

NILS INDIA LAW REVIEW - Transfer of Copyright Agreement

In consideration of the NILS INDIA LAW REVIEW, publishing the work, the NILS INDIA Transfer of Copyright Agreement (“agreement”) must be filled and signed by the author(s) in original ink signatures. A scanned copy of the completed agreement is to be sent after the acceptance of the manuscript for publication.

This agreement is entered into by the blog and the author(s) as follows:

CLAUSE 1: DEFINITIONS

1. Work: Article/Case Note/Book Review submitted to this issue of journal for first publication entitled:” _____” on an exclusive basis.
2. Publication: The publication would be in electronic form, of the work.
3. Open Access Service: The journal would be accessible as unpaid access of the full text on <https://www.nilsindialawreview.org/>

CLAUSE 2: CESSION OF RIGHTS BY THE AUTHOR(S)

1. The author(s) hereby grant and assign to this Journal the right to publish the work in print and electronic form in Vol __ and Vol __ of this Journal respectively.
2. The author(s) understand and fully endorse that this blog can publish the work in pursuance of its Open Access service.

3. The Author(s) can reprint or republish the work, or any portion thereof, provided the authors acknowledge the publication of work in this journal as first publication in the following format:

“This article originally appeared in the NILS India Law Review (December Issue), on xx/xxxx, a publication of the Network for International Law Students India”.

Where xxxx xxxx represents the Month and Year of Publication.

Illustration: This article originally appeared in the NILS India Law Review, December 2017, a publication of the Network for International Law Students India.

CLAUSE 3: PLAGIARISM

1. NILS take issues of copyright infringement, plagiarism or other breaches of best practice in publication very seriously. We seek to protect the rights of our authors and we always investigate claims of plagiarism or misuse of published articles. Equally, we seek to protect the reputation of the organization against malpractice.

2. Submitted articles may be checked with duplication-checking software. Where an article, for example, is found to have plagiarized other work or included third-party copyright material without permission or with insufficient acknowledgement, or where the authorship of the article is contested, we reserve the right to take action including, but not limited to: publishing an erratum or corrigendum (correction); retracting the article; taking up the matter with the head of department or dean of the author's institution and/or relevant academic bodies or societies; or taking appropriate legal action.

CLAUSE 4: REPRESENTATIONS AND WARRANTIES BY THE AUTHOR(S)

1. The author(s) warrant that he/she/they are sole authors of the work and have participated in and agreed with the content and conclusions of the work.

2. The author(s) warrant that the work is original, and does not infringe upon any copyright, trademark or legal rights of any third party.
3. The author(s) warrant that if copyrighted material is used in the work, appropriate credit has been given to the original author or source of information.
4. The author(s) warrant that the work, or any portion thereof, or any work based on substantially similar data has not been published previously.
5. The Authors shall hold harmless and indemnify this blog from any loss sustained by reason of violation of any copyright, trademark or legal rights of any third party.

By signing this agreement, the author(s) guarantee that he/she/they agree with its conditions.

Author's Name and Signature

Shresth Vardhan
Vice-President (Publications) at NILS India

Date: