ETHICS AND MALPRACTICE STATEMENT FOR PERSPECTIVES OF LAW AND PUBLIC ADMINISTRATION JOURNAL

The Perspectives of Law and Public Administration Journal is committed to upholding the highest standards of publishing ethics and takes into account the Guidelines on Good Publication Practice published by the Committee on Publication Ethics (COPE) and Principles of Transparency and Best Practice in Scholarly Publishing published by the Committee on Publication Ethics (COPE), the Directory of Open Access Journals (DOAJ), the Open Access Scholarly Publishers Association (OASPA) and the World Association of Medical Editors (WAME).

The central element of any ethics of scientific research activity is the researcher's responsibility for his work, but especially for its results. The scientific researcher must justify the act of research, justify the usefulness and validity of the results obtained, try to bring a benefit to society through his research.

All parties involved in the publishing process (Authors, Reviewers, Editors and Publishers) are expected to agree on the following ethical principles.

I. Principles underlying the Ethics and Malpractice Statement

The Ethics and Malpractice Statement for Perspectives of Law and Public Administration Journal is based on the following principles:

a) Transparency. Transparency will be ensured during all stages of acceptance, review, editing and publication of scientific papers. The principle of transparency requires that all persons involved provide useful, substantive, comprehensive and reliable information. Authors will be notified of the details of the review procedure. The changes requested from the authors or the refusal of publication will be duly justified.

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### III. Ethical responsibilities of the reviewers

**Evaluation system.** The manuscripts received for publication in the *Perspectives of Law and Public Administration Journal* will be revised using the "double blind” peer review system, respecting international standards of scientific journals. Thus, any article submitted for publication will be reviewed by three specialists with a national and international reputation in legal sciences. Review will be done on an anonymous basis (author's name is not communicated to the reviewers; reviewers name is not communicated to the author). If necessary, the authors will receive recommendations and observations to improve the quality of their paper's content. It is possible to refuse publication of the article to the proposal made by reviewers.

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IV. Ethical responsibilities of the editors

The final decision of publishing. The Editor in chief has ultimate responsibility for deciding if a manuscript submitted to Perspectives of Law and Public Administration Journal should be published, and in doing so is guided by the evaluations carried out by scientific reviewers, by the provisions of this Ethics and Malpractice Statement and by the copyright law. The Editor in chief may consult with other members of the Editorial Board team, as well as with reviewers, in making publication decisions.

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**V. Ethical responsibilities regarding the conflict of interests**

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**Editor in chief**

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