

COPYRIGHT ASSIGNMENT AND AGREEMENT

Journal: *Inclusion*

Manuscript Title:

Authors (note: author order must be the same as the order listed in the manuscript):

MEMORANDUM OF AGREEMENT made this ____ day of _____, 20_____

The United States Copyright Act of 1976 provides that a copyright remains with the author until transferred in writing. The purpose of this document is to transfer the copyright in the above-named manuscript (hereafter “the Work”) and all portions thereof (whether written or electronic form) from the author(s) named above to the American Association on Intellectual and Developmental Disabilities (AAIDD), Publisher of Inclusion.

NOW IT IS HEREBY AGREED AS FOLLOWS:

1. AUTHORS CONSENT TO PUBLISH

Each author, with the exception of U.S. government employees, hereby assigns and transfers exclusively to AAIDD the entire copyright and all other rights of whatsoever nature in and to the Work including but not limited to publishing the Work in print and electronic form whether now existing or hereafter developed; to make abstracts, translations, anthologies, or adaptations; to make audio, film and television recordings; and to grant licenses to third parties; and to deposit copies of the Work into archives of the Publisher or others authorized by the Publisher throughout the world for the full period of copyright and all renewals and extensions thereof. Employees of the Federal government are not required to sign this form.

2. RIGHTS GRANTED TO THE PUBLISHER

The general management of the design, production, publication, promotion, pricing, reprinting, and sale of the Work shall be left to the judgment and sole discretion of the Publisher, including the power of making on such terms as they may think advisable arrangements for the sale of subsidiary rights in the Work. The right to reproduce the design and typography of the Work is reserved by the Publisher.

3. RIGHTS GRANTED TO THE AUTHOR

a. Notwithstanding the Publisher’s owning copyright to the Work, the Author is granted the specific rights as follows without the need to obtain specific permission from the Publisher provided a full credit line is prominently placed (i.e., author name(s), Journal name, copyright year, volume number, inclusive pages, DOI number, and copyright holder):

- i. The right to make copies of the article for Author's own personal use, including for Author's own classroom teaching use;
- ii. The right to make copies and distribute copies of the article to research colleagues, for the personal use by such colleagues (but not commercially or systematically, e.g., via an email list or listserv);
- iii. The right to present the article at a meeting or conference and to distribute copies of such paper or article to the delegates attending the meeting;
- iv. The right to include the article in full or in part in a thesis or dissertation (provided that this is not to be published commercially);
- v. The right to self-archive the work by posting the final accepted version of the manuscript on the Author's own website. In addition, the Author may upload a copy of the final accepted manuscript to his or her institution's digital repository (at the institution where the research was performed), provided a link is made to the Publisher's final version and the DOI number is included.

b. Publisher authorizes Author whose Work has been funded by the National Institutes of Health (NIH) to submit according to NIH guidelines an electronic version of their final, accepted manuscript to the NIH for the purpose of publication on PubMed Central no earlier than twelve months after the publication in the Journal. The authorization is a nonexclusive license only for the purpose stated in the NIH Public Access. Publisher reserves all rights not specifically granted in this nonexclusive license.

c. Publisher authorizes Author whose Work has been funded by Wellcome Trust permission to deposit the Author's peer-reviewed manuscript (but not published format) in PMC and UKPMC no earlier than twelve months after the print publication in the Journal. Additionally, the Author is authorized to replace the peer-reviewed author manuscript with the final published version 12 months after print publication in the Journal.

4. COPYRIGHT VIOLATIONS

a. The above named author(s) warrants the originality of the material in the "Work" that the copyright for the material has not been previously transferred, that the "Work" has not been previously published and is not in consideration for publication elsewhere.

b. The Author warrants that he or she will not submit for publication any matter that is in any way an infringement of the copyrights of others, libelous or otherwise actionable. Should any matter be submitted for publication which in the opinion of the Publisher infringes on a copyright or is libelous or otherwise actionable, then in addition to its other rights, the Publisher shall have the unilateral right to exclude any such matter from the Work. The Author shall indemnify the Publisher for any losses (including legal fees) incurred by reason of the foregoing matters.

c. It is agreed that if the Publisher considers that any of the rights in the Work have been infringed hereof it shall be at liberty to take such steps as it may consider necessary at its sole discretion to defend its rights and if it desires to take legal proceedings it shall, on giving the Author an undertaking to pay all costs and expenses and to indemnify the Author against all liability for costs, be entitled to use the Author's name as a party to such proceedings but at the same time to control, settle or compromise as it thinks fit. The Author agrees to execute any document and to do any acts reasonably appropriate to give effect to the rights of the Publisher granted by this clause.

5. SCOPE AND QUALITY OF WORK

a. The Publisher shall accept the Work provided that the complete material as delivered by the Author conforms to a reasonable extent in nature, scope and style to the specification as agreed in writing between the parties hereto.

b. The Author warrants that he or she will not submit for publication any matter that is in any way an infringement of the copyrights of others, libelous or otherwise actionable. Should any matter be submitted for publication which in the opinion of the Publisher infringes on a copyright or is libelous or otherwise actionable, then in addition to its other rights, the Publisher shall have the unilateral right to exclude any such matter from the Work. The Author shall indemnify the Publisher for any losses (including legal fees) incurred by reason of the foregoing matters.

c. It is agreed that if the Publisher considers that any of the rights in the Work have been infringed hereof it shall be at liberty to take such steps as it may consider necessary at its sole discretion to defend its rights and if it desires to take legal proceedings it shall, on giving the Author an undertaking to pay all costs and expenses and to indemnify the Author against all liability for costs, be entitled to use the Author's name as a party to such proceedings but at the same time to control, settle or compromise as it thinks fit. The Author agrees to execute any document and to do any acts reasonably appropriate to give effect to the rights of the Publisher granted by this clause.

d. Should the material not so conform the Publisher shall have the right either to decline to publish the Work, in which case the Agreement shall terminate forthwith, or as a condition of acceptance of the Work, require amendments to be made by the Author to ensure that the Work does so conform.

6. TEXTUAL AND ILLUSTRATIVE MATERIAL FROM OTHER SOURCES

a. The Author shall inform the Publisher of the quotation or inclusion in the Work of any textual or illustrative or other material from any source and the Publisher shall ensure, so far as is possible that, wherever necessary, permission for the use of such material is obtained either by themselves or by the Author, and that appropriate acknowledgement is made in the Work.

b. The Author shall deliver to the Publisher for safe keeping any documents relating to the granting of the said permissions.

c. The Author shall bear the cost of any necessary fees for permission to include textual material in the Work.

7. PROOF CORRECTION

The Author undertakes to read and correct the proofs of the Work and to return them to the Publisher within a reasonable time of their receipt; otherwise, proofs are considered as passed for publication.

8. ACKNOWLEDGEMENT TO THE AUTHOR

The Publisher shall include the Author's name and affiliation in connection with the use of the Work, and the advertising, publicity, and promotion of *Inclusion* s and its publications, but not as an endorsement of any product or service.

9. COPYRIGHT PROTECTION

a. The Publisher shall arrange for the appropriate copyright notice.

b. The Publisher shall use all reasonable endeavors to ensure that the Work in any form will not be copied without authorization.

10. INDEMNITY

The author(s) assume exclusive responsibility and liability for all content and statements made in the Work, including without limitation all changes made by the copy editor.

11. ASSIGNMENT

This Agreement and the rights and obligations hereunder may be assigned in whole or in part by the Publisher without prior written consent of the Author.

12. APPLICABLE LAW

This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania.

13. ENTIRE AGREEMENT

This Agreement is the entire Agreement between the parties relating to the subject matter hereof. It supersedes all previous oral or written representations or agreements relating to the Work and may not be modified, amended, or waived except by written instrument executed by the Publisher and Author.

IN WITNESS THEREOF, the Author has hereunto set his hand and the Publisher has caused this Agreement to be executed by a duly authorized officer.

AUTHOR [NOTE: ALL AUTHORS MUST SIGN]

Please print your name here

Author Date

Author Date

Author Date

Author Date

Author Date

Author Date

Author Date

Author Date

PUBLISHER

Authorized Officer Date
