

VANDERBILT UNIVERSITY LAW JOURNALS AUTHORS' AGREEMENT

I, [AUTHOR'S NAME], as **Author** of a manuscript tentatively titled [*ARTICLE TITLE*] ("Article"), understand and agree that The Vanderbilt University, by and through its Vanderbilt University Law School, ("Vanderbilt") accepts the Article for publication in the **VANDERBILT LAW REVIEW** ("Journal") subject to the following conditions:

1. Author grants to Vanderbilt for the duration of the Copyright, a license to publish, reproduce, and distribute the Article in any and all media, including distribution on the Internet or by emerging technologies. This license shall be exclusive for the first 24 months after the date of this Agreement or for 12 months after the date of its first publication in the Journal, whichever is shorter, and shall be non-exclusive for the remaining term of the Article's copyright.

Notwithstanding the above, Vanderbilt shall have the exclusive right in perpetuity to authorize republication of the Article in databases, compilations, and online aggregations of articles from the Journal, including indices and abstracts, in any media including any electronic or online media, microfilm, and CD-ROM. Vanderbilt shall also have the exclusive right in perpetuity to license the Article for photocopying or reproduction in any form by educational institutions, organizations, or by individuals engaged in classroom or distance or online teaching and instruction and by document delivery systems whether provided by libraries or any other organization.

Vanderbilt shall have the right to register the copyright in the issue and volume of the Journal in which the Article appears.

2. Vanderbilt, through the Journal editors, shall have the right to modify the Article to conform to the standards and style of the Journal. Prior to publication, an edited version of the Article will be forwarded to the Author for review. The Author shall return and/or approve the edited Article by a reasonable deadline established by the Journal editors.

If in the judgment of the Journal editors rewriting is required, the Journal may return the Article to the Author with suggested changes that the Author shall be responsible for making. Author may terminate this agreement upon written notice within ten (10) days of receipt of the suggested changes if Author is unwilling to make them. Vanderbilt reserves the right to terminate this agreement upon written notice to Author if the Journal editors determine that the Article has not been revised to conform to the standards and style of the Journal or the Article is not revised within an acceptable timeframe. Vanderbilt reserves the right to withhold publication until, in the judgment of the Journal editors, the Article sufficiently conforms to the standards and style of the Journal.

3. Author shall retain all other rights with respect to the Article, provided the Author cites the Article as follows: "Originally published in the **VANDERBILT LAW REVIEW**, [VOLUME:NUMBER 20XX]." Author agrees that any re-publication of the Article that makes use of the Journal's masthead, logo, marks, proprietary indicia, or original formatting and pagination shall require Vanderbilt's prior written consent.

Author shall have the right to register the copyright in the Article.

4. Neither party shall owe the other any royalty or compensation of any kind for the exercise of the rights granted or reserved hereunder.
5. Author warrants that the Article is an original work and that Author is the sole owner of the copyright in and to the Article and has the full power and authority to enter into this Agreement; that the Article does not infringe any copyright, nor violate any property or privacy rights, nor defame any person, organization or entity, and that no right in the Article has in any way been sold, mortgaged, or otherwise conveyed or transferred, and that the Article is free from all encumbrances or liens. The foregoing warranties apply only to the Article submitted and revised by Author, and not to any additions to it that are made by the Journal or its editors.

Author warrants that if the Article or any material in the Article in addition to the Article's text, such as images, graphs, photographs, or illustrations, has been previously published or has been created by others, in whole or in part, permission has been fully obtained by Author to grant all of the rights in the Article to Vanderbilt that are granted herein.

Author warrants that any permission fees associated with the reproduction of the Article and/or any additional material in the Article have been paid in full. Author agrees to submit a copy of the permission letter and evidence of permission fees paid, if applicable, in addition to appropriate text for credit lines, with the Article.

7. Author agrees to hold Vanderbilt, its officers, agents, and employees harmless from any claim, action, or proceeding relating to a breach of any warranty in this Agreement and further agrees to defend, indemnify and hold harmless Vanderbilt, its officers, agents, and employees against expenses and attorneys' fees that may be incurred as a result of any claims, action, or proceeding arising from or related to the exercise of rights granted by Author.

This agreement is effective on the Author's signature date written below:

AUTHOR

Signature

Address

Name

Date

Email Address

Please keep a copy of this agreement for your records, and return a signed original:

Vanderbilt Law Review
Vanderbilt University Law School
131 21st Avenue South
Nashville, TN 37203