

# Non-Open Access Licence to Publish

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and

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The Author(s) have created the Work and the Work has been submitted to CSIRO Publishing for CSIRO Publishing to publish the Work in accordance with the terms of this Agreement.

### 1. Signing of this Agreement

1.1 By signing this Agreement, the Copyright Owner(s) acknowledge they have read and accepted the terms of this Agreement.

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# 4. Warranties

4.1 The Copyright Owner(s) warrant and represent to CSIRO Publishing that:

- (a) they have full authority and power to agree to and enter this Agreement;
- (b) the Work is an original work created by the Author(s);
- (c) where the Work does not include any third party material, the Copyright Owner(s) are the owner(s) of all copyright in the Work;
- (d) where the Work includes any third party material, the Copyright Owner(s) have obtained all rights from the relevant third parties to include the material in the Work and license the copyright in the material to CSIRO Publishing in accordance with the terms of this Agreement;
- (e) they have the right to grant the licence in clause 3.1;
- (f) the Work and CSIRO Publishing's reasonable use of the Work, in accordance with the licences granted to it under this Agreement, does not infringe any intellectual property rights, moral rights or any other rights of any person;
- (g) the Work has not been published in any form (except if included in a preprint server);
- (h) the Work is not presently being considered for publication with another publisher;



- they are not the subject or target of or otherwise affected by any sanctions imposed by the sanctions authority of any government;
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- (k) the Work does not contain any material that breaches any confidentiality obligation or discloses any personal information of any person without that person's written consent;
- all statements in the Work purporting to be factual are true and any formula, instruction or equivalent contained therein will not, if followed correctly, cause any injury or damage to the user;
- (m) there are no actual or apparent conflicts of interest connected to the Work that have not previously been declared;
- (n) if they have used any artificial intelligence tool in the writing of the manuscript or production of any of its graphical elements or in the collection or analysis of data, they have disclosed in the 'Materials and Methods' section of the Work which tool(s) and how it was used;
- (o) they agree to comply with any and all applicable CSIRO Publishing policies as at the time of entering into this Agreement.
  These policies are currently accessible on the CSIRO Publishing website; and
- (p) the Work meets all ethical standards applicable to the research discipline.
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#### 6. General provisions

6.1 This Agreement is governed by the laws of Victoria, Australia and the parties submit to the non-exclusive jurisdiction of the courts of Victoria, Australia.

6.2 If a clause of this Agreement is void, illegal or unenforceable, it may be severed without affecting the enforceability of the other provisions in this Agreement.

6.4 The Copyright Owner(s) may not assign or novate any right or obligation under this Agreement without the prior written consent of CSIRO Publishing.

6.5 Each party will do all things and execute all documents necessary to give full effect to this Agreement.



6.6 A provision of or a right created by this Agreement cannot be waived except in writing and signed by the party granting the waiver.

6.7 This agreement (including a counterpart) may be signed and exchanged electronically by any or all of the parties. This agreement may be executed in counterparts and the counterparts taken together constitute one document.

6.8 The signatories to this Agreement warrant and represent that they have the authority to enter into this Agreement on behalf of the party they are stated to represent.

#### 7. Interpretation and definitions

7.1 In this Agreement, unless the context otherwise requires:

- (a) a word denoting an individual (such as a 'person') includes a corporation, firm, authority, unincorporated association or instrumentality;
- (b) words in singular include plural and words in plural include singular;
- (c) a reference to a party includes their successors and permitted assigns; and
- (d) every obligation entered into by two or more parties binds them jointly and each of them severally.

7.2 In this Agreement, capitalised terms have the meanings set out below:

Author(s) are all authors of the Work and are set out in the Details.

Authors Accepted Manuscript means the version of the Work that has been accepted for publication. This version may include revisions resulting from peer review, but may be subject to further editorial input by the CSIRO Publishing.

Editor means an editor of the Journal.

Journal has the meaning set out in the Details.

**Version of Record** or **VoR** means the version of the Work that is formally published in the Journal.

**Work** means all the material that comprises the article submitted to CSIRO Publishing that relates to the work referred to in the Details, and includes all revisions made thereto such as the Authors Accepted Manuscript and the VoR.

Where the **Work** is to be published in the Australian Energy Producers Journal, **Work** also includes the presentation slides and/or poster, that relates to the work referred to in the Details, which will be presented by one or more of the Authors at the Australian Energy Producers Conference and Exhibition.

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