

Adelaide Law Review Author Agreement

This Agreement is between

(insert name)

of (insert address)

(“Author”)

And

Adelaide University through its Adelaide Law Review Association (‘Adelaide Law Review’)

in relation to the Author’s manuscript titled

(full title of manuscript)

(“manuscript”)

In consideration for the Adelaide Law Review agreeing to publish the manuscript, the Author agrees to the following terms and conditions.

1. The Author retains copyright in the manuscript.
2. The Author grants the Adelaide Law Review a perpetual, irrevocable, royalty-free, world-wide licence (including a right to sub-licence) to:
 - a) reproduce, publish or communicate the manuscript in any form associated with the publication or communication of the Adelaide Law Review, including in any online databases or forums operated by third parties; and
 - b) reproduce or communicate the manuscript for Adelaide University’s educational purposes.
3. The Author agrees that the Adelaide Law Review is entitled to retain all royalties or remuneration (including any distributions from Copyright Agency Limited) received by the Adelaide Law Review on account of any third party’s use of the manuscript as published in the Adelaide Law Review.

4. If the Author wishes to publish the manuscript in whole or in part in any other publication at a later date, the Author must seek the permission of the Adelaide Law Review, whose permission will not be unreasonably withheld. Any subsequent publication must accredit the Adelaide Law Review as the first source of publication.

5. Figures in the manuscript that are of too low a resolution to produce a suitable print quality will be re-drawn by the Adelaide Law Review's typesetters at the Author's cost. The Adelaide Law Review will notify the Author by email of the costs. If the Author does not accept the costs, the Author may retract the manuscript from publication and terminate this Agreement by notice in writing or email to the Adelaide Law Review within 3 days following the notification from the Adelaide Law Review.

6. The Author warrants that:

- a) the Author has the full right, power and authority to enter into this agreement and grant rights set out in this agreement;
- b) the manuscript is an original work and does not infringe any copyright or other rights held by third parties;
- c) the source of any third party materials used in the manuscript has been acknowledged and the Author has obtained all relevant consents, releases or permissions to use those third-party materials in the manuscript;
- d) the manuscript does not breach any duty of confidentiality or obligation of privacy; and
- e) the manuscript does not contain any material which is defamatory, obscene or otherwise of an unlawful nature.

The Author indemnifies the Adelaide Law Review against all actions, proceedings, claims and costs arising from the Author's breach of these warranties.

7. This Agreement constitutes the entire agreement between the parties as to its subject matter and supersedes all prior representations, statements and understandings whether verbal or in writing. The laws of South Australia govern this Agreement.

Signed for and on behalf of the Adelaide Law Review Association, Adelaide University by:

Signature _____ Date _____

Name printed _____

Signed by the Author:

Signature _____ Date _____

Name printed _____