



**AAA PHOTO COMPETITION 2015
ENTRANT AGREEMENT FORM**

**For the Publication, Reproduction & Communication of Your Work by
the Australian Archaeological Association Inc. and Australasian Society for
Historical Archaeology Inc.**

Notes to Agreement:

- a. Any monies received from the Australian Archaeological Association Inc.'s and Australasian Society for Historical Archaeology Inc.'s use of your photograph, including payments for licensing of content to third parties, will be used to further the objectives of the Associations.
- b. Photographs must conform to the competition's conditions of entry. Failure to comply with these instructions will mean your photograph will not be accepted in the competition.

This Agreement is between the Australian Archaeological Association Inc. and Australasian Society for Historical Archaeology Inc. ("the Publisher") and the entrant(s) ("the Entrant(s)") in respect of the photograph submitted online (hereafter "the Work") which the Entrant(s) submit for entry in the AAA Photo Competition 2015.

1. The Entrant(s) grant(s) to the Publisher an irrevocable and non-exclusive right to publish, reproduce & communicate the Work in whatever form the Publisher deems fit, including the right to enter into agreements authorising third parties to do the same. The Publisher will ensure that appropriate credit is given to the author of the Work.
2. The Entrant(s) retain(s) copyright in the Work and may publish or authorise others to publish the entire Work or any part thereof.
3. The Entrant(s) warrant(s) that they are the sole copyright owners of the Work and that it contains nothing that is defamatory or of such a nature to incur liability of any kind whatsoever, and the Entrant(s) further agree(s) to indemnify the Publisher and its employees and agents against any liability, loss or harm caused by actions arising from the publication, display or distribution of the Work. The Entrant(s) warrant(s) that they have obtained all necessary permissions from any person identifiable in the Work.
4. The Publisher has the sole right to determine eligibility of the Work for entry in the competition without consulting the Entrant(s).
5. Where a Work has more than one Entrant, any one of those Entrants may complete this Agreement on behalf of all, by submitting the Work. By so completing, that Entrant warrants that the other Entrant(s) agree to the above conditions and have authorised for the Agreement to be completed on their behalf.