

UNIVERSITY OF TEXAS PRESS JOURNALS DIVISION

MEMORANDUM OF AGREEMENT

This agreement (referred to as Agreement) is between Author(s) listed below (referred to as Author) and The University of Texas at Austin on behalf of its University of Texas Press (referred to as Press), PO Box 7819, Austin, Texas 78713-7819.

1. CONSENT TO PUBLISH: This Agreement is intended to describe the understanding between the Author and the Press with regard to the publication of the article entitled

_____ (referred to as Article)

in its journal *JCMS: Journal of Cinema and Media Studies* (referred to as Journal), Volume: _____ Number: _____.

2. IT IS MUTUALLY AGREED

a. In consideration of the publication of the article, the Author hereby grants and assigns exclusively to the Press or its successors each and every right in the Article throughout the world, which shall include, without limitation, all copyrights (including renewals and extensions) in the Article, and including all rights granted to an Author under the copyright laws of the United States and other countries and the right to grant or license said rights, or any part of them, to third parties. The rights granted herein shall include, without limitation, the exclusive rights to do and to license third parties to do the following:

(i) to reproduce, distribute, publish, and transmit the Article, or any portion, abridgment, digest, or excerpt of it or any derivative work based on it, in any form and in any media now known or later developed, including print, digital, hypertext, CD-ROM and electronic media.

(ii) to incorporate the Article, or any portion, abridgment, digest, or excerpt of it or any derivative work based on it, in any hypertext or hyperlinked environment, multi-media work, or electronic database.

b. The Author warrants that the Article is an original work not published elsewhere in whole or in part, except in abstract form, that the Author has full power to make this grant, and that the article contains no matter libelous or otherwise unlawful or which invades the right of privacy or which infringes any proprietary right. The Author will hold harmless and defend the Press, its officers, employees, board members, and agents from all manner of claims on the ground that the Article contains such violations or anything libelous or otherwise unlawful. The Author will compensate the Press for any sums including its attorney's fees that may be necessary to pay in settlement of any claim or judgment against the Press by reason of violation of copyright or other property right or publication of libel or unlawful matter.

c. The Author warrants that the Article has not been previously published and that if portions have been previously published, permission has been obtained for republication in the Journal from the copyright holders. The Author will submit a copy of each permission release, which will include a credit line, with the manuscript of the Article.

d. The Press, in turn, grants to the Author a royalty free right of republication of the Article in any journal and/or book of which the Author is author or editor, on the condition that the Author requests permission to reprint or translate, and that proper credit is given to its prior publication. The Author has permission to make up to twenty photocopies of the article without contacting the Press provided that proper credit is given to its prior publication. These copies are to be for the Author's personal use and not for resale. The Author has permission to post preprint and/or postprint versions of the Article as per the Self-Archiving and Institutional Repository Policy on the University of Texas Press website (<http://utpress.utexas.edu/index.php/permissions-request>).

e. The Author will receive no royalty or other monetary compensation for the rights assigned in this agreement. However, if permissions are granted by the Press for reprint of the entire Article by others, any payment which the Press actually receives in excess of \$50.00 will be shared equally between the Author and the Press.

3. ENTIRE AGREEMENT AND AMENDMENTS: The written provisions of this Agreement constitute the sole and entire agreement between the Author and the Press concerning the Article, and any amendments to this Agreement shall not be valid unless made in writing and signed by both parties.

4. CONSTRUCTION, BINDING EFFECT, AND ASSIGNMENT: This Agreement shall be construed and interpreted according to the laws of the State of Texas and shall be binding upon the parties hereto, their heirs, successors, assigns, and personal representatives; and references to the Author and the Press shall include their heirs, successors, assigns, and personal representatives.

5. NOTICES: All notices that may be proper or necessary for fulfillment of this Agreement may be served in writing either by personal delivery or by certified mail addressed to the last known address of either party, or to the Press at kbroyles@utpress.utexas.edu.

IN WITNESS WHEREOF, the parties have duly executed this Agreement as of the later of the dates below.

signature / date

author name / address / phone / email address

signature / date

author name / address / phone / email address

signature / date

author name / address / phone / email address

THE UNIVERSITY OF TEXAS PRESS



David Hamrick, Director