

Author Agreement

Goettingen Journal of International Law

In respect of the work, the Author grants the publisher the right to intangible (electronic) reproduction, digitalization, the online reproduction, and use of the work in the internet and other networks, making multiple copies of the work on different media (including, but not restricted to CD-ROM, DVD, HD-DVD, Blu-Ray-Disc) and in databases, as well as the right for public performance and publication in named ways and its multimedia use as an exclusive right without geographical or timely restrictions.

In return, the publisher grants the author a global non-exclusive license in all rights named above for the time of the legal copyright.

Additionally, the author grants the publisher the global non-exclusive right of reproduction and publication in an analog way (right of publication) for the time of the legal copyright.

The author agrees to allow any transfer of named rights to third parties by the publisher. Furthermore, the publisher may license third parties within above named exclusive rights. The author confirms that his right does not infringe any rights of third parties. In case the work infringes rights of third parties, the author releases the publisher from these claims.

The parties agree that no remuneration shall be paid.

This contract is subject to the jurisdiction and the substantive law of the Federal Republic of Germany.