

CONTRIBUTOR AGREEMENT

Dear Contributor(s): Thank you for contributing to *Current Protocols*. In order to expedite the publishing process and enable us to disseminate your Contribution to the fullest extent, please fill out this Agreement. You may add your electronic signature and submit the agreement [electronically](#). Alternatively, print, sign, and scan the Agreement, and upload it during the manuscript submission process. (To fax or mail, please contact the editorial office at cpsubmissions@wiley.com) If the Contribution is not accepted for publication or is subsequently rejected, this Agreement shall be null and void. **Publication cannot proceed without a signed Contributor Agreement.**

Date: _____ Manuscript number (*Editorial office only*): _____

Contributor name: _____

Contributor address: _____

Re: Manuscript entitled _____

_____ for publication in _____ (the "Publication") by John Wiley & Sons, Inc. ("Wiley").

1. MANUSCRIPT

The final manuscript of the Article, together with any photographs, sketches for illustrations, and/or tabular material, shall be submitted to the Work on or before the Due Date. The format described in your style guide should be followed carefully. Any fonts used in material delivered to Wiley in printer-ready form or otherwise intended to be reproduced in the form delivered whether in print or digitally shall be considered part of the Work and shall be limited to fonts from Adobe Font Folio 11 and/or approved open-source fonts. On the Due Date, Authors shall deliver a list of all fonts included in any such materials delivered to Wiley. If the manuscript, together with the supplementary material, is not submitted on or before the Due Date, or if in the Editor's judgment it is not satisfactory in organization, form, content, and style or otherwise not suitable for inclusion in the Work, we shall have the right to reject it for publication, all rights will revert to you, and thereafter neither of us shall have any further obligation to the other. The Editor or we shall have the right to make such revisions, deletions, or additions in or to the manuscript that we may deem desirable in the interest of space and uniformity of style and presentation, provided that the accuracy of the Article is not impaired.

The update supplements are a significant feature of *Current Protocols*. As a contributor to the Work, it is expected that you will revise and supply any new material necessary from time to time to keep the Article up to date. If for some reason you are unable to do this, the Publisher or Editor may enlist another person to do so and may indicate co- or sole authorship by that person in the revised Article, depending on the extent of the revisions.

2. PROOFS

When required to do so, you shall promptly read, correct, and return to Current Protocols the proofs of the Article with corrections.

3. OWNERSHIP OF ARTICLE

The Article, including all figures, illustrations, and tabular and other supplementary material, shall be considered a work made for hire for the Publisher, and we shall own the copyright and all of the rights comprised in the copyright. If the Article or any such material does not qualify as a work made for hire, then you hereby transfer to us during the full term of the copyright and all extensions thereof the full and exclusive rights comprised in the copyright and all other rights in and to the Article, and in any such material, in all media, worldwide.

In the event that the Article is not published, our liability to you shall be limited to return of the manuscript as soon as practicable after a decision has been made not to publish the Article. Upon such return, all rights to the Article shall be transferred to you.

In the case of an Article prepared under a U.S. Government contract or grant, if the contract or grant so require, the U.S. Government shall be entitled to any rights it reserved under the contract or grant, such as, where applicable, the right to use the Article for official U.S. Government purposes.

NIH grantees should check the box at the end of this Agreement.

(Different rules apply to U.S. Government employees, please see note at the end of this Agreement for such rules.)

If the Article is a company/institution-owned work made-for-hire to be written by you in the course of your employment, then your company/employer must also sign this Agreement.

4. RETAINED RIGHTS

Notwithstanding the above, the Contributor or, if applicable, the Contributor's Employer, retains all proprietary rights other than copyright, such as patent rights, in any process, procedure or article of manufacture described in the Contribution.

5. PERMITTED USES BY CONTRIBUTOR

a. **Submitted Version.** Wiley licenses back the following rights to the Contributor in the version of the Contribution **as originally submitted** for publication:

- i. After publication of the final article, the right to self-archive on the Contributor's personal website or in the Contributor's institution's/employer's institutional repository or archive. This right extends to both intranets and the Internet. The Contributor may not update the submission version or replace it with the published Contribution. The version posted must contain a legend as follows: "This is the pre-peer reviewed version of the following article: FULL CITE, which has been published in final form at [Article Link]."
- ii. The right to transmit, print, and share copies with colleagues.

b. **Accepted Version.** Reuse of the accepted and peer-reviewed (but not final) version of the Contribution shall be by separate agreement with Wiley. Wiley has agreements with certain funding agencies governing reuse of this version, set forth at <http://www.wiley.com/go/funderstatement>. Contributors funded entirely or partially by an organization requiring deposit of the Contribution into PubMed Central should convey this information during the submission process. The Accepted Version will be made publicly available in PubMed Central 12 months after publication.

c. **Final Published Version.** Wiley hereby licenses back to the Contributor the following rights with respect to the final published version of the Contribution:

- i. Copies for colleagues. The personal right of the Contributor only to send or transmit individual copies of the final published version in any format to colleagues upon their specific request provided no fee is charged, and further-provided that there is no systematic distribution of the Contribution, e.g. posting on a listserve, website or automated delivery. Contributors who wish to send high-quality e-prints, purchase reprints, or who wish to distribute copies more broadly than allowed hereunder (e.g., to groups of colleagues or mailing lists) should contact the Publication's editorial office.
- ii. Teaching duties. The right to include the Contribution in teaching or training duties at the Contributor's institution/place of employment including in course packs, e-reserves, presentation at professional conferences, in-house training, or distance learning. The Contribution may not be used in seminars outside of normal teaching obligations (e.g. commercial seminars). Electronic posting of the final published version in connection with teaching/training at the Contributor's institution/place of employment is permitted subject to the implementation of reasonable access control mechanisms, such as user name and password. **Posting the final published version on the open Internet is not permitted.**
- iii. Oral presentations. The right to make oral presentations based on the Contribution.

d. **Article Abstracts, Figures, Tables, Data Sets, Artwork and Selected Text (up to 250 words).**

- i. Contributors may re-use unmodified abstracts for any non-commercial purpose. For online uses of the abstracts, Wiley encourages but does not require linking back to the final published versions.
- ii. Contributors may re-use figures, tables, data sets, artwork, and selected text up to 250 words from their Contributions, provided the following conditions are met:
 1. Full and accurate credit must be given to the Contribution.
 2. Modifications to the figures, tables and data must be noted. Otherwise, no changes may be made.
 3. The reuse may not be made for direct commercial purposes, or for financial consideration to the Contributor.

Nothing herein shall permit dual publication in violation of ethical practices.

6. CONTRIBUTIONS OWNED BY EMPLOYER

- A. If the Contribution was written by the Contributor in the course of the Contributor's employment (as a "work-made-for-hire" in the course of employment), the Contribution is owned by the company/employer, which must sign this Agreement (in addition to the Contributor's signature) in the space provided below. In such case, the company/employer hereby assigns to Wiley, during the full term of copyright, all copyright in and to the Contribution for the full term of copyright throughout the world as specified in paragraph 3 above.
- B. In addition to the rights specified as retained in paragraph 3 above and the rights granted back to the Contributor pursuant to paragraph 5 above, Wiley hereby grants back, without charge, to such company/employer, its subsidiaries and divisions, the right to make copies of and distribute the final published Contribution internally in print format or electronically on the Company's internal network. Copies so used may not be resold or distributed externally. However, the company/employer may include information and text from the Contribution as part of an information package included with software or other products offered for sale or license or included in patent applications. Posting of the final published Contribution by the institution on a public access website may only be done with Wiley's written permission, and payment of any applicable fee(s). Also, upon payment of Wiley's reprint fee, the institution may distribute print copies of the published Contribution externally.

7. GOVERNMENT CONTRACTS

In the case of a Contribution prepared under U.S. Government contract or grant, the U.S. Government may reproduce, without charge, all or portions of the Contribution and may authorize others to do so, for official U.S. Government purposes only, if the U.S. Government contract or grant so requires. (U.S. Government, U.K. Government, and other Government Employees: See notes at end.)

8. WARRANTY

You represent and warrant to us that the Article and all figures, illustrations, tabular and other supplementary material shall be original on your part except for such excerpts and illustrations from copyrighted works as may be included with the written permission of the copyright owners. Permissions shall be obtained by you at your expense (on a form approved by us for the Work) and shall be submitted to us with the manuscript. You further warrant that the Article shall contain no libelous or unlawful statements, contain no instructions that may cause harm or injury, and shall not infringe upon or violate any copyright, trademark, or other right or the privacy of others.

9. AUTHOR'S SUBSCRIPTION

Publisher will provide without charge, for your personal use, a one-year subscription to the *Current Protocols* title, in the online format. Subsequent annual renewals of your subscription will be available at the discounted rate of 50% from the then current U.S. list price. In all instances where Articles are co-authored, complimentary copies and discounts will be limited to one author. Moreover, no one individual shall receive more than one complimentary subscription of the work and subscription thereto. Your complimentary Author's copy may be transferred to one of your co-authors if you so choose. In such case, please indicate the party to whom it should be sent.

Subscription Recipient:

Address:

Email Address:

10. USE OF NAME

We shall have the right to use your name, likeness, or professional credits on the Work, in any derivative work thereof in all media and in advertising, publicity, or promotion related thereto and may grant such rights in connection with the license of any subsidiary rights to the Work.

11. EXECUTION

If the Contribution was prepared jointly, the Contributor agrees to inform the co-Contributors of the terms of this Agreement and to obtain their signature to this Agreement or their written permission on their behalf.

12. GENERAL

This Agreement shall be construed and interpreted pursuant to the laws of the State of New York applicable to contracts wholly entered into and performed in the State of New York. Any legal action, suit, or proceeding arising out of or relating to this Agreement or the breach thereof shall be instituted in a court of competent jurisdiction in New York County in the State of New York, and each party hereby consents and submits to the personal jurisdiction of such court, waives any objection to venue in such court, and consents to service of process by registered or certified mail, return receipt requested, at the last known address of such party.

If the foregoing correctly states our agreement, please sign and return the enclosed copy of this letter.

I/WE AGREE WITH THE ABOVE TERMS AND CONDITIONS:

_____ Contributor's name	_____ Contributor's signature	_____ Date
-----------------------------	----------------------------------	---------------

SELECT ONE:

Contributor-owned work

Company/Institution-owned work (made-for-hire in the course of employment)

_____ Company or Institution (Employer-for-Hire)	_____ Authorized signature of Employer (If required by your institution)	_____ Date
-----------------------------------------------------	--------------------------------------------------------------------------------	---------------

U.S. Government work

Note to U.S. Government Employees: A contribution prepared by a U.S. federal government employee as part of the employee's official duties, or which is an official U.S. Government publication, is called a "U.S. Government work," and is in the public domain in the United States. In such case, the employee may cross out Paragraph 3 but must sign and return this Agreement. If the Contribution was not prepared as part of the employee's duties or is not an official U.S. Government publication, it is not a U.S. Government work.

U.K. Government work (Crown Copyright)

Note to U.K. Government Employees: The rights in a Contribution prepared by an employee of a U.K. government department, agency or other Crown body as part of his/her official duties, or which is an official government publication, belong to the Crown. U.K. government authors should submit a signed declaration form (<http://www.opsi.gov.uk/advice/crown-copyright/copyright-guidance/publication-of-articles-written-by-ministers-and-civil-servants.htm>) together with this Agreement.

Other Government work

Note to Non-U.S., Non-U.K. Government Employees: If your status as a government employee legally prevents you from signing this Agreement, please contact the Publication's editorial office.

Note to NIH Grantees: Pursuant to NIH mandate, Publisher will post the accepted version of contributions authored by NIH grant-holders to PubMed Central upon acceptance. This accepted version will be made publicly available 12 months after publication. For further information, see www.wiley.com/go/nihmandate.