

Agreement on blocking notice for theses (Bachelor / Master)

between

Mr/Mrs:

Dresden University of Applied Sciences (FH) - HTW -

v. d.:

First examiner

and

Company:

v. d.:

Consultant

1. The student is working on the topic

as a thesis.

It was provided by the company in consultation with the HTW or a partner university and confirmed by the chair of the examination board in accordance with the regulations of the applicable examination regulations.

2. The student is the author of the examination paper; his/her copyrights are therefore protected.
3. The student undertakes to use internal company data which he/she uses in the examination paper in the exercise of his/her right to publication only with the prior written consent of the company. This obligation applies for a period of at least five years, beginning with the day the examination paper is handed over to the HTW. The latter shall stamp the examination paper with the word "SPERRVERMERK" (Blocking notice). The examination paper is only made accessible to the examiners and the members of the examination board. These persons are subject to the obligation of official secrecy.

The defence of the examination paper is to be conducted in public or non-public by agreement of the partners.

5. The transfer of rights of use by the student to third parties requires the written consent of the company. A period of at least five years shall also apply for this, analogously to section 3.
6. If the company wishes to use the examination paper for business purposes, it must conclude a corresponding agreement with the student. The HTW shall retain the examination paper for at least five years in accordance with the generally applicable rules on confidentiality. Retention beyond this period shall be governed by the general rules on archiving examination papers. The HTW shall be entitled to use the examination paper free of charge for its own teaching and research purposes. Internal company data may not be used for a period of five years analogous to section 3. Additional written agreements containing a longer protection period are permissible.
7. The HTW is not liable for breaches of contract by the student or the company.

Dresden,

.....
Student

.....
HTW
(First examiner)

.....
Company