Publication Agreement and Copyright Licence

This is a publication agreement and copyright licence ("Agreement") regarding \square a written manuscript & abstract ("Article") OR \square an abstract & poster OR \square a work of art, currently entitled:	
	· · · · · · · · · · · · · · · · · · ·
to be published in: Revue YOUR Review (Revue York Online Underg	<i>raduate <u>R</u>esearch Review)</i> ("Journal")
The parties to this Agreement are:	
(corresponding author),	
,,,,,	
("Author" individually, or, if more than one author, collectively, and	d York University ("Publisher").

1. COPYRIGHT LICENCE

- a) The Author and Publisher agree that this work is licenced under a Creative Commons Attribution-NonCommercial-NoDerivs 2.5 Canada Licence, which is incorporated herein by reference and is further specified at http://creativecommons.org/licenses/by-nc-nd/2.5/ca/legalcode.en. The licence permits unrestricted copying and distribution in any medium or format, provided the original author and. source are credited. No permission is required except for commercial use, distribution and reproduction. Derivative works created by remixing, transforming, or building upon the material may not be distributed.
- b) The Author grants the Publisher a royalty-free worldwide nonexclusive licence to publish, reproduce, display, distribute, archive and use the Article in any form, either separately or as part of a collected work, including but not limited to a nonexclusive licence to publish the Article in an issue of the Journal, copy and distribute, authorize reproduction of the entire Article in another publication, and authorize reproduction and distribution of the Article or an abstract thereof by means of computerized retrieval systems. The Author retains ownership of all rights under copyright in the Article, and all rights not expressly granted in this Agreement.
- C) The Author agrees to require that the Publisher be given credit as the original publisher in any republication of the Article authorized by the Author. If the Publisher authorizes any other party to republish the Article under the terms of this Agreement, the Publisher shall require such party to ensure that the Author is credited as the Author.

2. EDITING OF THE ARTICLE

a) The Author agrees that the Publisher may edit the Article and/or Abstract as suitable for publication in the Journal. To the extent that the Publisher's edits amount to copyrightable works of authorship, the Publisher hereby assigns all right, title, and interest in such edits to the Author. The Publisher agrees to publish the Article subject to the understanding that the Article will not be published in the Journal unless, in its final form, the Article is acceptable to both the Author and the Publisher.

3. WARRANTIES

- a) The Author represents and warrants that to the best of the Author's knowledge the Article does not defame any person, does not invade the privacy of any person, and does not in any other manner infringe upon the rights of any person. The Author agrees to indemnify and hold harmless the Publisher against all such claims.
- b) The Author represents and warrants that the Author has full power and authority to enter into this Agreement and to grant the licences granted in this Agreement.
- c) That the Article does not infringe upon any copyright or on any other proprietary or personal right. If copyright permissions are necessary, the Author has obtained these appropriate permissions.
- d) The Author represents and warrants that the Article furnished to the Publisher has not been published previously or is in consideration for publication. For purposes of this paragraph, making a copy of the Article accessible over the Internet, including, but not limited to, posting the Article to a database accessible over the Internet, does not constitute prior publication so long as the as such copy indicates that the Article is not in final form, such as by designating such copy to be a "draft," a "working paper," or "work-in-progress".
- e) The Author represents and warrants that they have performed reasonable research to substantiate the above clauses and to establish accuracy in the Article.
- f) The Author agrees to hold harmless the Publisher, its licencees and distributees, from any claim, action, or proceeding alleging facts that constitute a breach of any warranty described in this paragraph.
- g) The Author has no reservation whatsoever in making these warranties.

4. TERM

a) This Agreement shall remain in effect for as long as copyright protection subsists in the Article.

5. PAYMENT

- a) The Author agrees and acknowledges that the Author will receive no payment from the Publisher for the use of the Article or the licences granted in this Agreement.
- b) The Publisher agrees and acknowledges that the Publisher will not receive any payment from the Author for publication by the Publisher.

6. ENTIRE AGREEMENT

a) This Agreement supersedes any and all other agreements, either oral or in writing between the Author and the Publisher with respect to the subject of this Agreement. This Agreement contains all the warranties and agreements between the parties with respect to the Article, and each party acknowledges that no representations, inducements, promises or agreements have

been made by or on behalf of any party except those warranties and agreements embodied by this Agreement.

I HAVE READ AND AGREE FULLY WITH THE TERMS OF THIS AGREEMENT.

Date:
Date:
Date:
Date:
Date:
Date:

Adapted from the *Creative Commons Publication Agreement*. Revised Sept. 24, 2015