



## *Copyright*

1. All Contributors (“Authors”), by submitting material for publication, (A) consent to the publication of such material (with such editorial changes as may be agreed) (‘the Contribution’) in *Law and Financial Markets Review* (‘the Journal’) (B) grant Hart Publishing Ltd (‘the Publisher’) for the duration of the copyright (including any renewals and extensions to the copyright period) a licence to produce, publish and distribute, whether for reward or otherwise, the Contribution in the Journal and in any compilation of articles drawn from the Journal in all parts of the world in any medium now or hereafter known and (C) agree to the following terms set out below.
  - (a) Copyright in the Contribution remains the property of the Author.
  - (b) The Author will not knowingly permit the Contribution or any substantial part thereof to be reproduced in any other journal or similar periodic publication (a “Reproduction”) unless the requirements of (c) and (d) below have been met.
  - (c) A Reproduction may be published in any publication (A) produced by the Author as part of his professional activities as a lawyer, teacher or academic, or (B) produced by a professional practice, company or institution with which he is associated as a partner, director, employee or consultant.
  - (d) A Reproduction may be published if there is no charge for access to it, it contains an acknowledgement that it was first published in the Journal and (unless a shorter period has been agreed by the Publisher) a period of six months has elapsed since the date of the publication of the Contribution in the Journal.
  - (e) For the avoidance of doubt, there shall be no other restriction upon the use by the Author of the Author’s rights in the Contribution.
3. In lieu of any fee or royalty the Author hereby accepts that he or she will receive one copy of the Journal, and a pdf copy of their Contribution. Authors are permitted to print and distribute up to 25 copies of their Contribution from the pdf
4. The Author warrants to the Publisher that so far as the Author is aware the Contribution does not in any way infringe an existing copyright, or confidence or any proprietary or other actionable rights and that all reasonable precautions have been taken or will be taken to ensure that it contains no libellous, defamatory or obscene material of an actionable character and that publication of any information in the Contribution obtained while in the service of the Crown will not contravene the Official Secrets Acts and that the Author is entitled as owner or prospective owner of the copyright to agree to the licence contained in clause 1 above.
5. The Editor and the Publisher reserve the absolute right to reject material submitted for publication or to shorten and edit the Contribution if editorially necessary. If the material

submitted by the Author is rejected by the Publisher, the Author shall have sole rights to use and exploit the Copyright and otherwise the foregoing shall cease to apply.