

Author's Name:

Author's Address:

Author's Phone/
Email Address:

The following is an agreement between _____ (the "Author")
and The Journal of Humanities in Rehabilitation (the "Publisher"), and governs
_____ (the
"Work") (title of work created by the Author and year of publication).

1. Author's Grant of Rights

In consideration of the Publisher's agreement to publish the Work in the online *Journal of Humanities in Rehabilitation*, Author hereby grants and assigns to the Publisher:

- a) the irrevocable, royalty-free right to publish, reproduce, publicly display, publicly perform and distribute the Work in perpetuity throughout the world in all means of expression by any method or media now known or hereafter developed, including electronic format, and
- b) the irrevocable, royalty-free right to use Author's name and likeness in association with the Work in published form and in advertising and promotional materials.
- c) the irrevocable, royalty-free right to license others to do any or all of the above.

2. Prior Publication & Publication by Others

Author agrees not to publish the Work, or authorize any third party to publish the Work, either in print or electronically, prior to publication of the Work by the Publisher. Author agrees not to publish the Work in any journal which is substantially similar to *The Journal of Humanities in Rehabilitation* for a period of one (1) year after publication of the Work in *The Journal of Humanities in Rehabilitation*. Publisher requests that should the Author publish the Work elsewhere, the Author cite the publication in *The Journal of Humanities in Rehabilitation*, by author, title, and publisher, through a tagline, author bibliography, or similar means. A sample acknowledgement would be:

"Reprinted with permission from the author. Original publication in The Journal of Humanities in Rehabilitation.

3. Editing and Formatting

Author authorizes the Publisher to edit the Work and to make such modifications as are technically necessary or desirable to exercise the rights in Clause 1 in differing media and formats. The Publisher will make no material modification to the content of the Work without Author's consent.

4. Author's Ownership of Copyright and Reservation of Rights

The copyright in the Work shall remain with the Author, subject to the rights granted above.

The Author retains the following rights, including but not limited to, the right:

- a) To reproduce and distribute the Work, and to authorize others to reproduce and distribute the Work, in any format, to students for classroom use, at or below cost;
- b) To post a pre-publication version (prior to editing by Publisher) of the Work in an institutional repository or Author's personal or departmental web page so long as *The Journal of Humanities in Rehabilitation* is cited as the source of first publication of the Work (see sample acknowledgement above).
- c) To include the Work, in whole or in part, in another work of which the Author is the sole or joint author or editor, subject to Clause 2 above and provided that *The Journal of Humanities in Rehabilitation* is cited as the source of first publication of the Work (see sample acknowledgement above).

The Author may choose to have their Work distributed under any one of the following Creative Commons licenses (see

<https://creativecommons.org/licenses/> for a description of each license).

PLEASE CHOOSE (circle) ONE OF THE OPTIONS BELOW:

- Using a **CC-BY (attribution) license**, authors allow their work to be freely distributed, copied, and performed, as long as users give credit to the original work. A CC-BY license also allows for derivative works. An author might choose this license if she wants to provide the greatest opportunity for reuse.
- Under a **CC-BY-ND (attribution, no derivatives) license**, users are free to copy, display, distribute, or perform the original work with attribution. Users may not make derivative works, such as those "consisting of editorial revisions, annotations, elaborations, or other modifications which, as a

whole, represent an original work of authorship."¹ An author might choose this license if she wants to retain the exclusive right to make such modifications.

- A **CC-BY-NC (attribution, non-commercial) license** allows for copies, distribution, display, or performances of a work by attribution, but only for non-commercial uses. This license also allows for derivative works. Authors might choose this license if they wish to prohibit commercial publishers from republishing their work without obtaining further explicit permission. Authors should be aware that since much academic publishing is commercial, this license may discourage or "slow . . . down [commercial] re-use of content by requiring that people ask . . . permission."¹
- The **CC-BY-NC-ND (attribution, non-commercial, no derivatives) license** is the most restrictive choice offered by *The Journal of Humanities in Rehabilitation*. Users may copy, distribute, display, or perform a work, but only for non-commercial purposes. No derivative works are permitted. Authors might choose this license if they wish to permit greater distribution of their work without permission than would be possible if retaining copyright, but restrict commercial entities from republishing their scholarship, and prohibit all from making modifications to their work without permission.
- **No Creative Commons License chosen.** If no Creative Commons License is chosen, the Work will not have a Creative Commons License applied. All requests for copies, distribution or derivatives will be deferred to the author.

For assistance choosing a CC license, please see
<http://creativecommons.org/choose/>.¹

5. Author's Warranties and Undertakings

The Author warrants that:

- a) The Author is the sole author of the Work, or if a joint author, Author has identified within the Work the other authors, and has the power to convey the rights granted in this agreement;
- b) The Work has not previously been published, in whole or in part, except as follows:
- c) Any textual, graphic or multimedia material included in the Work that is the property or work of another is identified as follows:
- d) To the best of the Author's knowledge, the Work does not infringe the copyright or property right of another; and

- e) To the best of the Author's knowledge, the Work does not contain matter that is obscene, libelous, defamatory, and that it does not violate another's civil right, right of privacy, right of publicity, or other legal right, or is otherwise unlawful.

If the Work reproduces any textual, graphic or multimedia material that is the property of another for which permission is required, the Author shall obtain written consent to such reproduction or assist the Publisher in obtaining such consent.

Author shall indemnify and hold Publisher harmless against loss, damages, expenses, awards and judgments arising from breach of any such warranties.

6. Authorship Contribution

The author confirms that he/she has made a substantial contribution to (1) the concept, design, implementation or analysis of the study methodology and/or data; and (2) the drafting or revision of the article in preparation for publishing. By signing this agreement, the author further agrees that the manuscript represents valid work and the author has participating in reviewing and approving the manuscript prior to submission.

7. Miscellaneous

This agreement represents the entire understanding of the parties and can only be modified in a writing signed by both parties.

Author signature: _____ Date: _____

Publisher signature: _____ Date: _____