entitled Systemic Political Position of the Second Chamber of Parliament in Selected Federation States, UMCS Lublin.

g) Other scientific activity

i) Participation in editorial teams of periodicals

Insurance Coverage in Agriculture. Materials and Studies, ISSN 1507-4757 — Chief Editor, 2010–present

ii) Membership in scientific societies

Member of the Polish Religious Law Society

iii) Participation in experts' teams

Authorship of the document Development Strategy for the Euro-regional Association of Socio-economic Initiatives in the Context of EU Financing Perspective for the Years 2007-2013.

1. In 2015, member of the Partnership Agreement Committee at the Minister of Infrastructure and Development

2. Member of the team implementing a social project entitled Włoczy-kije 2012 [Rolling Stones 2012] aimed at activation of visually handicapped persons, financed from resources of the City of Cracow

Moreover, participation in work of editorial teams for the following planning documents:



3. ŁańcutPoviat Development Strategy for the Years 2000–2006, Łańcut 2000
 4. ŁańcutPoviat Enterprise Development Strategy, Łańcut 2001
 5. Strategic Analysis of ŁańcutPoviat Economic Potential, a study financed from resources of the Rural Areas Activation Program, Łańcut, September 2004
 6. Diagnosis of the State of Infrastructure Development and Development Needs of ŁańcutPoviat
 7. A Strategy for Support and Development of ŁańcutPoviat’s Local Product
 8. An Analysis of the State of Enterprise Development, Labour Market, and Development Prospects for ŁańcutPoviat
 9. A design of the Bank of Operating Programmes and Undertakings of ŁańcutPoviat website
 10. A Diagnosis and Vision of ŁańcutPoviat Promotion Policy for the Years 2004–2005
 11. ŁańcutPoviat Promotion Programme for the Years 2004–2006
 12. Socio-economic Development Strategy of the Town of Łańcut for the Years 2007–2020, reviewed by Prof. K. Kłosiński
 13. Training for employees of the Supreme Audit Office, Rzeszów Branch Office, on the subject Task Realisation Supervision — Union’s Resources Under Good Control, November 2007
- iv) Tuition work with students and organisational functions served

In the years 2009–2013, I was a tutor of ‘SOCRATES’ Students’ Scientific Association at the Regional Faculty of Legal and Economic Sciences of the John Paul II Catholic University in TomaszówLubelski.

In the years 2007–2018, I was the supervisor for 57 bachelor’s degree dissertations at the Commission of National Education Pedagogical University of Cracow and at the Rzeszów University of Engineering and Economics in Ropczyce, major of administration.

- v) Popularisation of science

As part of my activities in the field of popularisation of science, I had twice, in the years 2014 and 2015, a 30-hour cycle of lectures at the Faculty of Economy of the Belarus State Technical University.



In April 2015, at the Matej Bel University in BanskáBystrica (Slovakia), I have given two lectures on sports and diplomacy and a lecture entitled Impact of the infrastructure development and the organization of sporting events on tourism.

In the years 2009–2010, in Łańcut, I gave a cycle of lectures for students of the Third Age University on territorial self-governments and the system agricultural insurance.

I am an author of a monograph entitled 135 Years of the Diana Hunters' Club in Łańcut.

A handwritten signature in black ink, consisting of a stylized, cursive letter 'M' followed by a long, sweeping horizontal stroke that ends in a small hook.