

LICENSE

The submission of the paper implies and warrants that the article submitted are the author(s)' own work and it does not infringe or violate the rights of anyone else. The author grants JICLT/IAITL the non-exclusive rights to reproduce and distribute in whole or in part, the work submitted to the Journal of International Commercial Law and Technology (JICLT) for publication. Furthermore, the author(s) understands that it is their sole responsibility to obtain written permission to include any copyrighted materials in his/their article. In addition, all trademark use within the manuscript must be credited to its owner, or written permission to use the name must be granted. The author(s) will hold the publisher harmless from any unlawful matter (copyright infringement) contained in his submitted work. The author(s) in consideration of the publication of the above named manuscript understand and agree that:

- Copyright in the article will remain jointly with the owner of the copyright and the Publisher. By submitting an article to JICLT, the owner of the copyright grants the publishers with a license to publish the article.
- The author warrants that he/she is the owner of all rights of copyright in the article. Where the author subsequently publishes the article, the author is requested to acknowledge the article appeared in JICLT.
- The Author(s) will indemnify and defend the Publisher against any claim, demand or recovery against the Publisher by reason of any violation of any proprietary right or copyright, or because of any libellous or scandalous matter contained in the Manuscript.
- The Publisher will have the right to edit the work for the original edition and for any revision, provided that the meaning of the text is not materially altered.
- The Publisher will have the right to authorise republication of the paper to other journals and publishers, or for the article (s) to be indexed and included in academic and legal databases.
- This Agreement represents the entire understanding between the parties hereto with respect to the subject matter hereof and this Agreement supersedes all previous representations, understandings of agreements, oral or written, between the parties with respect to subject matter hereof and cannot be modified except by a written instrument signed by the parties hereto.

Author

Date

Title of Article