

A. COPYRIGHT LICENCE FORM (CLF)

This CLF sets forth the terms under which a contribution written for inclusion in **International Journal of Legal Information, (the Journal)** will be published by the Chancellor, Masters, and Scholars of the University of Cambridge acting through its department Cambridge University Press of University Printing House, Shaftesbury Road, Cambridge CB2 8BS, UK (**Cambridge**). Cambridge is the exclusive licensee and publisher of the Journal which is owned by **International Association of Law Libraries (the Proprietor)**.

Said contribution is provisionally entitled:

Title:

[include the typescript (TS) number, if known]

(the Contributor)

Author(s):

[please list all authors' full names and affiliations. Attach extra pages, if necessary]

(the Contributor)

The copyright arising in the Contribution is affected by the Contributor's employment status. Please read the following terms carefully and indicate, by ticking the appropriate checkbox, which option (Clauses 2 – 5) correctly identifies the owner of the copyright in the Contribution (the Copyright Holder).

The Contributor and the Copyright Holder (indicated below) hereby agree to be bound by the following terms and conditions:

1 LICENCE OF COPYRIGHT

1.1 In consideration for publication of the Contribution in the Journal and, subject to the exceptions listed in Section B below, the following is hereby exclusively licensed to the Proprietor by the Copyright Holder for the legal period of copyright:

1.1.1 the full copyright in the Contribution in all forms and media and in all languages throughout the world, (which, for the avoidance of doubt, includes the right to publish, reproduce, distribute, and sell the Contribution or any part thereof in any form, whether print, digital or electronic, whether now known or hereinafter invented; and to grant sublicenses of all translation and subsidiary rights); and

1.1.2 all other rights in the nature of copyright, including rental, lending and database rights and all other publishing and print on demand rights in the Contribution.

1.2 The licence of copyright described in Clause 1.1 shall, throughout this CLF be defined as “the Licence”.

Please tick the appropriate checkbox (Clauses 2 – 5) to identify the Copyright Holder:

2 INDEPENDENT CONTRIBUTOR

☐

2.1 If the Contributor wrote the Contribution in his/her own capacity and his/her employer does not claim the copyright in the Contribution, the Contributor hereby asserts his/her identity as the Copyright Holder and agrees to:

2.1.1 the Licence of copyright in the Contribution;

2.1.2 the representations in Clause 6 of this CLF.

3 EMPLOYED CONTRIBUTOR

☐

3.1 If the Contributor wrote the Contribution during the course of his/her employment and his/her employer claims the copyright in the Contribution, the Contributor's employer (as indicated below) hereby asserts its identity as the Copyright Holder and agrees to:

3.1.1 the Licence of copyright in the Contribution;

3.1.2 the representations in Clause 6 of this CLF.

4 US GOVERNMENT CONTRIBUTOR

☐

4.1 The Contributor, the Proprietor, and Cambridge acknowledge that material produced during the course of the Contributor's employment by the US Government is not subject to copyright protection within the US. In light of this, the authorised representative of the US Government (as indicated below) hereby asserts the US Government's identity as the Copyright Holder outside of the US only and agrees to:

4.1.1 the Licence of copyright in the Contribution outside the US only;

4.1.2 the representations in Clause 6 of this CLF.

5 BRITISH OR COMMONWEALTH GOVERNMENT CONTRIBUTOR

☐

5.1 The Contributor, the Proprietor, and Cambridge acknowledge that material produced during the course of the Contributor's employment by the British or Commonwealth governments is subject to Crown Copyright protection. In light of this, the authorised representative of the Crown (as indicated below) hereby asserts the Crown's identity as the Copyright Holder of the copyright in the Contribution and agrees to:

5.1.1 the Licence of copyright in the Contribution;

5.1.2 the representations in Clause 6 of this CLF.

6 REPRESENTATIONS

6.1 The Contributor and/or the Copyright Holder, as applicable, hereby confirm that:

6.1.1 they have full authority and power to agree to this CLF;

6.1.2 the Contribution is original and has not been previously published in whole or in part;

6.1.3 the Contribution contains nothing that infringes any existing copyright or licence or any other intellectual property right of any third-party;

6.1.4 the Contribution contains nothing that breaches a duty of confidentiality or discloses any private or personal information of any person without that person's written consent;

6.1.5 all statements contained in the Contribution purporting to be facts are true and any formula, instruction or equivalent contained therein will not, if followed accurately, cause any injury or damage to the user;

6.1.6 the Contribution does not contain any libellous, unlawful or otherwise objectionable material.

6.2 The Contributor and/or the Copyright Holder further confirms that permission to re-use any third-party material, (including but not limited to: textual, illustrative, audio and video content) within the Contribution throughout the world in all languages and in all forms and media has or will be obtained from the rights-holders; appropriate acknowledgement to the original source has been made and, in the case of audio/video material, appropriate release forms have been obtained from the individual(s) whose likenesses are represented in the Contribution. Copies of all permission/release documentation shall be forwarded to the Journal's editor prior to publication of the Contribution.

7 CONFLICT OF INTEREST

7.1 The Contributor must disclose (and sign) below to indicate any conflict of interest arising from any of the Contributor's work on the Contribution or write "NONE" if none exists. A conflict of interest might exist

if the Contributor has a competing interest (real or apparent) that could exert or appear to exert an undue influence over the content of the Contribution. Examples include financial, institutional or collaborative relationships. The Journal's editor will contact the Contributor if any disclosed conflict of interest is considered a risk to publication of the Contribution.

8 DATA

8.1 The information contained on this form will be held for record-keeping purposes by Cambridge and the Proprietor. The name(s) of the Contributor(s) may be reproduced in the Journal and provided to print and online indexing and abstracting services and bibliographic databases, Cambridge complies with the UK Data Protection Act and its requirements for the retention, use and maintenance of Personal Data.

9 GOVERNING LAW

9.1 This CLF is governed by the laws of England and Wales and is subject to the exclusive jurisdiction of the English courts.

B. RE-USE OF THE CONTRIBUTION AND GREEN OPEN ACCESS AT CAMBRIDGE

This Section B of the CLF outlines additional terms and conditions which govern re-use of a digital version of the Contribution under Cambridge's Green Open Access Policy (**the Policy**) or the other exceptions listed below.

1 DEFINITIONS

1.1 Details of Cambridge's Green Open Access Policy and a list of definitions of the words used in this Section B, please follow the relevant hyperlinks at: <http://www.cambridge.org/openaccess>

2 RE-USE OF THE CONTRIBUTION

2.1 Notwithstanding the Licence, the Copyright Holder shall retain the following non-exclusive, non-transferable, non-commercial rights to re-use or deposit digital versions of the Contribution:

Where > Digital Version v	Personal Webpage of Contributor	Department / Institutional Repository	Non - commercial Subject Repository	Commercial Repository / Social Media Sites
Submitted TS Under Review (SM)	Any time	Any time	Any time	Any time
Accepted TS (AM)	On acceptance	On acceptance	On acceptance	<u>Abstract only</u> + link to COPP
Version of Record (VoR)	<u>Abstract only</u> + link to COPP	<u>Abstract only</u> + link to COPP	<u>Abstract only</u> + link to COPP	<u>Abstract only</u> + link to COPP

2.2 For the avoidance of doubt, re-use of the Contribution under Clause 2.1 above must be in line with the Policy and does not affect the Licence.

2.3 The Contributor must ensure that the third-party permissions obtained under Clause 6.2, Section A allow the said third-party material to be included in the Contribution and re-used in line with the Policy.

2.4 All re-uses of the Contribution under Clause 2.1 must include:

2.4.1 a link to the Contribution on Cambridge's Online Publication Platform (**COPP**) using a DOI link, e.g. [http://dx.doi.org/\[DOI\]](http://dx.doi.org/[DOI]);

2.4.2 a clear statement that all end-users of the Policy archive version of the Contribution may only make use of the Contribution for private research and study; and

2.4.3 a clear statement that the Contribution has been accepted for publication and will appear in a revised form subject to peer review and/or input from the Journal's editor and a link to the Journal's site on COPP.

2.5 The Policy does **not** permit the full Contribution, in VoR form, to be placed by the Contributor or Copyright Holder on any online website or platform, commercial repository or social media sites including, but not limited to: *Social Science Research Network, ResearchGate, Academic.edu, Mendeley or LinkedIn*.

3 OTHER REUSES OF THE CONTRIBUTION

3.1 In addition to any permitted re-use of the Contribution under the Policy, the Contributor may:

3.1.1 distribute the Contribution or an adapted version in print or electronic format for the Contributor's own purposes only, including to make multiple copies for course-use by the Contributor's students provided that no sale is involved.

3.1.2 may reproduce the Contribution or an adapted version in any format in any work authored or edited by the Contributor, subject to appropriate acknowledgment.

3.2 For any reuse of the Contribution not covered under this Section B, the Contributor must approach Cambridge for advice and to request permission.

4 RE-USE BY CAMBRIDGE

4.1 Cambridge cooperates with various copyright licensing schemes which allow material to be photocopied within

agreed restraints (e.g. the Copyright Clearance Center in the US and the Copyright Licensing Agency in the UK). Any proceeds received by Cambridge from such licenses, together with any proceeds resulting from

sales of subsidiary rights in the Contribution shall be used to support the continuing publication of the Journal.

C. AGREEMENT TO TERMS

*Note: both Clauses 1 and 2 of this Section C must be completed (meaning the Contributor may have to sign twice.) Please return a hand-signed copy of the CLF by post to Mark Engsberg, Editor, International Journal of Legal Information, Emory University School of Law, Hugh F. MacMillan Law Library, 1301 Clifton Road, NE, M511, Atlanta, GA 30341, USA or by PDF via email to mark.Engsberg@emory.edu **Amended/alternative versions of this CLF will not be accepted.***

1 COPYRIGHT HOLDER

1.1 The Copyright Holder, or its authorised representative, hereby agrees to the terms and conditions in this CLF:

Copyright Holder's
name (and address):

[use block capitals]

Authorised
representative name:

[if applicable]

Signature:

[please sign here]

Date:

[DD / MM / YYYY]

Conflicts:

[attach extra pages as needed]

2 CONTRIBUTOR

2.1 The Contributor hereby asserts the Contributor's moral right always to be identified as the author of the Contribution in accordance with the provisions of the UK Copyright, Designs and Patents Act 1988:

Contributor's name (and
address):

[use block capitals]

Signature:

[please sign here]

Date:

[DD / MM / YYYY]

Conflicts:

[attach extra pages as needed]

D. ADDITIONAL INFORMATION PAGE

1 CONTRIBUTOR DETAILS

1.1 With reference to Section A of this CLF, please list details of all additional contributors here, as necessary:

	Name	Address	Affiliation	Conflicts of interest
1				
2				
3				
4				
5				

2 COPYRIGHT HOLDER DETAILS

2.1 With reference to Section A of this CLF, please list details of all additional Copyright Holder/s and their authorised representatives here, as necessary:

	Name	Address	Conflicts of interest
1			
2			
3			
4			
5			