Deposit Licence Agreement

University of Cambridge Repository Deposit Licence Agreement

This document is a contract between you and the University of Cambridge, which constitutes your permission to deposit, archive, preserve and make your submission ("Research Outputs") available in the University of Cambridge Repository on the terms set out below. References to the Repository include any successor repository designated by the University of Cambridge.

Research Outputs can include, but are not limited to, publications, conference proceedings, book chapters, monographs, theses, various forms of research data (video recordings, spreadsheets, images etc.), presentations and others.

1. Licence Grant. In consideration of the University of Cambridge (the “University”) preserving and communicating Research Outputs in the University of Cambridge institutional repository (the “Repository”), I hereby grant to the University:

1.1. A non-exclusive, sublicensable, worldwide, perpetual and royalty-free licence to use and reproduce these Research Outputs in any medium or format for the purposes of archiving, preservation and migration of Research Outputs in the Repository; and

1.2. subject to any agreed publication delay or embargo or restricted access, to communicate and make available to the public Research Outputs in the Repository under the terms of this Licence and any licence or other terms that may be specified in the Repository deposit submission process and/or that Research Outputs may be tagged with or otherwise released under in the Repository (Clause 3. University Repository Policy).

2. Depositor Warranties. I represent and warrant that:

2.1. I have the full power and authority to enter into this Agreement and deposit or authorise the deposit of Research Outputs in the Repository and grant the licence in this Agreement;

2.2. Research Outputs are original work and do not, to the best of my knowledge, infringe the intellectual property rights, including copyright, of any third party, nor contain any confidential information, personal and/or restricted data;

2.3. jointly owned or third party copyright material, i.e. others’ work, included in Research Outputs, is clearly identified and acknowledged and sufficient and appropriate permissions have been secured for the material to be reproduced in Research Outputs and made available in the Repository; and

2.4. the grant of rights in this Agreement does not constitute a breach of any other agreement, publishing or otherwise, including any confidentiality or publication restriction provisions in sponsorship, or United Kingdom export control law, or collaboration agreements governing my research or work (or that of those who have authorised me to grant rights given in this Agreement on their behalf) at the University or elsewhere.

3. University Repository Policy. I acknowledge and agree that I have read and understood the University Repository Terms of Use at www.repository.cam.ac.uk and that my deposit of Research Outputs complies with those terms. I acknowledge that the University Repository Terms of Use may be amended from time to time and that then current policies will apply to my submission.

4. Governing Law and Jurisdiction. This Agreement and all questions of construction, validity and performance under this Agreement shall be governed by English law and subject to the exclusive jurisdiction of the English courts.