AMERICAN PSYCHOLOGICAL ASSOCIATION PUBLISHING AGREEMENT

Accepted manuscripts cannot be published unless this form is completed and electronically signed by all relevant parties. For information on American Psychological Association ("APA") copyright policies, incorporated herein by reference. This form and the terms contained herein may <u>not</u> be amended without the express written consent of the APA.

1. Copyright APA Copyright

The Author(s) hereby transfer their copyright interests in the manuscript, any supplemental materials, or illustrations included in the manuscript (collectively the "Manuscript") to the American Psychological Association ("APA" or "Publisher"). The transfer of such rights includes all rights to publish, distribute and make available in all media (print, digital, online), create derivative works (including translations) or use new distribution technologies, enforce such rights as against third parties, and the right to grant or sublicense other entities for some or all of these rights. This transfer ensures that the APA can easily adapt to new distribution or publishing technologies that improve access or usability. There are exceptions or limitations to the transfer of these rights that might be relevant as provided for in Sections 2 and 4.

2. Permitted Uses by Author(s)

- a. The Author(s) may reproduce certain versions of the Manuscript for the Author(s)' personal use or the Author(s)' intracompany use, consistent with the <u>APA's Internet Posting Guidelines</u>, which are incorporated herein by reference.
- b. In the case of work performed under a U.S. Government contract, APA grants the U.S. Government royalty-free permission to reproduce all or portions of the Manuscript and to authorize others to do so for U.S. Government purposes.
- c. Any other uses not explicitly discussed in this Agreement (including the Internet Posting Guidelines) will require Author(s) to obtain APA's permission to republish or reuse the Author(s)' Manuscript under certain circumstances. For more information on permissions, please see the <u>APA Permissions Policy</u>, incorporated herein by reference.

3. Author(s) Responsibilities

The Author(s) acknowledge that they have reviewed and agree with the terms of this Agreement and any guidelines, policies, or requirements herein, including the following:

- a. The Author(s) warrant and represent that:
 - i. they have followed the <u>APA Publishing policies</u> (incorporated herein by reference): the Manuscript is an original work of the Author(s) that has not been previously published; all individuals who contributed materially to the research and reporting represented in the Manuscript have been identified as Author(s), and for those APA journals that have adopted the CRediT principles, other Contributors have also been identified appropriately;
 - ii. all individuals who contributed to the Manuscript have been identified as Author(s);
 - iii. the Author(s) have disclosed the use of any automated research support (including artificial intelligence models) per APA policy on the <u>Use of Generative Artificial Intelligence (AI) in Scholarly Materials</u> (incorporated herein by reference), including disclosing such use in the methods section of the Manuscript, and have not used or relied on any large language or artificial intelligence models to prepare the Manuscript;
 - iv. written permission has been obtained for all previously published and/or copyrighted material

- contained in the Manuscript for publication (as well as any other requisite permissions or releases), and the Manuscript shows credit to the source(s);
- v. the Manuscript does not infringe any right of privacy, intellectual property rights, or duty of confidentiality owed by the Author(s), does not violate any contract that the Author(s) have entered into, does not contain any material that is obscene, defamatory, libelous, or otherwise unlawful, and does not contain materials or instructions that might cause harm or injury; and
- vi. during the term of this Agreement, the Author(s) have not and will not enter into any agreement or understanding with any person, firm, or corporation other than APA for the rights granted hereunder.
- b. The Author(s) have reviewed and agree to comply with <u>APA's ethics code</u> (incorporated herein by reference), including Section 8 of the code that requires authors to state in writing that they have complied with APA ethical standards in the treatment of their sample, human or animal, or to describe the details of treatment, and describe publication and data practices.
- c. The Author(s) agree to review and complete the <u>full disclosure of interests form</u>, which will be included in your forms package.
- d. The Author(s) agree to the author statement, taken from McNutt et al. (2018) (incorporated herein by reference).
- e. The Author(s) are familiar with <u>APA's Post-Publication Author Name Change Policy</u> as of September 2020: APA Publishing will update author names on request without publishing an accompanying correction notice and without notifying coauthors.
- f. The Author(s) agree that they will cooperate fully with APA in any enforcement of the rights granted to APA herein, and agree to execute any documents and do any acts reasonably required by APA for such purposes.

4. Other Publishing Terms

- a. For manuscripts arising from research funded by U.S. Federal Agencies, such as National Institutes of Health (NIH), APA will send the final peer-reviewed and accepted manuscript file to PubMed Central on the Author(s)' behalf, in a manner consistent with federal law. If you identified this in your submission, the "Public Access Manuscript Deposit Form" will be included in your forms package. If not, please contact the Peer Review Coordinator.
- b. The Author(s) understand and agree that certain personal information about them, including contact information, will be used by the editor and publisher to communicate with them concerning the submission, review, production, and publication process. For more information about how APA may use the Author(s) personal information and how to opt out of communications, Author(s) should review the APA Privacy Policy.
- c. This Agreement shall be governed by and construed in accordance with the laws of the District of Columbia, without regard to conflict of law rules. Any controversy or claim arising out of or relating to this Agreement or a breach of the Agreement will be settled by arbitration in accordance with the Rules of the American Arbitration Association. The arbitration shall take place in Washington, D.C., before a single arbitrator selected by the parties from a list to be provided by the Federal Mediation and Conciliation Service. The resulting award shall be final and binding on the parties and shall be in lieu of any other remedy.
- d. This Agreement, together with any referenced policy documents, constitutes the entire understanding of the parties concerning the publication of the Manuscript, and supersedes all prior and contemporaneous agreements or proposals concerning the Manuscript. By signing below, the undersigned author represents

and warrants that they have informed the Author(s) of the terms of this Agreement and have obtained their written permission to execute this Agreement on their behalf.

William S. Mitchell	NOV 12, 2024
Authorized signature and title	Date
AUTHOR(S) OF WORK FOR HIRE: In addition to the Author(s) signature performed within the scope of their employment must provide the semployer, and the employer's signature below affirms its acceptance herein to APA.	signature of an authorized representative of the
Authorized signature and title	Date
<u>U.S. GOVERNMENT EMPLOYEES:</u> In lieu of the Author(s) signature in performed within the scope of their employment with the U.S. Governeresentative, certifying that the work is in the public domain. (If the but the author is not a Government employee, no signature is required.)	rnment must provide the signature of an authorized e work was performed under Government contract red in this section.)
I certify that the majority of the Author(s) of the manuscript cited ab performed this work as part of their employment and that the paper However, the Author(s) acknowledge that all other provisions of this	is therefore not subject to U.S. copyright protection
Authorized signature and title	Date
CROWN COPYRIGHT: In lieu of the Author(s) signature in the section employees of the government of Australia, Canada or the United Kin signature of an authorized representative of that government to cer Crown copyright. The Crown grants APA a non-exclusive worldwide I distribute the Manuscript and prepare, publish, reproduce, and distribute the Manuscript, in any language and any medium and format. If the fore signed writing, that signed writing should be attached to this form. It rights granted to APA in this form and the rights granted in an attach broadest license grant shall apply. However, the Author(s) acknowle Agreement remain valid.	gdom ("the Crown") must provide the tify that the Manuscript is subject to license to reproduce, publish, and ribute derivative works based on the sign government requires a separate in the event of a conflict between the ned signed writing, the terms with the