

# Grant of a Licence to Publish an Open Access Article

**Author(s): please complete the details below and return this section.**

**Article title:** Designing Data Science Workshops for Data-Intensive Environmental Science Research

**Author(s):** Allison Theobald, Stacey Hancock, Sara Mannheimer

**To be published in the Journal:** Journal of Statistics Education [ISSN: 1069-1898]

To assure the integrity, dissemination, and protection against copyright infringement of published articles, the copyright owner [the Author(s)] is required to grant a licence to Taylor & Francis Group, LLC on behalf of the American Statistical Association for the requisite publishing rights in the Article that you are publishing in the Journal on an Open Access basis. This means that Taylor & Francis will make the Article in its entirety freely available online with no subscription fee or pay-to-view fee or any other form of access fee or any publication embargo being applied. The Article is defined as comprising the final, definitive, and citable Version of Scholarly Record, and includes: (a) the accepted manuscript in its final form, including the abstract, text, bibliography, and all accompanying tables, illustrations, data; and (b) any supplemental material, in all forms and all media (whether known at this time or that will be developed in the future) throughout the world, in all languages, for the full term of copyright (including all renewals and extensions of that term), to take effect if and when the Article is accepted for publication in the Journal. This Publishing Agreement together with the Schedule of Terms & Conditions constitutes the entire Agreement and the sole understanding between us and you. Your signed copy of the Agreement will be retained by Taylor & Francis as a legal document pertaining to the Grant of a Licence to Publish the Article. Your article will be published on an Open Access basis, under the imprint Taylor & Francis or Routledge "Open" or "Open Select." The access and use licence will be: Creative Commons Attribution Licence (CC-BY) <http://creativecommons.org/licenses/by/4.0/>

**Please review and mark X in the three boxes below**

- ☒ I confirm that I have read and accept the full terms of the Journal's Article Publishing Agreement including the Schedule of Terms & Conditions.
- ☒ I confirm the Article will be made available under the following access and use licence, and that I have read and understood the terms of this licence: Creative Commons Attribution Licence (CC-BY)

**AUTHORSHIP (select one of the following)**

- ☐ I am the Author of the Article, I own copyright, and I am granting Taylor & Francis the sole license for the publication of the final, definitive, and citable Version of Scholarly Record on an Open Access basis.

*Please see page 2 of this document if you need to apply an additional condition to this or are not the copyright holder.*

- ☒ I am one of several co-Authors of the Article, we own copyright, and we are granting Taylor & Francis the sole license for the publication of the final, definitive, and citable Version of Scholarly Record on an Open Access basis. It is not practicable for all of the co-Authors to sign this Publishing Agreement and I hereby confirm that I am authorized by such co-Authors to enter into this Agreement on their behalf. The co-Authors have agreed that the priority of the assertion of copyright and order of names in the publication of the Article.

*Please see page 2 of this document if you need to apply an additional condition to this or are not the copyright holder.*

**Signed:**

Allison Theobald

**Print Name :** Allison Theobald

**Date:**

September 17, 2020

# Grant of a Licence to Publish an Open Access Article

## Additional Copyright conditions page

This page should be completed and returned with the first page if any of the below conditions are claimed by the author(s). Please note that we cannot accept this page only. It must be returned with page one, with both pages containing signatures.

### C. COPYRIGHT NOT OWNED BY AUTHOR(S)

- ☐ I/We am/are employed by the US Government and there is no copyright to transfer.
- ☐ I/We am/are employed by the UK, Canadian, Australian, or other Commonwealth Realm Government and claim Crown Copyright.
- ☐ I/We am/are employed by the NIH and there is no copyright to transfer. I am not required to sign this form and attach the NIH addendum.
- ☐ I/We am/are contracted by the US Government (includes NIH contractors) under contract number \_\_\_\_\_ and I/we am/are required to sign this form.
- ☐ I/We am/are employed by the European Commission and copyright is asserted and retained by the European Union.
- ☐ I/We am/are employed by \_\_\_\_\_ [Government, Agency, or International Organization] and copyright is retained by that entity.
- ☐ The copyright belongs to my/our employer (and is a 'work made for hire'); license is granted by their authorized representative. Signature, name, and job title of employer's authorized representative and assignee, if different from the author, is required.

Signed: \_\_\_\_\_

Print Name : \_\_\_\_\_

Title (is company representative): \_\_\_\_\_

Date: \_\_\_\_\_

## Schedule of Terms & Conditions

# Schedule of Terms & Conditions

## 1. YOUR RIGHTS AS AUTHOR

This schedule sets out your rights as author with respect to the article. These are rights that extend to all named co-Authors and that are personal to you and them, and cannot be transferred by you or them to anyone else. Where you are not the copyright owner(s) of all content within the Article, these rights are subject to you obtaining the necessary written permissions from the copyright owner(s) of such content you have incorporated, and you warrant you have obtained such permission.

- 1.1. For the avoidance of doubt, you are not restricted from your own commercial or non-commercial re-use of your own work, and have the right to use or reuse your work in any way permitted under the <http://creativecommons.org/licenses/by/4.0/>, including but not limited to, translation, adaptation, and resale. Any patent rights, trademark rights, or rights to any process, product, or procedure described in an Article are not assigned or licensed by you to us by virtue of this Agreement.
- 1.2. You, the Author(s) of the Work, expressly reserve and assert your right to be identified as the Author(s) of the Article, such right arising under section 77 of the Copyright, Designs and Patents Act 1988, and expressly reserves all your other moral rights arising under the Copyright, Designs and Patents Act 1988 and, so far as is legally possible, any broadly equivalent rights you may have in any territory of the world.

## 2. OUR RIGHTS AS PUBLISHER

For the avoidance of doubt, you confirm that by entering into this Agreement, you have assigned to us the right to publish the final, definitive and citable Version of Scholarly Record on an Open Access basis. This means that Taylor & Francis will make the Article in its entirety freely available online with no subscription fee or article-pay-to-view fee or any other form of access fee or any publication embargo being applied and that as a consequence of this Agreement, our rights include but are not limited to:

- 2.1. the rights to publish, reproduce, distribute, display, post and store the Article worldwide in all forms, versions, formats and media now known or that will be developed in the future, including print, electronic, and digital forms;
- 2.2. the rights to translate the Article into other languages, create adaptations, summaries or extracts of the Article or other derivative works based on the Article and all rights defined here shall apply in these respects;
- 2.3. the rights to sub-license all such rights to others; and
- 2.4. the rights to supply the Article in electronic, digital, and online forms and systems.
- 2.5. Patent rights, trademark rights, or rights to any process, product or procedure described in an Article are not licensed by you to us by virtue of this Agreement.

## 3. OUR RESPONSIBILITIES AS PUBLISHER

- 3.1. We shall prepare and publish the Article on an Open Access basis in the Journal. We reserve the right to make such editorial changes as may be necessary to make the Article suitable for publication or as we reasonably consider necessary to avoid infringing third party rights or law; and we reserve the right not to proceed with publication for whatever reason.
- 3.2. If before publication we reasonably consider that the article should not be published, on the advice of our legal advisors, we may decline to publish the article, in which case we will refund you the Open Access Article Publishing Charge.
- 3.3. If after publication we reasonably consider that the article should be retracted or removed from our website, for example, because of a breach in your Author Warranties, we may retract and withdraw it, and in such case shall be under no obligation to refund you the Open Access Article Publishing Charge.

#### **4. YOUR WARRANTIES AS AUTHOR**

- 4.1. In the event that you are not the legal owner of all content within the Article in its entirety, you hereby warrant that where applicable you have secured the necessary written permission from the appropriate copyright owner or authorities for the reproduction in the Article and in the Journal of such content, which shall include but is not limited to any proprietary text, illustration, table, or other material, including data, audio, video, film stills, and screenshots, and any supplemental material you propose to submit. Specifically, you warrant that the rights holder of any third party copyright materials included in your paper has either granted you permission to publish their material under the Creative Commons Attribution Licence CC-BY, or has granted you permission to use their material with the appropriate copyright notice. You shall communicate in writing the extent of each such permission to Taylor & Francis.
- 4.2. You warrant that, apart from any such third party copyright material included in the Article, the Article is your original work, and does not infringe the intellectual property rights of any other person or entity and cannot be construed as plagiarizing any other published work, including your own published work.
- 4.3. You warrant that the Article is not currently under submission to, nor is under consideration by, nor has been accepted by any other journal or publication, nor has been previously published by any other journal or publication, nor has been assigned or licensed by you to any third party. Without prejudice to the provisions detailed herein, you undertake that the fully reference-linked Version of Scholarly Record will not be published elsewhere without our prior written consent.
- 4.4. You warrant the Article contains no statement that is abusive, defamatory, libelous, obscene, fraudulent, in any way infringes the rights of others, or is in any other way unlawful.
- 4.5. You warrant that any patient, service user, or participant (or that person's parent or legal guardian) in any research or clinical experiment or study who is mentioned in the Article has given written consent to the inclusion of material pertaining to themselves, and that they acknowledge that they cannot be identified via the Article and that you have anonymized them and that you do not identify them in any way. Where such a person is deceased, you warrant you have obtained the written consent of the deceased person's family or estate.
- 4.6. You warrant that where applicable:
  - i. all mandatory laboratory health and safety procedures have been complied with in the course of conducting any experimental work reported in your Article;
  - ii. your Article contains all appropriate warnings concerning any specific and particular hazards that may be involved in carrying out experiments or procedures described in the Article or involved in instructions, materials, or formulae in the Article; includes explicitly relevant safety precautions; and cites, if an accepted Standard or Code of Practice is relevant, a reference to the relevant Standard or Code.
- 4.7. You warrant that you have reviewed our Publishing Ethics and Conflicts of Interest Disclosure policies, and will include in the text of the Article an appropriate statement should you have a financial interest or benefit arising from the direct applications of your research.
- 4.8. If the Article was prepared jointly with other Authors, where applicable, you warrant that you have been authorized by all co-authors to sign this Agreement as agent on their behalf, and to agree on their behalf the priority of the assertion of copyright and the order of names in the publication of the Article. You shall notify us in writing of the names of any such co-authors.
- 4.9. You undertake that you will keep us and our affiliates indemnified in full against all loss, damages, injury, costs and expenses (including legal and other professional fees and expenses) awarded against or incurred or paid by us as a result of your breach of the warranties given in this Agreement.

#### **5. GOVERNING LAW**

This Agreement (and any dispute, proceeding, claim or controversy in relation to it) is subject to United States law and the jurisdiction of the Courts of the United States. It may only be amended by a separate document signed by both parties.

#### **6. THIRD PARTY ACCESS AND USAGE RIGHTS**

- 6.1. Where Taylor & Francis Open Articles and Taylor & Francis Open Select Articles are made available on an Open Access basis, no subscription fee or article-pay-to-view fee or any other form of access fee are payable, and no publication embargo is applied.
- 6.2. With respect to use and re-use, third party users may access, download, copy, display and redistribute the Article as well as adapt, translate, text and data mine content contained in the Article, subject to the conditions detailed in the [Creative Commons Attribution License CC-BY](#) and its [Legal Code](#).