



COPYRIGHT TRANSFER LETTER AND OPEN ACCESS STATEMENT

I, the undersigned below,

Full Name : Laily Indrianingsih, Evi Nur Saputri, Rembulan Ratnasari
Institution : Universitas 17 Agustus 1945 Surabaya
Address : Dsn. Kwatu, Ds. Kwatu, RT/RW: 007/001, Kec. Mojoanyar, Kab. Mojokerto
Dsn Balonggesing, Ds. Lebak Adi, RT/RW: 002/002, Kec. Sugio, Kab. Lamongan
Jl. Margosari Gg. I No. 57, Kel. Magersari, Kec. Magersari, Kota Mojokerto
Email : lailyindrianingsih@gmail.com / evisaputri769@gmail.com / rembulan.1903@gmail.com
Phone : 085706599783 / 085755586698 / 0859187391013

as the Corresponding/First Researcher of the Article as a result of research with the title:

PERLINDUNGAN KONSUMEN TERHADAP PERBEDAAN HARGA PADA RAK BARANG DENGAN STRUK KASIR DI RIA SWALAYAN MOJOSARI

with researchers' name: Laily Indrianingsih, Evi Nur Saputri, Rembulan Ratnasari

agreed to the following copyright transfer and open access agreement:

License of Publishing Rights

I hereby grant to the DiH: Jurnal Ilmu Hukum an exclusive publishing and distribution license in the manuscript identified above and any tables, illustrations, or other material submitted for publication as part of the manuscript (the "Article") in print, electronic, and all other media (whether now known or later developed), in any form, in all languages, throughout the world, for the full term of copyright, and the right to license others to do the same, effective when the Article is accepted for publication. This license includes the right to enforce the rights granted hereunder against third parties.

Supplementary Files

With respect to Supplementary Files that I wish to make accessible through a link in the Article or on a site or through a service of the DiH: Jurnal Ilmu Hukum, DiH: Jurnal Ilmu Hukum, shall be entitled to publish, post, reformat, index, archive, make available, and link to such Supplementary Files on a non-exclusive basis in all forms and media (whether now known or later developed), and permit others to do so for non-commercial purposes. "Supplementary Files" shall mean additional materials that are not an intrinsic part of the Article, including but not limited to experimental data, e-components, encodings and software, and enhanced graphical, illustrative, video, and audio material.

Scholarly Communication Rights

I understand that I retain the copyright in the Article and that no rights in patents, trademarks or other intellectual property rights are transferred to the DiH: Jurnal Ilmu Hukum,. As the researcher of the Article, I understand that I shall have: (i) the same rights to reuse the Article as those allowed to third party users of the Article under the CC-BY-SA License, as well as (ii) the right to use the Article in a subsequent compilation of my works or to extend the Article to book length form, to include the Article in a thesis or dissertation, or otherwise to use or re- use portions or excerpts in other works, for both commercial and non-commercial purposes. Except for such uses, I understand that the license of publishing rights I have granted to the DiH: Jurnal Ilmu Hukum, gives the Journal the exclusive right to make or sub-license commercial use.

User Rights

The publisher will apply the Creative Commons Attribution-ShareAlike 4.0 International License (CC-BY-SA) to the Article where it publishes the Article in the DiH: Jurnal Ilmu Hukum on its online and/or offline platforms on an Open Access basis. The CC-BY-SA license allows users to copy and distribute the Article. The licenses provided the user gives appropriate credit (with a link to the formal publication through the relevant DOI), provides a link to the license, and that the licensor is not represented as endorsing the use made of the work. The full details of the license are available at <https://creativecommons.org>.

Reversion of Rights

Articles in the review process may be accepted or rejected for publication. Articles that have been accepted during the review process may occasionally be rejected during the editing (in press) process. In case the article is rejected for publication (in any process), all rights associated with this agreement will revert to the researcher.

Revisions and Addenda

I understand that no revisions, additional terms, or addenda to this License Agreement can be accepted without the DiH: Jurnal Ilmu Hukum's express written consent. I understand that this License Agreement supersedes any previous agreements I have entered into with the DiH: Jurnal Ilmu Hukum in relation to the Article from the date hereof.

Copyright Notice

The publisher shall publish and distribute the Article with the copyright notice to the DiH: Jurnal Ilmu Hukum.

Other Terms

If other researchers jointly prepare the Articles and/or Supplementary Files, I have notified other researchers of these provisions. If not reaching the consensus then I am the subject to the law in Indonesia and have chosen a common place of law in the office of the Registrar in Surabaya (Kepaniteraan Pengadilan Negeri Surabaya), in Surabaya City, Indonesia.

I make this letter with the real consciously without coercion from any party and can be used when necessary.



Corresponding/First Researcher sign

: Laily Indrianingsih

Date

: 16 Juni 2021

Place

: Mojokerto

The completed form (letter) by hand writing with blue ink must be attached to PDF supplementary file in OJS