

# Permission to Publish and Open Access Copyright Transfer Agreement

## Manuscript Information:

Journal: \_\_\_\_\_  
\_\_\_\_\_

Manuscript Title: \_\_\_\_\_  
\_\_\_\_\_

Manuscript Number: \_\_\_\_\_

Authors: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Corresponding author's  
contact data: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Corresponding author's  
e-mail address: \_\_\_\_\_

Contact at the publishers: \_\_\_\_\_

E-mail address at  
the publishers: \_\_\_\_\_

## Assignment of Rights

The Thieme Publishing Group does not accept for publication in a journal any manuscript that has been published elsewhere. Your consent to the following assignments of rights, also on behalf of the other authors (if several authors contribute to the manuscript), and the signing of this Open Access Copyright Transfer Agreement is a necessary requirement for the publication of your manuscript.

Without prejudice to this assignment of rights, the moral rights in connection with the article shall remain with you and the other authors.

The article will be published under a CC-BY license (<https://creativecommons.org>). This license means that anyone may freely read, download, share, copy and redistribute the material in any medium or format and make the article available to the public (in printed and electronic form). Under this license, it is also permitted to adapt which means remix, transform and build upon the material for any purpose, even commercially, provided that the author and the journal as the source are acknowledged. This means the reuser must give appropriate credit, provide a link to the license, and indicate if changes were made.

Thieme will endeavor to ensure maximum dissemination of your manuscript and to protect your authors' rights against misuse, such as plagiarism.

For this reason upon acceptance of the manuscript by us you and your co-authors agree to hereby transfer on a non-exclusive basis copyright to Thieme. This includes (in addition to the publication under a CC-BY license), for the duration of the statutory term of copyright protection and throughout the world, the full rights to use the paper (including excerpts thereof) within the journal or separate to it, on a commercial or non-commercial basis, linked to other works or papers, audio-visual accompanying materials or interactive products or services, including the transfer to third parties (e.g., under license agreements, etc.), in particular the non-exclusive right to use all editions/updates for the following purposes:

*Dear Author,*

*Please*

- read this form carefully,*
- check all manuscript information,*
- sign this form with your digital signature and*
- return to us by clicking on*



*Thank you very much in advance.*



<https://creativecommons.org>

**Please use the latest Adobe Reader version independently of your system software (Windows, Linux, Mac OS X).  
To download Adobe Reader: [click here](#).**

- reproduction and distribution in printed form, in particular as a journal article, article in a medical textbook or other type of book directed towards a specific target group of readers, pocket book, special edition for secondary markets or special customers, brochure, supplement, anthology, etc.
- reproduction and distribution in the form of electronic media (e.g., CD-Rom, DVD, USB memory stick, databases, cloud-based service, ebook and other forms of electronic publishing) and also make available to the public (e.g., internet, intranet or other wired or wireless data networks), in particular by displaying on stationary or mobile visual display units, monitors, smart phones, tablets or other devices by download (e.g., e-pub, PDF, App) or retrieval in any other form;
- translation, transmission or adaptation of the paper into or in any other language, dialects or versions (in particular, as a podcast, audio book, or other image or sound carriers etc.), transmission through television, cable or satellite TV, radio or by means of other audio-visual media, renting or lending, storage in an electronic archive, including storage in connection with indexation, key word search or any other search and additional functions, usage for types of use not as yet known and for any other rights used by collecting societies as provided in their articles and allocation plans, provided that the transfer of such rights is permissible under the relevant provisions and applicable law; you also assign to Thieme all statutory royalty claims under §§ 44a et seq. Urheberrechtsgesetz (German Copyright Law) insofar Thieme mandates a collecting society to administer such rights jointly for authors and publishers.

Thieme is entitled, but not obliged, to use the rights specified in the aforesaid sections and may adapt the article for these uses. Thieme will take your and your co-authors' legitimate interests into account in this respect.

## Authors' rights and Gold Open Access

The rights of use are assigned to us non-exclusively – subject to your rights in accordance with our Open Access (OA) Guidelines: Our OA Guidelines state that immediately after the publication of the article by us, you and the other authors are entitled to make the published version of the article available to the public.

For more Information on our OA Program please visit <http://open.thieme.com>.

## Article Publication Charge

Publication of the article is subject to an article publication charge of \_\_\_\_\_ (exclusive VAT if any).  
The article will be published upon receipt of the payment by Thieme.

## Duties of care

Product liability laws set high standards for your duty of care as the author of a scientific manuscript. This is especially the case when you give therapeutic information and/or specify drug doses. Therefore please check this information carefully in the typeset page-proofs of your article. Your task will be much easier if you have the information counterchecked – depending on the sensitivity of the information within the article – by specialist colleagues. Only you, as the author, have the specialist knowledge to be able to assess the accuracy of the information.

## Author's Declaration

I have taken note of the information on the duties of care under product liability law; I agree to the assignments of rights in accordance with the foregoing sections "Assignment of Rights" and "Authors' Rights and Gold Open Access" also on behalf of the other authors (if several authors have contributed to the article). I declare that I am authorized by my co-authors to sign on their behalf.

I declare that no third party rights will be infringed through the publication. Any material contained in the manuscript (including illustrations, tables, or other material) from third-party sources will be identified as such through citation, indicating the source. If required, I have obtained the copyright permission from the publishers concerned.

**I have read and understood the terms and conditions of the CC-BY license and I agree** also on behalf of the other authors (if several authors have contributed to the article) **that the article will be published under such a license.**

I agree with the aforesaid article publication charge. Should one of the foregoing regulations be or become invalid in whole or in part this shall not affect the validity of the other provisions. Any invalid provision shall be replaced by a regulation that comes as close as possible to the purpose of the invalid provision in economic terms, insofar as legally permissible.

This article is ready to be published after the execution of the corrections indicated by me.

Date

Digital Signature



Authors' rights and Gold Open Access



Instructions for Authors



Digital signature

