

Copyright Licence for Legal Health Check Project Materials

Information relating to this Copyright Licence (Information Sheet)

Introduction

The LawRight Legal Health Check project (the “**Project**”) is designed as a resource for health, community and legal workers to facilitate conversations with clients about their legal needs and to encourage targeted referrals for legal assistance. The Project is funded by the Queensland Department of Justice and Attorney-General (“**DJAG**”).

Certain resources have been developed in connection with the Project. These include the artwork ‘Your Law Yarn’ and accompanying style guide created by Riki Salam (the “**Artwork**”), workers’ manuals, workers’ referral resources, training materials about how to use the resource, together with other supporting resources (collectively, the “**Works**”). The Works are protected under the *Copyright Act 1968* (Cth). LawRight or its third party licensors own the copyright in the Works.

You, as a participant in the Project or as an organisation offering an indigenous welfare program similar to the Project, are seeking permission (a “**licence**”) for the use of the Works.

Scope

LawRight believes there will be a benefit in promoting the Project, as it was developed to help begin a conversation between health care workers and their Aboriginal and Torres Strait Islander clients and legal representatives. Its purpose is to assist and empower individuals and their families to help them navigate through any legal issues they may currently be dealing with or encounter in the future. To that end, LawRight encourages your use of the Works, provided they are used in accordance with the terms of the licence and for the purposes for which they were intended.

The licence contains important information in relation to how you may use the Works. The licence requires that the Works cannot be used for profit and cannot be sub-licensed to third parties. The licence also requires that appropriate acknowledgment is provided to DJAG as the funder of the Project and to the creators of the Works in respect of any reproduction or use of the Works. To ensure the integrity of the design of the Artwork, the licence requires that the Artwork must be used in accordance with its accompanying style guide.

Important information

The licence is a legal document. If you need help understanding its terms, you should seek legal advice.

Legal Health Check Project Materials Copyright Licence

1 Introduction

- (a) LawRight (ABN 52 033 468 135) of **Brisbane** (“**LawRight**”) is the lead agency for the indigenous Legal Health Check project (the “**Project**”). The Project is funded by the Queensland Department of Justice and Attorney-General and is designed as a resource for health, community and legal workers to facilitate conversations with clients about their legal needs and to encourage targeted referrals for legal assistance.
- (b) Certain resources have been developed in connection with the Project, including the ‘Your Law Yarn’ artwork (the “**Artwork**”) and accompanying style guide created by Riki Salam and owned by the indigenous art, design and communications agency ‘We Are 27 Creative’, workers’ manuals, workers’ referral resources, training materials, and other supporting materials (collectively, the “**Works**”).
- (c) LawRight has agreed to grant permission to you (the “**Licensee**”), as a participant in the Project or as an organisation offering an indigenous welfare program which is the same or similar to the Project, to use the Works in connection therewith.
- (d) The Works are provided under the terms of this copyright licence (“**Licence**”). The Works are protected by copyright. Any use of the Works other than as authorised under this Licence or under the *Copyright Act 1968* (Cth) is prohibited.
- (e) By exercising any rights to the Works provided hereunder, the Licensee accepts and agrees to be bound by the terms of this Licence. LawRight grants the Licensee the rights contained in this Licence in consideration of the Licensee’s acceptance of such terms and conditions.

2 Licence grant

- (a) The Licensee acknowledges that LawRight or its third party licensors own the copyright in the Works.
- (b) Provided that the Licensee complies with the requirements of this Licence, LawRight grants the Licensee a royalty-free, non-exclusive, non-transferable, licence for the term of this Licence to:
 - (a) reproduce the Works in any material form (eg storage in digital form);
 - (b) publish the Works; and
 - (c) make the Works available online or electronically transmit the Works, in Australia solely for the purpose of participating in the Project or delivering an indigenous welfare program which is the same or similar to the Project.

3 Terms of use

- (a) The Licensee must not:
 - (1) use the Works for any purpose other than the purposes described in clause 2(b);
 - (2) sub-license the Works to any person;
 - (3) use the Works in a manner that is primarily intended for or directed towards commercial advantage or private monetary compensation;
 - (4) create any derivative works of any of the Works or otherwise edit, modify, translate or adapt any of the Works or a substantial part of any of the Works; and
 - (5) use any trade mark owned or used by LawRight without LawRight's prior written consent.
- (b) All use of the Artwork by the Licensee must be in accordance with, and strictly adhere to, the style guide provided with the Artwork.
- (c) The Licensee must keep intact all copyright notices for the Works with every copy of the Works that the Licensee publishes or otherwise makes available to third parties.
- (d) The Licensee must not represent that LawRight has approved, sponsored or endorsed the Licensee, or the services of the Licensee in connection with which the Works are used, without LawRight's prior written consent.
- (e) The Licensee must not use the Works so as to derogate or harm or adversely affect the reputation of LawRight.

4 Attribution requirements

The Licensee must include in all reproductions, copies, publications and communications of the Works, the following attributions in a manner reasonable to the medium or means the Licensee is using:

- (a) the name of Lawright as the entity who has given permission to the Licensee's use of the Work;
- (b) in the case of the Artwork, the artist's name (ie. Riki Salam);
- (c) the title of the Work (if provided); and
- (d) a reference to the Queensland Department of Justice and Attorney-General as the government department that has funded the Project and the development of the Works.

5 Moral rights

The moral rights of the authors of the Works remain unaffected. In this clause 5, "moral rights" means any moral rights arising under the *Copyright Act 1968* (Cth) and any other similar rights arising under any other law in Australia or anywhere else in the world at any time.

6 Termination

- (a) Either party may terminate this Licence at any time by notice in writing to the other party.
- (b) If the Licensee breaches any term of this Licence, LawRight may require that the Licensee remedy the breach within 5 business days and require the Licensee to make every effort possible to take off-line, make inaccessible or otherwise remove from circulation any copy of the Works that does not comply with the requirements of this Licence.
- (c) On termination of this Licence, the Licensee must immediately cease using the Works and destroy any copies of the Works in its possession or under its control, whether stored electronically or otherwise.

7 Disclaimer and indemnity

- (a) To the fullest extent permitted by law, in no event will LawRight be liable to the Licensee, whether under statute, in contract or in tort, including for negligence, or otherwise, for any loss or damage whatsoever, including without limitation:
 - (1) loss of opportunity, revenue, profit or goodwill, or other economic loss; or
 - (2) any indirect or consequential loss or damage arising out of or in connection with this Licence or the use of the Works.
- (b) The Licensee indemnifies LawRight against any loss, damage, liability, charge, expense, outgoing, payment or cost of any nature or kind which LawRight suffers, incurs or is liable for in connection with any breach of this Licence by the Licensee or any claim by any third party in relation to any use of the Works by the Licensee other than as permitted under this Licence.

8 General

- (a) The Licensee must not assign any of its rights or subcontract the performance of any of its obligations under this Licence.
- (b) LawRight may transfer any interest it has in the Works to another person and novate its rights and obligations under this Licence to such person.
- (c) This Licence is governed by the laws of Queensland, Australia and the parties submit to the exclusive jurisdiction of the courts of Queensland, Australia.
- (d) Any amendment to this Licence must be in writing and signed by the parties.
- (e) This Licence sets out the entire agreement between the parties in relation to its subject matter. To the extent permitted by law, neither party is bound by any condition, warranty, representation, agreement or understanding with respect to the Works except as expressly provided in this Licence.