Your Authorial Rights

- Know Your Contract
- SPARC Addendum
- Retain Records
- Open Access
- Creative Commons
- ORCID
- Scholarly Commons

cc: peteoshea - https://www.flickr.com/photos/59668110@N04
Why Should You Care About Copyright?
This prevents you from contracting with multiple publishers. It may also prevent you from posting to your website or IR.

1. The Author grants and assigns to the Press the exclusive right during the term of copyright to publish or cause others to publish the Work in all forms and in all languages throughout the world.

2. The Author authorizes the Press to secure copyright for the Work and all subsidiary rights therein in the name of the Press.

You may want the publisher to secure copyright in YOUR name.
14. Other Rights. The AUTHOR grants and assigns to the PUBLISHER the full, sole, and exclusive right to grant, sell or license the following rights, with or without compensation, as it may deem proper in the interest of the WORK: the right to photocopy or digitally reproduce the WORK; the right to reprint the WORK in whole or in part, including (but not limited to) reprints in mass-market editions, book club editions, serials, digests, anthologies, and/or omnibus volumes; the rights to translation, serialization, selection, abridgment, condensation, adaptation, and/or syndication of or from the WORK; the right to dramatization and/or adaptation for performance of the WORK in whole or in part via radio, television, motion picture (sight and sound), and/or public reading; the right to reproduce the WORK by any other electronic, photographic, or mechanical means.

So YOU don’t have to rep permission requests.

Stranger things have happened....
5. Warranty. The Author hereby represents and agrees that she or he is the sole author of the Work, except of those passages that are clearly identified as quotations, and is the exclusive owner thereof and has the sole and exclusive right, power and authority to make this agreement and grant; that the Work has not heretofore been published in book form; that the Work contains no matter that is libelous or is otherwise unlawful or objectionable or that infringes any proprietary right, or that invades the privacy of any other person.

You obtained permissions where needed.
6. Indemnity. The Author agrees to hold harmless and indemnify the Publisher against any suit, action, claim or recovery (including costs, expenses, and attorney's fees) which may be made against the Publisher alleging any violation or breach by the Author of the representations, agreements or grants contained in this agreement and that she or he will at his or her own expense defend against any such suit, action, claim or recovery in her or his own behalf and in behalf of the Publisher. In any action in which the Publisher is named defendant, the Publisher shall have the right of employing or designating counsel and controlling its own defense in said action and all costs thereof shall be borne by the Author.

If anyone sues, you'll cover it, not the publisher.
4. You grant to the Press exclusively all publishing and proprietary rights including copyright in and to the Contribution, for production of it in all languages throughout the world, in book form and in electronic and other non-book formats for the original and all subsequent editions and printings. You retain the right to republish the Contribution in a volume of solely your own writing or in your institutional repository, subject only to notifying the Press of your intent to do so and ensuring that the Press as the original publisher is properly credited.
SPARC Addendum

• What is it?
• How do you use it?
• https://sparcopen.org/our-work/author-rights/
Retaining Records

1. A Copy of Your Contract!
2. Publisher Correspondence
3. Pre-print (submitted final copy)
4. Post-print (edited, refereed copy)
5. Final proof (formatted publisher copy)

cc: Miia Sample - https://www.flickr.com/photos/78835633@N00
Missing Records

- Contact Publisher
- Contact Scholarly Commons staff, mgibney@pacific.edu
"By open access, we mean its immediate, free availability on the public internet, permitting any users to read, download, copy, distribute, print, search or link to the full text of these articles, crawl them for indexing, pass them as data to software or use them for any other lawful purpose...”

- The Budapest Open Access Initiative
It’s not just a license, It’s a lifestyle!

http://creativecommons.org/licenses
Scholarly Commons
Main Takeaway(s)

• Look into your rights
• Keep documentation
• Submit to the Pacific repository, Scholarly Commons
• Ask questions!
Questions?