

LICENCE TO USE COPYRIGHT AND AUDIOVISUAL PERMISSIONS

The Australian Psychological Society Limited ("the Society") is the publisher of the abstracts and all conference/workshop materials produced as a result of the 2011 APS Forensic Psychology Conference.

Prior to confirming your acceptance as a presenter at the conference/workshop or a contributor to the conference/workshop materials, the Society requests that you grant the following licence to the Society. You will retain copyright of your abstract and written notes for your presentation, in addition to the moral rights you are entitled to as author of the abstract and presentation.

In consideration for the publication of your abstract, presentation materials and any recording of your presentation from your presentation:

1. You give permission for your presentation to be audio/video recorded.
2. You give permission for a copy of any slides or handouts for your presentation ("presentation materials") to be made available online to all conference delegates following the conference, and in conjunction with any audio/video recording.
3. You grant to the Society a non-exclusive right to:
 - (a) publish, reproduce, distribute, display and store the abstract, presentation materials and any audio/video recording of your presentation worldwide in all forms (including on the websites of the Society) and formats and media now known or as developed in the future, including print, electronic and digital forms. For the avoidance of doubt electronic and digital forms shall include, but not be limited to databases, CD-ROM and in forms accessible via electronic and digital networks and wireless transmission and communication systems;
 - and the exclusive right to
 - (b) retain all income resulting from the copying of the abstract or presentation materials, or resulting from the downloading of the abstract from the Society's website, as collected and distributed by the Copyright Agency Limited (CAL).
 - (c) retain all income resulting from Clause 3(a).
4. You warrant that:
 - (a) The abstract and any presentation materials are your original work, and do not infringe the intellectual property rights of any other person or entity and cannot be construed as plagiarising any other published work.
 - (b) The abstract and any presentation materials have not been published previously.
 - (c) The abstract and any presentation materials contain no statement that is abusive, defamatory, libellous, obscene, fraudulent, nor in any way infringes the rights of others, nor is in any other way unlawful or in violation of applicable laws.
 - (d) Wherever possible and appropriate, any patient, client or participant in any research or clinical experiment or study who is mentioned in the abstract and any presentation material has given consent to the inclusion of material pertaining to themselves, and/or that they acknowledge that they cannot be identified via the abstract and any presentation material and that you will not identify them in any way.

- (e) If the research and/or presentation was prepared jointly with other authors, you warrant that you have been authorised by all co-authors to sign this agreement on their behalf, and to agree on their behalf the order of names in the publication of the abstract and any presentation materials. You will notify the Society (in writing) of the names of any such co-authors.
5. You agree to keep the Society indemnified in full against all loss, damages, injury, costs and expenses (including legal and other professional fees and expenses) awarded against or incurred or paid by the Society as a result of your breach of the warranties given in this agreement.
 6. This agreement is governed by and construed in accordance with the laws of Victoria. The parties irrevocably submit to the jurisdiction of the Courts of Victoria.
 7. This agreement may only be amended by a document signed by you and the Society.

The Society reserves the right to make such editorial changes as may be necessary to make the abstract any audio/video recording of your presentation suitable for publication, or as reasonably considered necessary to avoid infringing third party rights or law. The Society may contact you for clarification or additional information in order to facilitate this process. The Society reserves the right not to proceed with publication for whatever reason.