



LSE Law Department Working Paper Series

Licence Agreement

Author's name:

.....

Author's address:

.....

.....

Title of Working Paper

.....

.....

.....

Names of all authors in the order in which they appear in the Working Paper:

.....

.....

Please read this form carefully, sign at the bottom (if your employer owns copyright in the Working Paper, arrange for your employer to sign where marked and if the Working Paper was co-authored please have any co-authors sign where marked), and return the ORIGINAL to the address below as quickly as possible. As author, you remain the owner of copyright in the Working Paper, unless copyright is owned by your employer. (US Federal Government authors please note: your Working Paper is in the public domain.)

Your Working Paper will not be published unless a Licence Form has been signed and received by the editors of the LSE Law Department Working Paper Series.

All requests by third parties to re-use the Working Paper in whole or in part will be reverted to you by the Department.

1. Licence and Consideration

You grant the Law Department of the London School of Economics and Political Science ('the Department') a non-exclusive licence to publish the above Working Paper including the abstract in electronic form via any electronic medium worldwide for the lifetime of the LSE Law Department Working Paper Series. You will retain responsibility for administering subsidiary rights agreements with third parties. The Working Paper is deemed to include all material submitted for publication with the exception of Letters, and includes the text, abstract, figures, tables, author contact details and all supplementary material accompanying the Working Paper. As the Author, copyright in the Working Paper remains with you (or with your employer if your employer owns copyright in your work).

2. Author's warranties and indemnity

2. You warrant that:

2.1 This Working Paper is an original work;

2.2 You are the owner of copyright in the whole and every part of the Working Paper, or are duly authorised by the owner(s) to grant under this agreement a licence to hold and disseminate copies of the Working Paper;

2.3 You have acknowledged the source of any material included in the Working paper which has not been authored by you;

2.4 This Working Paper contains no violation of any existing copyright or other third party right or any material of an obscene, indecent, libellous or otherwise unlawful nature and that to the best of your knowledge this Working Paper does not infringe the intellectual property or any other rights of any third parties;

2.5 In the case of a multi-authored Working Paper you have obtained, in writing, authorization to enter into this Agreement on their behalf and that all co-authors have read and agreed the terms of this Agreement and have signed where marked below;

2.6 You will indemnify and keep indemnified the Editors of the Working Paper Series and / or the Department against all claims and expenses (including legal costs and expenses) arising from any breach of this warranty and the other warranties on your behalf in this Agreement.

The Department's Rights and Responsibilities

3. The Department:

3.1 May distribute copies of the Working Paper worldwide, in electronic format via any medium for the lifetime of the LSE Law Department Working Paper Series, or as negotiated with the Author, for the purpose of free access without charge (except for associated media costs).

3.2 May electronically store, translate, copy, or re-arrange the Working Paper to ensure its future preservation and accessibility, unless notified by the Author that specific restrictions apply.

3.3 May incorporate metadata or documentation for the e-print into publicly accessible catalogues. A citation to the Working Paper will always remain visible.

3.4 Shall retain the right to remove the Working Paper for professional or administrative reasons, or if it is found to violate the legal rights of any person.

3.5 Shall not be liable to the Author or any other rights holders in the event of breach by third parties of intellectual property rights or any other right in the material deposited

3.6 Shall not be under any obligation to take legal action on behalf of the Author or other rights holders in the event of breach of intellectual property rights or any other right in the material deposited.

3.6 Shall not be under any obligation to reproduce, transmit, broadcast, or display the Working Paper in the same format or software as that in which it was originally created.

Software

4.1 Copyright in any additional data, software, user guides and documentation to assist users in using the Working Paper shall belong to the Department.

4.2 While every care will be taken to preserve the physical integrity of the e-print, the Department shall incur no liability for the loss of or damage to the e-print or associated data.

Miscellaneous

5.1 This Agreement shall be subject to the laws of England and Wales and subject to the exclusive jurisdiction of the courts of England and Wales.

5.2. This agreement is not intended to and shall not confer any rights on any third parties and the provisions of the Third Parties Rights Act 1999.

☐ **BOX A: tick if copyright belongs to you**

☐ **BOX B: tick if copyright belongs to your employer (e.g. HMSO, CSIRO)**

The copyright holder grants the Department a non-exclusive licence to publish the Article including the abstract in electronic form.

Print Name of Copyright holder:

.....

It is your responsibility to provide the correct information of the copyright holder.

☐ **BOX C: to be completed if the Article is in the public domain (e.g. US Federal Government employees)** You certify that the Article is in the public domain. No licence to publish is therefore necessary.

Signature (on behalf of all co-authors (if any))

Accepted and agreed

Print name:

Date:

If your employer claims copyright in your work, this form must also be signed below by a person authorized to sign for and on behalf of your employer, as confirmation that your employer accepts the terms of this licence.

Signature (on behalf of the employer of the author (s))

Accepted and agreed

Print name:.....

Print name of employer:

.....

Date:

Data Protection: The Department may store your name and contact details in electronic format in order to correspond with you about the publication of your Working Paper.

PLEASE RETURN A SIGNED COPY OF THIS FORM TO THE EDITOR WHO IS DEALING WITH YOUR ARTICLE

(a fax is acceptable, but the original must follow within 7 days)