To whom it may concern,

According to the documents submitted to me, I hereby issue the following legal opinions:

1. Authorship and publisher's contract must be subject to the condition that all rights are assigned to the publisher.

2. Unless the author and publisher have agreed in writing to assign rights to the publisher, such assignments are not effective. Therefore, the contract between the author and publisher is not binding.

3. Relevant provisions of the Copyright Act:
   - Article 36: If the parties have agreed on the scope of rights assigned, their agreement is binding. However, if any part of the agreement is unclear, it is considered unenforceable.
   - Article 37: The rights granted to the author by the publisher must be expressly stated in writing. Any rights not expressly granted by the author are considered unenforceable.

   Before the transfer of rights, the author's rights are not considered affected.
   - Non-exclusive rights granted to the author are not transferred to the publisher.
Sincerely yours,

許忠信

Chung-Hsin Hsu,

ROC Attorney-at-law, Ph D in Law (Cambridge)

Associate Professor of Law, IP Research & Promotion Program，NCKU