

# THE OHIO STATE UNIVERSITY PRESS

## JOURNAL AUTHOR'S CONTRACT

of

between

**Name**

**Mailing Address:**

---

---

---

(referred to, whether one or more, as the Author) and

The Ohio State University, acting through its Press

whose address is

180 Pressey Hall  
1070 Carmack Road  
Columbus, OH 43210-1002

(referred to as the Press), with respect to the publishing of an Article tentatively entitled

(referred to as the Article) in

(referred to as the Journal), published by the Press.

**A. Grant of Rights and Agreement to Publish.** The Author grants and assigns exclusively to the Press the copyright in the Article and each and every right in the Article under all laws, treaties, and conventions throughout the world, in all forms, languages, and media, now or hereafter known or developed, including without limitation all of the exclusive rights given authors under the United States Copyright Law. Among the rights so granted and assigned are the right to publish the article in the Journal, the right to reproduce the Article in subsequent editions of that issue of the Journal of which the Article is a part, the right to reproduce the Article separately, and the right to make assignments of subsidiary rights to publish, in any form, the Article in whole, part, condensation, and translation.

The Press, in turn, grants to the Author an irrevocable, nonexclusive, and royalty-free license to reprint the Article in any volume consisting wholly of the sole work of the Author, provided that the Author furnish the Press with written notice in advance of each such intended use, and that each reprint of the Article carry the copyright notice specified in writing to the Author by the Press.



THE OHIO STATE UNIVERSITY

ohiostatepress.org



180 Pressey Hall | 1070 Carmack Rd. | Columbus, Ohio 43210

The Press agrees to publish the Article, at the earliest practicable time, as a part of an issue of the Journal.

**B. Authorship, Claims to Copyright, Indemnity.** The Author represents and agrees that the Author is the sole author of the Article, except of those passages that are clearly identified as quotations, and has the sole and exclusive right to make this Agreement, arrangement, and grants: (1) that the Article has not heretofore been published, nor has a claim to copyright in the Article in its unpublished form been heretofore registered with the Copyright Office of any country, nor has any right in the Article, including copyright, been heretofore sold, assigned, or otherwise encumbered, except as the Press shall have previously been advised by the Author; (2) that the Article contains no matter that is libelous or that infringes any proprietary right, or that invades the privacy of any other person; and (3) that the Author will hold harmless and indemnify the Press against all suits or claims (including any damages recovered, costs, expenses, and attorney's fees) that may be made against the Press, alleging any violation or breach by the Author of the representations, agreements, or grants contained in this Agreement.

**C. Permission to use Copyrighted Material.** The Author agrees to obtain from the owners of any copyrighted material used in the Article (including but not limited to quotations of text, tables, graphs, and maps) permission in writing to reprint the material throughout the world, in all languages, forms and media, and agrees to provide copies of all letters requesting and granting permission to reprint to the editors, and upon request, to the Press.

**D. Manuscript.** The Author agrees to provide the Press with a manuscript of the Article, and any figures and illustrations, prepared in accordance with the Journal's published instructions to contributors on the preparation of manuscripts.

**E. Proofreading, Reprints, Complimentary Copies.** The Press agrees to send galley proofs of the Article to the corresponding Author and to allow the corresponding Author five business days to read and correct them. The corresponding Author agrees to assume responsibility for the accuracy of the galley proofs and to return the corrected proofs to the editorial office. The Author agrees that the Article may be published without the approval of the Author or that the Article may be withdrawn from the Journals publishing schedule if the corresponding Author fails to return the corrected galley proofs by the date specified by the Press. The Author agrees to pay the Press, at the discretion of the press, and upon presentation of an invoice by the Press, at cost for alterations to galleys other than correction of errors made by the typesetter.

The Press agrees to furnish the Author two complimentary copies of the issue of the Journal containing the Article and to provide the Author with as many additional copies of the issue as the Author may require at a discount of 40 percent of the list price. (If more than one individual constitutes the Author, the Press agrees to furnish each individual two complimentary copies of the issue of the Journal containing the Article.)

**F. Multiple Authors.** All persons who are designated hereinabove and referred to by the word Author, and who are signatory to this Agreement, agree that correspondence pertaining to the Article shall normally be with the first named signatory, or with that signatory whom the Author shall designate explicitly, who shall be responsible for receiving galley proofs from the Press, returning corrected galley proofs to the Press, and placing with the Press any orders for reprints of the Article or any orders for copies of the issue.

**G. Amendments.** No amendments, modifications, riders, or waivers to this Agreement will be valid unless in writing and signed by all parties to this Agreement.

**H. Notification.** Any notice or request that either party is required or desires to give to the other party shall be deemed to have been duly given if mailed by United States Certified Mail to the addresses listed at the top of this Agreement, or, in either case, to such other address as hereafter shall be specified by written notice to the other party.

**I. Successors and Assigns.** This Agreement will be binding on the parties hereto, their heirs, successors, executors, administrators, or assigns and will continue as the law allows during the life of the copyright in the Work and of the copyrights in all revisions subject to the provisions set forth in Article VII for the possible termination of this Agreement.

**J. Acceptance of Facsimile and Scanned Signatures.** The Author and the Press agree that this Agreement, and related documents to be entered into in connection with this Agreement will be considered signed when the signature of a party is delivered by facsimile transmission or delivered by scanned image (e.g. .pdf or .tiff file extension name) as an attachment to electronic mail (email). Such facsimile or scanned signature must be treated in all respects as having the same effect as an original signature.

**K. Governing Law.** This Agreement will be deemed to have been executed in the State of Ohio and will be interpreted according to the laws of the State of Ohio and applicable U.S. federal law.

The Author and the Press agree to all the provisions of this Agreement and hereby affix their signatures.

---

**Author's Name**

---

Tony Sanfilippo, Director  
The Ohio State University Press