

Declaration of Agreement  
granting the Hanse Law Review the rights of use on submitted articles

1. Main Obligations

(1) Concerning publication of the submitted article (including abstracts) entitled:

“Name of your Article”

the author hereby grants the *Hanse Law Review* the temporally unrestricted right to publish, duplicate and disseminate the article as a whole or part thereof, as well as the right to incorporeal public or individual transmission and reproduction of his article in the context of the journal.

(2) This right extends to

1. Print- and data-carrier issues
2. Online-use in and on record-media, especially data-bases (including electronic records, making available for public retrieval, display and print by a user, e.g. by ways of internet, with all of the article’s content)

(3) The *Hanse Law Review* is obliged to publish the author’s name with the article and to make no changes thereto without gaining the prior consent of the author.

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(1) Additionally the author grants the *Hanse Law Review* temporally unlimited rights regarding the article as a whole or part thereof for

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2. abstracts (including abstracts in languages other than the original and preprints)
3. special issues of the journal

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(1) The author further agrees that minor corrections, such as grammar and punctuation, may be undertaken by the editorial board without the need for prior notice.

(2) If publication is conditional to substantive corrections, the author has to meet the demands of the Editorial Board within an appropriate time. Where the author fails to meet such conditions, the *Hanse Law Review* reserves itself the right to delay publication or to terminate its obligations.

(3) If the *Hanse Law Review* terminates its obligations in accordance with Part III (2) this declaration becomes void.

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