



Faculty of Law
Manitoba Law Journal

Manitoba Law Journal
Robson Hall
224 Dysart Road
Winnipeg, MB R3T 2N2

Phone (204) 474-6159
Fax (204) 474-7580
utgbjournal@gmail.com

PUBLICATION AGREEMENT AND ASSIGNMENT OF COPYRIGHT

This is a publication agreement and copyright licence (“Agreement”) dated as of _____ between _____ (“Author”) and **Manitoba Law Journal** (“Journal”), regarding a written work by the Author entitled: _____ (“Article”).

The Journal consists of a print version, an electronic version available on the Journal website, a searchable electronic database available on the Journal website, abstracts, offprints, and translations.

1. ASSIGNMENT OF COPYRIGHT AND GRANT OF RIGHTS

1.1. The Author grants to the Journal, its successors and assigns, the worldwide copyright in the Article including, but not limited to, the right:

1.1.1 to produce, reproduce, publish, distribute, communicate to the public by telecommunication, translate, adapt and use the Article in the Journal in any form whatever (including print or electronic media), and by any technology now known or hereafter developed, either separately or as part of a collective work,

1.1.2 to authorize third parties to reproduce, transmit and distribute the Article for the purposes of assisting with the publication of the Article in the Journal,

1.1.3 to authorize third parties to exercise those rights necessary to prepare and include the Article in research and document delivery services such as those offered by Westlaw, Lexis, Quicklaw (LexisNexis Canada), HeinOnline and SSRN or the successors and assigns of these third parties,

1.1.4 to authorize third parties to duplicate the Article for educational use, provided that (a) copies are distributed at or below cost, (b) the Author(s) and the Journal are identified, and full correct citation is included, (c) proper notice of copyright is affixed to each copy, and (d) the Journal is notified of the use by email at lawjournal@umanitoba.ca.

1.2.1 In addition to the nonexclusive rights granted above, the Journal shall have the exclusive right to publish the Article in print or electronic form, for a period beginning when this Agreement is executed and ending twelve (12) months after publication of the

issue in which the Article appears. The Author agrees not to publish the Article, or any substantially similar article, with any other publisher or online data provider, except as stated below, until the expiry of the exclusivity period.

1.2.2 The Journal expressly consents herein that the Author may publish the Article on the Author's own website or SSRN or similar scholarly fora that publish working draft versions of academic papers, provided that the author indicates on the first page of the article that the article is scheduled for publication, or has been published, in the Journal. Should the Author wish to post a draft or unedited version of the article, the Author agrees to, if applicable, remove all Journal typesetting and/or headers prior to posting. The Author further agrees to replace any draft version of the article from such websites with the published version upon receiving an electronic copy of the published version from the Journal.

1.3 The Journal agrees to supply the Author with a final typeset version of the Article in PDF format. The Journal has the right but not the obligation to make the PDF version of the Article available on the Journal's publicly accessible website (www.robsonhall.ca/mlj) at the same time as, prior to, or following publication of the print version of the Journal issue containing the Article.

1.4 The Author grants to the Journal the power to assign, sublicense, or otherwise transfer any and all rights granted under this Agreement to a successor or assign of the Journal.

2. AUTHOR'S RIGHT TO REPUBLISH

2.1 The Author retains the non-exclusive right to produce, reproduce, publish, distribute, communicate to the public by telecommunication, translate, adapt, perform, display and use the Article in any form whatever (including print or electronic media), and by any technology now known or hereafter developed, subject to those rights granted in this agreement.

2.2 The Author agrees that any re-publications in print, electronic, or other form shall include a notice on the first page of the article specifying that the first publication of the article was in the Journal and providing a full citation to the print and/or electronic volume and issue. The Author agrees that the publication of any work that is substantially similar to the Article shall include a notice on the first page of the article specifying that a version of the Article was first published in the Journal and providing a full citation to the print and/or electronic volume and issue.

3. REPRESENTATIONS AND WARRANTIES

3.1 The Author represents and warrants that the Article is original and that the Author has obtained all necessary permissions to republish any copyrighted material contained in the article.

3.2 The Author represents and warrants that the Article is not unlawful, including, but not limited to, that the Article does not defame any person, does not invade the privacy of any person, does not constitute a breach of confidence, and does not in any other manner infringe upon the rights of any person.

3.3 The Author represents and warrants that the Author has full power and authority to enter into this agreement and to grant the rights granted in this agreement.

3.4 The Author represents and warrants that the Article furnished to the Journal has not in whole or substantially in part been submitted for publication elsewhere, and that no agreement to publish it is outstanding.

3.5 The Author agrees to indemnify and hold harmless the Journal, and Journal editors and staff, their licensees and distributees, from any claim, action, or proceeding arising from a breach of any of the Author's warranties.

3.6 The Author grants to the Journal and the Journal agrees to undertake the usual functions of copy editing on the Article. Unless only minor editorial changes have been made, the Author will be given an opportunity to read and correct the edited manuscript prior to typesetting. If, however, the Author fails to return this manuscript by the date set by the Journal, production may proceed without the Author's approval of the final manuscript. The Journal reserves the right to charge the Author for expenses incurred in the event of extensive Author's alterations in the galley proofs of the Author's article.

3.7 The Journal reserves the right to revoke this agreement unilaterally if the Article is found to contain plagiarized material or for breach of any of the Author's warranties.

4. TERM

4.1 This Agreement shall remain in effect for as long as copyright protection subsists in the Article.

5. PAYMENT

5.1 The Author agrees and acknowledges that the Author will receive no payment from the Journal for use of the Article or the rights granted in this Agreement. The Journal will publish the Article, and provide the Author at no charge with a copy of the print issue in which the Article appears and a PDF copy of the Article.

5.2 The Journal agrees and acknowledges that the Journal will not receive any payment from the Author for publication by the Journal, nor shall any payment be due to the Journal should the Author properly exercise any of the rights in Section 2 of this Agreement.

6. APPLICABLE LAW

6.1 This Agreement shall be governed by the applicable laws of the Province of Manitoba and federal laws of Canada.

7. SEVERABILITY

7.1 In the event any one or more of the provisions of this Agreement shall for any reason be held to be invalid, illegal or unenforceable, the remaining provisions of this Agreement shall be unimpaired in such a manner that the original intent of the parties as set out in this Agreement is preserved to the greatest extent possible.

