

# **OzFlux Data Portal; Terms & Conditions**

## **Approval from Fellow Researchers**

1. Prior to depositing this Work in the OzFlux Data Portal and registering it with Research Data Australia, TERN Data Discovery Portal or other web services, you must have obtained permission from all Grant Investigators associated with the Deposited Work.

## **Grant of Rights as the Registrant**

2. In depositing and registering your work, you as the Registrant grant the public a cost-free, worldwide, non-exclusive right to store, use, publish, distribute and communicate to the public within the governance of the data licence that you have specified. If no licence is specified, you reserve all rights, except those available to End-Users under relevant copyright laws, including, but not limited to, fair dealing and educational use rights.

## **Representations and Warranties of the Registrant**

3. The Registrant represents and warrants as follows:
  - a) The Registrant is the owner/s of copyright in the Deposited Work or has the authority of the owner/s of copyright in the Deposited Work to make the Deposited Work available to the public; on these terms and on the terms of the relevant licence specified or, where a licence is not specified, under the terms of the Copyright Act.
  - b) The Registrant has the right to grant the rights contained in these terms and conditions.
  - c) The storage, use, reproduction, adaptation, publication, distribution or communication of the Work will not:
    - i. infringe the copyright, moral rights or other intellectual property rights of any person.
    - ii. breach any laws relating to privacy or infringe the privacy, confidentiality or other rights of any person.
    - iii. be contrary to or in breach of any laws, including, but not limited to, those relating to defamation, obscenity, contempt and blasphemy.
    - iv. cause the Registrant or the copyright owner/s of the Deposited Work to be in breach of any agreement (including any publishing agreement).
  - d) If the Deposited Work contains material for which the Registrant does not own the copyright, the Registrant represents and warrants that he/she has:
    - i. obtained all necessary permissions from the copyright owner/s to include the material in the Deposited Works to enable the Deposited Works to be dealt with as authorised by these terms and conditions.
    - ii. clearly identified and acknowledged all third-party owned copyright materials within the content of the Deposited Works and/or associated Metadata.
  - e) If the Deposited Work is based upon work that has been sponsored or funded by an agency or organisation other than the University, all rights of review or other obligations required of the creators or authors of the Deposited Works under the contract or agreement with that agency or organisation, have been fulfilled.

## **Termination and Removal of Deposited Works**

4. OzFlux may at any time immediately and without notice, remove the original source of the Deposited Work to the public, upon the occurrence of any of the following events:
  - a) If a claim is made that the Deposited Work contains or describes research that has been falsified or produced as a result of fraudulent or deceptive actions by any person.
  - b) If a claim is made that the Deposited Work infringes the legal rights of any third party.
  - c) If any of the matters referred to in clause 3 are or become incorrect or untrue.
  - d) If a claim is made that the Deposited Work contains offensive, defamatory, confidential or culturally sensitive information.
5. The Registrant may remove their Work from the OzFlux Data Portal at any time, however they must understand that this does not remove from circulation any copies of the Deposited Work that have already been made.
6. If the arrangements constituted by these T&C's are terminated, OzFlux:
  - a) May remove the Deposited Work from the OzFlux Data Portal.
  - b) May retain the Deposited Work and allow access to it.
  - c) Retain a copy or copies of the Deposited Work for archival purposes.

## **Liability**

7. OzFlux shall not be responsible for any mistakes, omissions or legal infringements in the Deposited Work.

## **End-Users**

8. Deposited Work in the OzFlux Data Portal may or may not be copyright material.

Where the Registrant has not specified a licence, under the terms of the Copyright Act 1968, users are free to reproduce the work for personal non-commercial use (**Allowable Use**). For purposes other than Allowable Use permission must be obtained from the copyright holders.

Where the Registrant has specified a licence, End-Users are granted the use rights specified by that licence.

9. OzFlux is not responsible for how any End-User deals with the Deposited Work and is under no obligation to take any action on behalf of the Registrant and/or the copyright owner/s if an End-User deals with the Deposited Work in a way that is not authorised or that infringes any person's rights or for any other reason.

## **No derogation of other rights**

10. For the avoidance of doubt, these T&C's do not exclude, limit or modify any rights available to OzFlux or End-Users under relevant copyright laws, including, but not limited to, fair dealing and educational use rights.