

LICENSE/ AUTHORIZATION TO UPLOAD TO WEBSITE

The present agreement concerns the uploading to the official website of the International Association of Sports Law (namely, <http://iasl.org>) of articles and scientific works in general as regards to the area of Sports Law and the institution of the Olympic Games (Sports Law Articles). In particular, the uploading concerns two categories of Sports Law Articles:

- § Those which have been already published in any Law Journal (entitled “*Published in Journals*”), and
- § Those which have not been yet published or uploaded to any other different or similar website or everywhere to the Internet (entitled “*On-line Papers*”).

Clause 1: License of rights

- a. Upon acceptance, the Author grants to IASL a sole license to exploit the rights listed in clause 1b. in the Article throughout IASL website for the full term of the copyright.
- b. The sole license mentioned in clause 1a. encompasses the right for IASL:
 - I. To include the Article as a whole in the webpage mentioned above (field: “*Sports Law Articles*”) and make it accessible/ available to the public, as a part of the official website of IASL.
 - II. To reproduce the Article in whole or in part, and to communicate the Article to the public in print and/ or digital form, as a part of the IASL website.

Clause 2: Moral Right

This agreement does not affect the moral rights of the Author in or to the Article. More specifically, the Author asserts his right to be identified as the Author and the right to object to derogatory treatment.

Clause 3: Warranty

- a. The Author warrants that:

- I. He/she is the sole creator of the Article and that the Article does not infringe any existing third party copyright (for example Publications' copyright) or moral right.
 - II. The Article is original and does not contain anything that it is unlawful, libellous, or which would, if published, constitute a breach of contract between the Author and a third party.
- b. The Author shall hold harmless and indemnify IASL from any third party claims resulting from the uploading of the Article should there be a breach of this warranty. The warranties contained in this Clause also apply to any drawing, photograph or other illustration included in the Article and delivered by the Author.
 - c. As regards to Articles "*Published in Journals*", IASL warrants that in case the public wants access to the whole Article of the Author, this will only be provided by the relevant Publishing Company, which reserves the particular intellectual property rights.

Clause 4: Obligation to upload

Subject to the Acceptance by IASL undertakes to upload the Article of the Author, as it is indicated above, to its official website in the field "Sports Law Articles", appearing in the homepage.

Clause 5: Typical requirements of the Article to be uploaded

- a. The Article can be sent in a doc or in a pdf file format and it should not be more than 3.500 words. Sports Law Articles published in Journals must be sent in pdf, whereas on – line papers in doc.
- b. In case an has been already published, the cover of the Journal should be also sent in jpg format and in colour.
- c. The name, occupation and academic title of the Author should be clearly stated in the Article, so as to indicate him/ her precisely. In case there are more co – Authors, their details should be indicated as well.
- d. The Article should include bibliographic references and footnotes, which must be clearly stated by the Author upon it.

- e. As regards to “On – line Papers”, the author should additionally send a small summary (maximum 4 – 5 lines), describing the subject of his work and introducing the reader to the issue.
- f. As regards to Articles “*Published in Journals*”, the precise title of the Journal is also necessary (name, issue, date of publication, pages of the Article).

Clause 6: Legal Relationship

- a. If the Author can show that his moral rights are affected by the use of his/her Article by IASL pursuant to a license, the Author may demand that IASL stop said use.
- b. Nothing in this agreement is intended to confer rights on any third party.

Clause 7: Multiple Authors

In case of multiple authors, the Author has the consent of each author to enter this License to upload on behalf of them.

Clause 8: Final Clause

The agreement comes into force immediately on Acceptance and shall remain in force for the lifetime of the copyright of the Article.