

ORA deposit statement

Each depositor (whether academic staff, administrator or other party) is required to read and agree to this agreement when submitting each item.

This agreement may be made by a person depositing an item on behalf of the author

Why is a deposit agreement required?

Oxford Research Archive supports the long-term preservation of and free access to research documents produced by members of the University of Oxford. To undertake this role, Library staff need permission to store, copy and manipulate the material in order to ensure that it can be preserved and made available in the future.

This deposit agreement is designed to give Oxford University Library Services (OULS) staff the right to do this, and to confirm that the depositor has the right to submit the material to the repository. The agreement is non-exclusive, and the depositor does not give away any of their rights to Oxford Research Archive.

Your right to publish your Work(s)

Rights granted to Oxford Research Archive through this agreement are non-exclusive. You are free to publish the Work(s) in its/their present or future version(s) elsewhere and no ownership is assumed by OULS when storing the research document(s).

Depositor's declaration

1. By agreeing to this licence, you (the author(s), copyright owner or assignee), grant a **non exclusive licence** to OULS on behalf of the University of Oxford that warrants:

1.1 You are the owner of the copyright in the whole Work(s) (including content & layout) or are duly authorised by the owner(s), or other holder(s) of these rights, and have authority to make this agreement, and give OULS the right to publish the Work(s) in its repository.

1.2 That the Work(s) is/are original and does not, to the best of your knowledge, infringe copyright or other rights of any other person or party, nor does it/do they contain libellous or defamatory material.

1.3 That, if the Work(s) has/have been commissioned, sponsored or supported by any organization you represent, you have fulfilled any obligations required by such contract or agreement.

OULS' Rights and Responsibilities

2 OULS:

2.1 May make copies of the Work(s) (including the abstract(s)) available worldwide, in electronic format via any medium for the lifetime of the repository, or as negotiated with the repository administrator, for the purpose of free access without charge in compliance with copyright owner's permissions

2.2 May electronically store, translate, copy, or re-arrange the Work(s) to ensure its/their future preservation and accessibility within the lifetime of the repository, that is, to ensure it can be read by computer systems in the future, unless notified by the depositor that specific restrictions apply.

2.3 May incorporate metadata or documentation into public access catalogues for the Work(s). A citation/citations to the Work(s) will always remain in the repository during its lifetime.

2.4 Shall retain the right to remove the Work(s) for professional or administrative reasons, or if it is found to violate the legal rights of any person. A metadata record(s) indicating the Work(s) was/were stored in the repository will remain in perpetuity. The depositor may request the Work(s) is/are removed at any point in the future.

2.5 Shall not be under any obligation to take legal action on behalf of the Depositor or other rights holders in the event of breach of intellectual property rights belonging to the Depositor(s) or any other right in the material deposited.

2.6 Shall not be under any obligation to reproduce, transmit, broadcast, or display the Work(s) in the same format or software as that in which it was/they were originally created.