

## **Attachment No. 5**

**Grzegorz Kozieł, PhD, the Department of Economic and Commercial Law, the Faculty of Law and Administration at Maria Curie-Skłodowska University (MCSU) in Lublin.**

**A list of scientific studies or creative works which have been published, along with information on the relevant teaching achievements, the scientific supervision of students, scientific cooperation and science popularisation activities**

- I. The publication constituting the scientific achievement referred to in of Article 16 (2) of the Act of 14 March 2003 on Academic Degrees and Title and Degrees and Title in Arts (consolidated text: Journal of Laws of 2014, item 1852, as amended, hereinafter the ADT Act).**

The legal status of the creditors of registered partnership partners from a substantive law perspective, Warsaw 2016, pp. 248.

- II. Other scientific studies which have been published.**

- A) Authoring or co-authoring scientific publications appearing in the journals included in the Journal Citation Reports (JCR) base, or in the list of the European Reference Index for the Humanities (ERIH).**

The JCR base gathers journals published in Anglo-Saxon countries, some of which involve the legal sciences. The publications released in these magazines contain statements related to the common-law system which exhibits considerable differences when compared to the Polish legal system (which belongs to the so-called continental system). These concern, among other issues, the way legal institutions are regulated, the scope of definitions, interpretation methods and research methodologies. The common-law system is inconsistent with the research areas in question. Given the specific nature of these areas, there was no reason to publish papers in the journals included in the JCR base. ERIH, in turn, does not cover journals devoted to the legal sciences.

**B) Authoring or co-authoring monographs, scientific publications in international or national journals, other than those included in the base or list referred to in Point a) above, related to the area in question.**

**C) Authoring or co-authoring collective scientific studies, collection catalogues, research-work documentation, expert opinions and artistic works, as appropriate, related to the areas in question.**

Studies related to Points B)-C) are presented jointly, and divided into specific categories.

**1. Monographs (as the author):**

Transferring the rights and obligations of partners in commercial partnerships. Remarks concerning the provisions of Article 10 of the Code of Commercial Partnerships and Companies, Kraków 2006, pp. 312.

**2. Monograph chapters and sections in collective scientific studies (as the author):**

- 1) The legal nature of co-funding agreements concluded with entrepreneurs under EU structural funds (in:) Commercial law following Poland's accession to the European Union, ed. W. J. Katner, U. Promińska, Warsaw 2010, pp. 448-457;
- 2) The provisions of the articles of association of a registered partnership, concerning partnership termination by its partner. Selected issues (in:) Statutory limitations on the freedom of contract. Selected issues, ed. B. Gnela, Warsaw 2010, pp. 247-260;
- 3) Selected remarks on registered partnerships' representation by commercial representatives during the termination of the partnership's activities in a different mode, as agreed by the partners (Article 67 § 1 of the CCC) (in:) Commercial Law of the 21<sup>st</sup> century. A time of stability, evolution or revolution, ed. M. Modrzejewska, Warsaw 2010, pp. 438-446;
- 4) Selected aspects of establishing non-public healthcare centres by foundations or associations (in:) Legal, economic and sociological considerations of the functioning of selected healthcare systems, ed. T. Mróz, Białystok 2011, pp. 275-297;

- 5) The right of members of European cooperatives to transfer their shares. Selected issues (in:) The rights and obligations of partners in partnerships, European cooperatives and European partnerships, ed. A. Witosz, Katowice 2012, pp. 40-61;
- 6) An entry in the register as a determinant of the entrepreneur's legal status in light of the draft version of volume 1 of the Civil Code (in:) Commercial-law institutions in the future Civil Code, ed. T. Mróz, M. Stec, Warsaw 2012, pp. 156-169;
- 7) The termination of the legal existence of parties to a contract for specific work. Basic consequences in light of the provisions of the Civil Code (in:) Prof. Stefan Buczkowski, Lublin 2012, pp. 110-121;
- 8) Company transformation processes (in:) Joint-stock company. Meritum. Companies Law, ed. A. Kidyba, Warsaw 2013, pp. 1653-1710;
- 9) Chapter 6. Co-funding agreements concluded with entrepreneurs under EU funds (in:) Non-code commercial contracts, ed. A. Kidyba, Warsaw 2013, pp. 153-188;
- 10) Chapter 16. Factoring agreements (in:) Non-code commercial contracts, ed. A. Kidyba, Warsaw 2013, pp. 499-528;
- 11) Chapter 17. Forfeiting agreements (in:) Non-code commercial contracts, ed. A. Kidyba, Warsaw 2013, pp. 529-556;
- 12) Chapter 19. Bank guarantee agreements (in:) Non-code commercial contracts, ed. A. Kidyba, Warsaw 2013, pp. 582-603;
- 13) Chapter 28. Industrial property rights transfer agreements (in:) Non-code commercial contracts, ed. A. Kidyba, Warsaw 2013, pp. 817-844;
- 14) Chapter 35. Charter agreements (in:) Non-code commercial contracts, ed. A. Kidyba, Warsaw 2013, pp. 1015-1041;
- 15) Chapter 36. Passenger sea transport agreements (in:) Non-code commercial contracts, ed. A. Kidyba, Warsaw 2013, pp. 1042-1065;
- 16) Chapter 37. Pilot service agreements (in:) Non-code commercial contracts, ed. A. Kidyba, Warsaw 2013, pp. 1066-1082;
- 17) Chapter 42. Distance or off-premises contracts (in:) Non-code commercial contracts, ed. A. Kidyba, Warsaw 2013, pp. 1241-1276;

- 18) Transforming a private partnership into a commercial partnership or company, as stipulated in the amendments to the CCPC vs. the grounds for partnership dissolution. Selected issues (in:) 10 years of the Code of Commercial Partnerships and Companies, ed. J. Frąckowiak, Wrocław 2013, pp. 481-496;
- 19) Selected examples of modifying standard rules of representing companies in the Polish regulations governing European companies' representation in the monistic system (in:) The impact of the Europeanisation of law on commercial-law institutions, ed. J. Kruczałak-Jankowska, Warsaw 2013, pp. 65-72;
- 20) Company transformation processes (in:) Joint-stock companies. Meritum. Companies Law, ed. A. Kidyba, Warsaw 2014, pp. 1766-1827 (2<sup>nd</sup> issue).
- 21) The continuation principle in the transformation processes of Polish law cooperatives. A number of reflections (in:) Basic constructs and development trends in cooperative law, ed. A. Herbet, P. Zakrzewski, Lublin 2014, pp. 47-64;
- 22) Basic remarks on including commercial law regulations in the current and draft versions of the Civil Code (in:) 50 years of the Civil Code. Re-codification prospects, ed. P. Stec, M. Załucki, Warsaw 2015, pp. 81-93.

### **3. Scientific articles (as the author):**

- 1) The possible transfer of all the rights and obligations of commercial partnership partners vs. selected non-typical structures in registered partnerships. A review of the Commercial Law 2006, No. 3, pp. 51 – 58;
- 2) A membership in a commercial partnership vs. partnership transformation. The State and Law 2008, vol. 9, pp. 94 – 106;
- 3) The acceptability of an enforced sale of partners' rights and the membership relation in commercial partnerships, Companies Law 2008, No. 10, pp. 30-35;
- 4) The establishing of the membership relation in commercial partnerships in consequence of the expiry of the partner's legal existence. Rejent 2009, No. 3, pp. 52-72;
- 5) Establishing a commercial partnership and (subsequently) joining such a partnership as a circumstance leading to the establishment of a membership relationship. A

Review of Commercial Law 2010, No 1, pp. 12-18;

- 6) The legal nature of articles of association and regulations concerning non-public health-care facilities established by foundations or associations. Basic problems, Rejent 2010, No. 12, pp. 54-71;
- 7) Water-law companies vs. associations. Law and Environment 2011, No. 1, pp. 119-144.
- 8) Legal consequences of terminating the articles of association of registered partnerships by personal creditors of their partners. Companies Law 2011, No. 2, pp. 11-20;
- 9) A non-public health-care facility (NZOZ) established by a foundation or association, as a party to a legal transaction. Selected issues. A review of economic legislation 2011, No. 6, pp. 9-13;
- 10) Terminating the activities of a commercial partnership or company in the mode determined by its partners. Companies Law 2011, Nos. 7-8, pp. 14-24;
- 11) The consequences of terminating the membership of private partnership partners by their private creditors. Rejent 2013, No. 5, pp. 80-103;
- 12) Remarks on the legal status of executive directors who are not members of administrative boards (ABs) in European companies based in the Republic of Poland. Rejent 2015, No. 2, pp. 21-34;
- 13) Selected issues of determining the law applicable to establishing an organisational unit and to obtaining the member status by its founders under Article 17 of the PIL (in:) Scientific Papers on Companies and Intellectual Property Laws, vol. 2, May 2015, pp. 132-139.

#### **4. Commentaries (as the author):**

- 1) The Civil Code. Title 9. Section 1. Creditor's change. A commentary on Articles 509-518 (in:) The Civil Code. Commentaries, vol. 3, Obligations. The general part, ed. A. Kidyba, Warsaw 2010, pp. 736-804;

- 2) The Civil Code. Title 9. Section 2. Debtor's change. A commentary on Articles 519-525 (in:) The Civil Code. Commentaries, vol. 3, Obligations. The general part, ed. A. Kidyba, Warsaw 2010, pp. 804-824;
- 3) The Civil Code. Title 15. Contracts for specific work. A commentary on Articles 627-646 (in:) The Civil Code. Commentaries, vol. 3, Obligations. The specific part, ed. A. Kidyba, Warsaw 2010, pp. 229-300;
- 4) The Civil Code. Title 17. Section 1. Rental. Chapter 1. General provisions. A commentary on Articles 659-679 (in:) The Civil Code. Commentaries, vol. 3, Obligations. The specific part, ed. A. Kidyba, Warsaw 2010, pp. 349-405;
- 5) The Civil Code. Title 17. Section 1. Rental. Chapter 2. Premises rental. A commentary on Articles 678-692 (in:) The Civil Code. Commentaries, vol. III, Obligations. The specific part, ed. A. Kidyba, Warsaw 2010, pp. 405-459;
- 6) The Civil Code. Title 17. Section 2. Lease. A commentary on Articles 693-709 (in:) The Civil Code. Commentaries, vol. 3, Obligations. The specific part, ed. A. Kidyba, Warsaw 2010, pp. 460-505;
- 7) The Civil Code. Title 9. Section 1. Creditor's change. A commentary on Articles 509-518 (in:) The Civil Code. Commentaries, vol. 3, Obligations. The general part, ed. A. Kidyba, Warsaw 2014, pp. 850-924 (2<sup>nd</sup> issue);
- 8) The Civil Code. Title 9. Section 2. Debtor's change. A commentary on Articles 519-525 (in:) The Civil Code. Commentaries, vol. 3, Obligations. The general part, ed. A. Kidyba, Warsaw 2014, pp. 924-945 (2<sup>nd</sup> issue);
- 9) The Civil Code. Title 15. Contracts for specific work. A commentary on Articles 627-646 (in:) The Civil Code. Commentaries, vol. 3, Obligations. The specific part, ed. A. Kidyba, Warsaw 2014, pp. 294-380 (2<sup>nd</sup> issue);
- 10) The Civil Code. Title 17. Section 1. Tenancy and lease. Chapter 1. General provisions. A commentary on Articles 659-679 (in:) The Civil Code. Commentaries, vol. 3, Obligations. The specific part, ed. A. Kidyba, Warsaw 2014, pp. 448-509 (2<sup>nd</sup> issue);
- 11) The Civil Code. Title 17. Section 1. Tenancy and lease. Chapter 2. Tenancy of premises. A commentary on Articles 679-692 (in:) The Civil Code. Commentaries, vol. 3, Obligations. The specific part, ed. A. Kidyba, Warsaw 2014, pp. 509-567 (2<sup>nd</sup> issue);

12) The Civil Code. Title 17. Section 2. Lease. A commentary on Articles 693-709 (in:) The Civil Code. Commentaries, vol. 3, Obligations. The specific part, ed. A. Kidyba, Warsaw 2014, pp. 568-616 (2<sup>nd</sup> issue).

#### **5. Scientific editing:**

Commercial law 25 years after the systemic transformation. Experience and prospects. Scientific Papers on Companies and Intellectual Property Laws, vol. 2, May 2015, pp. 2-131.

#### **6. Glosses (as the author):**

- 1) All the rights and obligations of the partners of registered partnerships “converted” from private partnerships, under Article 26 § 2-6 of the CPC, as the subject of a provision of the will. A gloss to the Ruling of the Court of Appeal in Warsaw, dated 26 October 2006, VI ACa 394/06, Gloss 2010, No. 3, pp. 25-30).
- 2) The acceptability of transferring the rights and obligations of a registered partnership partner, being an encumbered legacy holder, to the legatee. A gloss to the Ruling of the Court of Appeal in Warsaw, dated 26 October 2006, VI ACa 394/06, Legal Monitor 2010, No. 19, pp. 1090-1092;
- 3) The right of the legal successors of members of water-law companies to withdraw from the company. A gloss to the Ruling of the Supreme Court dated 29 June 2010, III CZP 46/10, Law and Environment 2011, No. 1, pp. 114-117;
- 4) A gloss to the Ruling of the Supreme Court dated 4 February 2011, III CSK 143/10, Public Procurement Law 2011, No. 3, pp. 97-102.

#### **7. Conference reports:**

- 1) A report on the domestic scientific conference entitled “The Treasury vs. economic activity,” Lublin 24 October 2013, Rejent 2014, No. 3, pp. 131-136;
- 2) A report on the domestic scientific conference entitled “Commercial law 25 years after the systemic transformation. Experience and prospects,” Lublin 21-22.11.2014, Rejent 2015, No. 1, pp. 121-127.

## 8. Other studies:

- 1) Limited liability companies as Beneficiaries of EU funding (in:) Polish limited liability companies in the European Union, ed. A. Kidyba, Warsaw 2006-2007, pp. 448;
- 2) Chapter 2. Invention law § 2 points 3-4, § 3, § 4 points 5-6, § 5, § 6: Utility models (pp. 113-115), Technology-improvement designs (pp. 116-119), Invention law entities (pp. 122-124), Establishing subjective invention rights (pp. 139-141), Terminating subjective invention rights (pp. 141-144), Agreements on inventive designs (pp. 144-147), Agreements on inventive design transfer (pp. 147-150), Limited property rights on invention rights (pp. 150-154), Agreements on the use of inventive designs (pp. 154-158), Violating invention rights in light of intellectual property law (pp. 158-161) (in:) An intellectual property law outline, ed. G. Tylec, Lublin 2012;
- 3) Co-funding agreements concluded with entrepreneurs under EU funds (in:) Business agreements and contracts. Templates. Commentaries. Judicial rulings, ed. A. Kidyba, Warsaw 2015, pp. 346-362;
- 4) Non-recourse factoring agreements (in:) Business agreements and contracts. Templates. Commentaries. Judicial rulings, ed. A. Kidyba, Warsaw 2015, pp. 505-514;
- 5) Forfeiting agreements (in:) Business agreements and contracts. Templates. Commentaries. Judicial rulings, ed. A. Kidyba, Warsaw 2015, pp. 515-524;
- 6) Bank guarantee agreements (in:) Business agreements and contracts. Templates. Commentaries. Judicial rulings, ed. A. Kidyba, Warsaw 2015, pp. 549-558;
- 7) Industrial property rights transfer agreements (in:) Business agreements and contracts. Templates. Commentaries. Judicial rulings, ed. A. Kidyba, Warsaw 2015, pp. 707-719;
- 8) Charter agreements (in:) Business agreements and contracts. Templates. Commentaries. Judicial rulings, ed. A. Kidyba, Warsaw 2015, pp. 788-798;
- 9) Passenger sea transport agreements (in:) Business agreements and contracts. Templates. Commentaries. Judicial rulings, ed. A. Kidyba, Warsaw 2015, pp. 799-808;
- 10) Pilot service agreements (in:) Business agreements and contracts. Templates. Commentaries. Judicial rulings, ed. A. Kidyba, Warsaw 2015, pp. 809-820;
- 11) Distance or off-premises contracts (in:) Business agreements and contracts. Templates. Commentaries. Judicial rulings, ed. A. Kidyba, Warsaw 2015, pp. 946-955;



12) Distance contracts (in:) Business agreements and contracts. Templates.

Commentaries. Judicial rulings, ed. A. Kidyba, Warsaw 2015, pp. 956-962;

**D) International or national research projects which I have managed or taken part in.**

None.

**E) International or national awards for scientific or artistic activities.**

None.

**F) Papers presented at international or domestic thematic conferences.**

In 2010-2015 I presented eleven papers at various scientific conferences, including:

- 1) A conference entitled: *“Statutory limitations of the freedom of contract,”* Kraków University of Economics, Kraków-Wierchomla, 18 September 2010, a paper entitled *“The provisions of the articles of association of registered partnerships concerning partnership termination by its partner. Selected issues;”*
- 2) A conference entitled: *“Legal and sociological determinants of the functioning of the health-care system in Poland,”* the University of Białystok, Białystok, 22 October 2010, a paper entitled *“Selected aspects of establishing non-public health-care facilities by foundations and associations;”*
- 3) A conference entitled: *“The rights and obligations of partners in partnerships, European cooperatives and European companies,”* the University of Economics in Katowice, Pszczyna, 14 September 2011, a paper entitled *“The right of European cooperative members to transfer their shares. Selected issues;”*
- 4) The 8<sup>th</sup> Polish National Convention of Commercial Law Departments – *“Commercial-law institutions in the future Civil Code,”* the University of Białystok, Białowieża, 23 September 2011, a paper entitled *“An entry to the register as a determinant of the entrepreneur's legal status in light of the draft version of Volume 1 of the Civil Code;”*
- 5) A conference entitled: *“Basic constructs and development trends in cooperative law,”* John Paul II Catholic University of Lublin, Lublin, 25 April 2013, a paper entitled *“The continuation principle in the transformation processes of Polish law cooperatives. A number of reflections;”*

- 6) A conference entitled: *“The 2<sup>nd</sup> Civil-Law Encounters in Kazimierz – Private Law Europeanisation,”* John Paul II Catholic University of Lublin, Kazimierz Dolny, 5 May 2013, a paper entitled *“Remarks on the normative concepts of determining the powers of the administrating body in the monistic system in SEs and SCEs based in the Republic of Poland;”*
- 7) The 9<sup>th</sup> Polish National Meeting of Commercial Law Departments – *“The impact of the Europeanisation of law on commercial-law institutions,”* the University of Gdańsk, Sopot, 27 September 2013, a paper entitled *“Selected examples of modifying standard rules of representing companies in the Polish regulations governing European companies' representation in the monistic system;”*
- 8) A conference entitled: *“50 years of the Civil Code. Re-codification sense and non-sense,”* Andrzej Frycz Modrzewski Krakow University, Kraków, 15 April 2014, a paper entitled *“Basic remarks on including commercial law regulations in the current and draft versions of the Civil Code;”*
- 9) The 3<sup>rd</sup> Civil-Law Encounters in Kazimierz – *“The Europeisation of Private Substantive Law”* John Paul II Catholic University of Lublin, Kazimierz Dolny, 13 September 2014, a paper entitled *“Determining the law applicable to establishing an organisational unit and acquiring the membership status by its founders vs. the scope of Article 17 of the PIL;”*
- 10) A conference entitled: *“Commercial law 25 years after the systemic transformation. Experience and prospects,”* MCSU, Lublin, 22 November 2014, a paper entitled *„Remarks on the legal status of executive directors who are not members of administrative boards (ABs) in European companies (Societas Europaea, SE) having their seat in the Republic of Poland;”*
- 11) The 16<sup>th</sup> Montessori Europe Congress – *“Child development in social environment,”* MCSU, the European Montessori Association and the Lublin Branch of the Polish Montessori Association, Lublin, 16 October 2015, a paper entitled *“Legal limitations on the application of M. Montessori's methods In Poland – de lege lata and de lege ferenda remarks.”*

### III. Teaching achievements, the scientific supervision of students, scientific cooperation and science popularisation activities.

#### A) Participation in European projects and other international and national projects.

None.

#### B) Participation in international or national scientific conferences.

Between 2009 and 2015 I took part in twenty six national and international scientific conferences:

- 1) A national scientific conference: the 7<sup>th</sup> Polish National Convention of Commercial Law Departments – *Commercial law following Poland's accession to the EU*, University of Lodz, Łódź, 24-26 September 2009;
- 2) A national scientific conference entitled *“Statutory limitations on the freedom of contract,”* the Kraków University of Economics, Kraków-Wierchomla;
- 3) A national scientific conference entitled *“Legal and sociological determinants of the functioning of the healthcare system in Poland,”* the University of Białystok, Białystok, 21-22 October 2010;
- 4) A scientific conference entitled *“The scientific profile and achievements of Prof. Stefan Buczkowski,”* the Students' Association of MCSU Lawyers, MCSU, Lublin, 17 May 2011;
- 5) A national scientific conference entitled *“A new approach to public procurement – public procurement as a means of fostering economic innovativeness and sustainable development. Polish and foreign experience,”* the Public Procurement Office and MCSU, Kazimierz Dolny, 20-21 June 2011;
- 6) A national scientific conference entitled *“The rights and obligations of partners in partnerships, European cooperatives and European companies,”* the University of Economics in Katowice, Pszczyna 14-16 September 2011 (my participation in this conference also comprised acting as a discussant on the 1<sup>st</sup> discussion panel);
- 7) A national scientific conference: the 8<sup>th</sup> Polish National Convention of Commercial Law Departments – *“Commercial law institutions in the future Civil Code,”* the University of Białystok, Białowieża, 21-24 September 2011;

- 8) A national scientific conference entitled *“Basic constructs and development trends in cooperative law,”* John Paul II Catholic University of Lublin, Lublin, 25 April 2013;
- 9) A national scientific conference: *“The 2<sup>nd</sup> Civil Law Encounters in Kazimierz – Private Law Europeanisation,”* John Paul II Catholic University of Lublin, Kazimierz Dolny, 4-5 May 2013;
- 10) A national scientific conference: the 3<sup>rd</sup> Commercial Law Forum – *“The 100th Birth Anniversary of Prof. Adam Szpunar,”* the University of Lodz, Łódź 17 May 2013;
- 11) A national scientific conference: the 9<sup>th</sup> Polish National Convention of Commercial Law Departments, *“The impact of the Europeanisation of law on commercial-law institutions,”* the University of Gdańsk, Sopot, 26-28 September 2013;
- 12) A national scientific conference entitled *“The Treasury vs. economic activity,”* MCSU, Lublin, the Lublin Scientific Association, 24 October 2013;
- 13) An international scientific conference: the 4<sup>th</sup> Polish-German Law and Economy Forum – *“The compliance culture in Poland and Germany. Tax compliance, export compliance, modern compliance methods and models.”* The Warsaw School of Economics, Warsaw, 7 November 2013;
- 14) A national scientific conference entitled *“State-owned companies vs. the Treasury,”* MCSU, Lublin, the Crown Tribunal, 2-3 April 2014;
- 15) A national scientific conference entitled *“50 years of the Civil Code. Re-codification sense and non-sense,”* Andrzej Frycz Modrzewski Krakow University, Kraków 15-16 April 2014;
- 16) A national scientific conference: the 4<sup>th</sup> Commercial Law Forum – *“Resolutions in commercial partnerships and companies,”* the University of Lodz, Łódź, 16 May 2014;
- 17) A national scientific conference: the 3<sup>rd</sup> Civil-Law Encounters in Kazimierz – *“The Europeanisation of Private Substantive Law,”* John Paul II Catholic University of Lublin, Kazimierz Dolny, 13 September 2014 (my participation in the conference also comprised conducting the conference and discussions during the 2<sup>nd</sup> conference part);
- 18) A national scientific conference entitled *“Civil law, enactment, application and*

*interpretation*,” MCSU, Lublin, the Lublin Scientific Association, 20-21 November 2014;

- 19) A national scientific conference entitled “*Commercial law 25 years after the systemic transformation. Experience and prospects*,” MCSU, Lublin, 21-22 November 2014 (my participation in the conference also comprised sharing my views and asking questions during the 1<sup>st</sup> and 2<sup>nd</sup> discussion panel, and conducting the conference);
- 20) An international scientific conference entitled “*The amicable settlement of economic disputes in commercial partnerships and companies*,” John Paul II Catholic University of Lublin, 27 November 2014;
- 21) A national scientific conference entitled “*80 years of the Commercial Code codification*,” the University of Warsaw, Warsaw, 28 November 2014;
- 22) A national scientific conference entitled “*The Internet vs. copyrights*,” MCSU, Lublin, 7 May 2015;
- 23) A national scientific conference: the 5<sup>th</sup> Commercial Law Forum – “*Minority rights in commercial partnerships and companies*,” the University of Lodz, Łódź, 15 May 2015;
- 24) An international scientific conference entitled “*The equity principle vs. commercial law*,” 29 May 2015, the University of Białystok, Białystok, 29 May 2015 (my participation in the conference also comprised sharing my views and asking questions during the 1<sup>st</sup> and 2<sup>nd</sup> discussion panel, and conducting the conference and moderating a discussion during the 3<sup>rd</sup> discussion panel);
- 25) A national scientific conference: the 10<sup>th</sup> National Convention of Commercial Law Departments – “*Reformation trends in commercial law*,” the University of Rzeszów, Rzeszów 24-25 September 2015;
- 26) An international scientific conference: the 16<sup>th</sup> Montessori Europe Congress: “*Child development in social environment*,” MCSU, the European Montessori Association and the Lublin Branch of the Polish Montessori Association, Lublin, 16-18 October 2015.

**C) Participation in the organisation committees of international or national scientific conferences.**

I was a member of the organising committees of the following scientific conferences:

- 1) "The Treasury vs. economic activity", MCSU, held in the Lublin Scientific Society in Lublin, 24 October 2013 (The chairperson of the organisation committee);
- 2) "State-owned companies vs. the Treasury", MCSU, held in the Crown Tribunal in Lublin, 2-3 April 2014 (A member of the organisation committee);
- 3) "Commercial law 25 years after the systemic transformation. Experience and prospects", MCSU, which was held at the Faculty of Law and Administration (hereinafter the FLA) MCSU, 21-22 November 2014 (The chairperson of the organisation committee).

**D) Received prizes and awards.**

In 2009 I received a Diploma for the Most Favoured Lecturer of the University College of Enterprise and Administration (hereinafter UCEA) in the winter semester of the academic year 2008/2009.

**E) Participation in consortiums and research networks.**

None.

**F) Supervising projects implemented in cooperation with scientists from other national and international centres and, in the case of applied research, in cooperation with entrepreneurs.**

None.

**G) Membership of editorial boards and councils of scientific journals.**

Since November 2012 I have been a member of the Editorial Board and the Scientific Programme Council of the journal "Scientific Papers on Companies and Intellectual Property Laws" at FLA MCSU.

Since July 2014 I have been a member of the journal *Studia Iuridica Lublinensia* (at FLA MCSU).

#### **H) Membership of international and national scientific organisations and societies.**

Since December 2013 I have been a founder-member and the first Chairman of the Board of the Association for the Promotion of Jurisprudence (APJ) based in Lublin.

#### **I) Didactic achievements in the fields of science- or art-popularisation activities.**

Since I graduated in Master's studies (i.e. from September 2002 until now) I have conducted didactic classes (practical classes, projects, tutorials, lectures) in the area of civil, commercial and intellectual property law, with the following subjects in particular: commercial law, economic agreements, managing cases and representing entrepreneurs, consumer law, intellectual property protection and public procurement law at the University College of Enterprise and Administration (UCEA) in Lublin.

After obtaining the Degree of Doctor of Law (i.e. since October 2005) I have also delivered lectures in postgraduate studies organised by the Faculty of Law and Administration (FLA), MCSU, and the Lublin Foundation for Development, the subjects: Commercial Law on the Economic and Commercial Law course, and also EU Projects Management on the EU Funds Management and EU Law course.

Between October 2009 and September 2010 I was the administrator of a postgraduate course implemented by MCSU and the Lublin Foundation for Development, on the following courses: Economic and Commercial Law, EU Funds Management and EU Law.

As part of the research project "Educating academic staff for the role of lecturers of the subject Intellectual Property Protection" implemented by MCSU, the Faculty of Biology and Biotechnology, under the Human Capital programme, within the EFS "*Man – the Best Investment*", between 2011 and 2015 I delivered lectures in the subjects of Patent Law and Copyright in postgraduate studies, and, therefore, as part of this activity, I developed part of a didactic chapter entitled "*An Outline of Intellectual Property*", eds. G. Tylec, Lublin 2012, concerning invention law.

During my employment at the FLA MCSU (that is since October 2008) I have delivered didactic classes, including practical classes: Commercial Law and An Outline of Commercial Law, and lectures: Commercial Law, An Outline of Commercial Law, Conducting Business Activities, Intellectual Property Protection, Legal Tools Supporting Entrepreneurs, Protection of Safety and Reliability of Business Operations, Transformations of Enterprises, Transferring

Rights and Obligations in Commercial Partnerships, Foundation Law, seminars in English (*Commercial contracts and Economic Activity Law and Cooperative Law*), as well as seminars on Commercial Law.

Between 31 May 2014 and 25 September 2014 I was the manager of the didactic and research project (No. U028) run within the Lublin Science Festival entitled: "Czy jaskółki miały rację, że niedobre są spółki – czyli dlaczego i jak utworzyć spółkę handlową?" ("Were the swallows right to discourage you from setting up a business? The whys and hows of establishing a commercial partnership or company")

Since November 2012 I have been a member of the Editorial Board and the Scientific Programme Council of the journal "Scientific Papers on Companies and Intellectual Property Laws" at FLA MCSU.

Since July 2014 I have been a member of the journal *Studia Iuridica Lublinensia* (at FLA MCSU).

Since December 2013 I have been a founder-member and the first chairman of the Board of a scientific association – the Association for the Promotion of Jurisprudence (APJ) based in Lublin. The most significant activities of APJ include organising the national scientific conference "Commercial law 25 years after the systemic transformation. Experience and prospects" in cooperation with the Companies Law Student Scientific Circle at MCSU, and also publishing articles and papers connected with the Conference, edited by me, in the journal "Scientific Papers on Companies and Intellectual Property Laws" („Prace Naukowe z Prawa Spółek i Własności Intelektualnej”), vol. 2, May 2015.

In January 2015 I was appointed a member of the Faculty Programme Team for the creation of second-cycle studies in law and business at FLA MCSU. The outcome of the Team's work was the creation at FLA MCSU of second-cycle studies in law and business management since October 2015.

#### **J) Scientific guidance for students and doctors during specialisation.**

Between 2005 and 2015 I was a reviewer of 40 BA dissertations in the area of economic and commercial law. Furthermore, between 2008 and 2012 I supervised, as part of pro-seminars on economic and commercial law at FLA MCSU, over 51 Master's studies seminar participants. Between 2014 and 2015 at UCEA I carried out the function of the



supervisor of 10 BA dissertations in the thematic scope described above, of which 8 dissertations received grade "very good". Currently, since 2015, I have been carrying out the function of supervisor of 6 BA dissertations in the field of economic and commercial law at FLA MCSU and 10 BA dissertations in this field at UCEA.

In the academic year 2010/2011, at FLA MCSU, at the Department of Economic and Commercial Law, I initiated the creation of the Companies Law Student Scientific Circle (CLSSC MCSU). Since this Scientific Circle was established in September 2011, I have been carrying out the function of its scientific supervisor. One of its most significant activities was organising the national scientific conference "Commercial law 25 years after the systemic transformation. Experience and prospects" in cooperation with the Association for the Promotion of Jurisprudence, based in Lublin, and also publishing papers connected to the Conference in the journal "Scientific Papers on Companies and Intellectual Property Laws"), vol. 2, May 2015.

**K) Scientific guidance for doctoral candidates as a scientific guide or auxiliary supervisor – provide the titles of doctoral dissertations.**

None.

**L) Internships in international and national scientific and academic centres.**

None.

**M) Developing expert analyses or other studies ordered by public administration bodies, local authorities, and entities carrying out public tasks or entrepreneurs.**

Between 2008 and 2011 I developed 11 opinions for the Lublin Foundation for Development which was carrying out, as a Regional Financing Institution, public tasks which consisted in the implementation of EU-co-financed projects.

These tasks involved, *inter alia*, micro-entrepreneur status (2008), the actions undertaken by an Institution in connection with a Beneficiary's being declared bankrupt (2008), the actions undertaken by an Institution in connection with the discontinuance of bankruptcy proceedings against a Beneficiary (2008), the consequences of transforming a registered partnership into a limited liability company pursuant to Art. 551 et seq. of the

Code of Commercial Partnerships and Companies<sup>1</sup> for the rights and obligations of the transformed partnership, as provided for in grant agreements (2009), the consequences of merging with a limited liability company via taking it over for the rights and obligations of the company acquired, as provided for in grant agreements (2009), applying the competitiveness principle (2009), user's claims concerning expenditures incurred for the used item (2010), qualifying for a project (2010), the obligation to draw up reports indicated in regulations on the Educational Information System (2010), the status of an entity included in the educational system as defined by the regulations on VAT (2011), the eligibility of expenditure (2011).

**N) Membership of teams of experts and competition teams.**

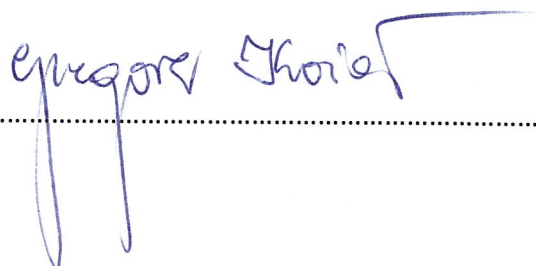
In 2013, as an external expert, I prepared scientific reviews of 2 research projects in the PRELUDIUM Competition organised by the National Science Centre (NSC), following which I was awarded membership of the team of NSC external experts.

**O) Reviewing international or national projects and publications in international and national journals.**

In 2013, acting as an external expert commissioned by the National Science Centre (NSC), I prepared scientific reviews for two (national) scientific projects as part of the NSC "Preludium" competition.

Between 2014 and 2015 I was a reviewer of two articles published in the journal "Scientific Papers on Companies and Intellectual Property Laws" (FLA MCSU), vol. 1, June 2014.

Lublin, 22 February, 2016.

  
.....

---

<sup>1</sup> The Act of 11 September 2000 – the Code of Commercial Partnerships and Companies, consolidated text, Journal of Laws of 2013, item 1030, as amended.