

Provenance, Journal of the Society of Georgia Archivists
License to Publish

The following is an agreement between you, _____,
the author or other copyright owner of
“ _____ ” (title of
work, which may be an article, essay, comment, book review, web review, or other writing and
hereinafter referred to as the Work) and the Society of Georgia Archivists (hereinafter referred to
as SGA).

(1) You consent, grant, and assign to SGA the right to print, publish, reproduce, reprint, and/or
distribute all or any part of your Work throughout the world in print, electronic, or any other
medium.

(2) You also grant to SGA the right to authorize another party (including reproduction rights
organizations such as the Copyright Clearance Center) to reproduce and distribute the Work or
authorize others to reproduce and distribute the Work in any form, provided that such
reproduction identifies you as the Author and the relevant SGA publication as the place of first
publication, along with the volume, the number of the first page, and the year of the Work's
publication.

(3) SGA's rights provided in Paragraph 1 shall be exclusive for a period beginning when this
Agreement is executed and ending one (1) year after execution of this agreement, and shall be
nonexclusive thereafter.

(4) You grant the above rights without claim to royalty, fee, or other compensation from SGA. If
you contribute an article, you will receive one (1) complimentary copy of the print issue in which
your Work appears. If you contribute a book review or web review, you will receive one (1)
complimentary copy of the print issue in which your Work appears. You will also receive a PDF
copy of your Work.

(5) You represent and warrant that the content of the Work is accurate to the best of your
knowledge; that the Work is your own original creation and does not violate any copyright,
proprietary, or personal rights of others; that the Work does not contain any materials which are
slandrous, libelous or otherwise illegal; and that you are authorized to grant the rights and make
the representations\ and warranties herein.

(6) You responsible for understanding and following the principles that govern the “fair use” of
quotations and illustrations and for obtaining written permission to publish, where necessary.

(7) You agree to indemnify and hold harmless SGA and its officers, members, and agents from
and against any and all claims, actions, losses, demands, costs, attorneys' fees, and all other
expenses arising from the inaccuracy or breach of any of the representations and warranties
contained herein.

(8) Copyright in the article will remain yours, and we will acknowledge that in the copyright line that will appear with the Work.

(9) Regardless of any provisions in this agreement to the contrary, you retain the right to:

- a) deposit an electronic version of the Work in the open access archive of your choice;
- b) post an electronic version on your personal and/or institutional website;
- c) authorize others to make non-commercial, educational use of the Work at any time and commercial use after the expiration of the period identified in paragraph (2).

You, the undersigned, have read, understand, and agree to the representations, warranties, and indemnifications stated herein.

Print Name: _____

Signature: _____

Date: _____

Please submit a signed electronic copy under “Manage additional files” in your account at <http://digitalcommons.kennesaw.edu/provenance/>.