

# The Bulletin of the World Health Organization

## Open-access Licence Agreement

Note to authors:

Should your paper be accepted for publication in *The Bulletin of the World Health Organization*, the terms of this agreement will apply.

Date:

Corresponding author name : (the “Corresponding Author”)

Corresponding author address:

Co-author names: (the “Co-authors”)

Manuscript number:

Manuscript entitled (the “Contribution” or the “Manuscript”)

For publication in *The Bulletin of the World Health Organization* (the “Journal”), an open-access journal published under the terms of the Creative Commons Intergovernmental Organization (IGO) License (CC BY IGO 3.0)

1. The Corresponding Author hereby grants the World Health Organization (“WHO” or “the Publisher”) a non-exclusive, worldwide, royalty-free licence for the term of copyright and any extensions thereof, to publish, re-publish, transmit, sell, distribute and otherwise use the Manuscript as an article in the Journal (the “Article”), in whole or as a part. This licence covers both electronic and print editions of the Journal as well as derivative works in all languages and in all media of expression now known or later developed, and to license or permit others to do so. If the author of the Manuscript is a US Government employee, such license grant shall be limited to the extent the author is able to grant such licenses.
2. The Article will be published under the terms of the CC BY IGO 3.0 <http://creativecommons.org/licenses/by/3.0/igo/legalcode>  
The Publisher shall include the following copyright notice with the Article:  
"© <Year> <The Authors>; licensee the World Health Organization.  
This is an open access article distributed under the terms of the Creative Commons Attribution IGO License (<http://creativecommons.org/licenses/by/3.0/igo/legalcode>), which permits unrestricted use, distribution, and reproduction in any medium, provided the original work is properly cited. In any reproduction of this article there should not be any suggestion that WHO or this article endorse any specific organization, products or services. The use of the WHO logo is not permitted. This notice should be preserved along with the article's original URL."
3. The authors agree that any distribution of the Article, such as posting on an institution’s web site, will include the above copyright notice and appropriate citation for the Journal. The Article shall in no way be used for the promotion of any third party commercial company, its products or services.
4. The Corresponding Author warrants that:
  - a. the Manuscript is an original work, has been written by the stated author(s), has not been published before and is not currently being considered for publication by any other journal;

- b. if excerpts from copyrighted works owned by third parties are included in the Manuscript, the Corresponding Author has obtained written permission from the copyright owners for all uses as set forth in the Creative Commons Attribution License, and has credited the sources in the Manuscript;
  - c. if the Manuscript was prepared jointly, the Corresponding Author has informed the Co-authors of the terms of this Agreement and has obtained their written permission to execute this Agreement on their behalf;<sup>1</sup>
  - d. the Manuscript does not violate or infringe on the rights of any third party or contain any libelous or unlawful statements, and the Corresponding Author has exercised reasonable care to ensure that the Manuscript is accurate; and
  - e. if any personal details or images of patients or research subjects have been used, the Corresponding Author has obtained written permission or consent from the patient (or, where applicable, the next of kin).
5. The Corresponding Author hereby indemnifies and holds WHO harmless from and against the full amount of any and all claims and liabilities, including legal fees and costs, which are or may be made, filed or assessed against WHO at any time and based on, or arising out of, breach by the Corresponding Author of any of the above warranties.
  6. The Corresponding Author shall bear the responsibility for designating the Co-author(s) and must inform the Publisher of any changes in authorship, and after publication can only make such changes with the approval of all the Co-authors.
  7. Any dispute relating to the interpretation or application of this Agreement shall, unless amicably settled, be subject to conciliation. In the event of failure of the latter, the dispute shall be settled by arbitration. The arbitration shall be conducted in accordance with the modalities to be agreed upon by the parties or, in the absence of agreement, with the rules of arbitration of the International Chamber of Commerce. The parties shall accept the arbitral award as final.
  8. Nothing contained herein shall be construed as a waiver of any of the privileges and immunities enjoyed by WHO under national or international law, and/or as submitting WHO to any national court jurisdiction.

I agree to the terms of this Open Access Licence Agreement and have obtained written permission from all Co-authors to execute this Agreement on their behalf.

<b>Agreed and accepted by the Corresponding Author</b>
Signature:
Name:
Title:
Date:

---

<sup>1</sup> Note: In the case of company/institution-owned work made in the course of employment (“work made for hire”), the employer or an authorised representative of the employer must sign this Agreement.

Please indicate which of the following categories applies to your Manuscript.

**[ ] Corresponding Author and co-authors jointly own copyright in the work**

**[ ] 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 public domain in the United States. Corresponding Authors must type their name (in the signature line) above. Corresponding Authors acknowledge that the Contribution will be published outside the United States.*

**[ ] U.K. Government work (Crown Copyright)** *The rights in a contribution prepared by an employee of a UK 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. Corresponding Authors must ensure they comply with departmental regulations and submit the appropriate authorisation to publish. If your status as a government employee legally prevents you from signing this Agreement, please contact the Journal production editor.*

**[ ] Other Including Other Government work or Non-Governmental Organisation work** *Note to Non-U.S., Non-U.K. Government Employees or Non-Governmental Organisation Employees, please complete:*

Name of Government/Non-Governmental Organisation:

**[ ] "Work made for hire" Company/institution owned work (made for hire in the course of employment)** *In the case of company/institution-owned work made in the course of employment ("work made for hire"), the employer or an authorised representative of the employer must sign this Agreement.*

Name of Company/Institution:

Signature of Company/Institution:

Date:

Signature of employee:

Date: