Consent to Publish



For the mutual benefit and protection of the author and publisher it is necessary that authors provide a written consent to publish before publication in the journal. The signed consent ensures that the publisher has the author's permission to publish the article. In the case of several authors each author should sign a separate consent.

The Parties:
Author:
Name:
Address:
(optional) Supporting institution:
and
The Publisher: Amsterdam University Press (AUP), Nieuwe Prinsengracht 89 , 1018 VR Amsterdam, the Netherlands
$The \ Publisher \ is \ a \ publisher \ of \ academic \ works \ and \ wishes \ to \ publish \ a \ journal \ article, \ (\textit{provisionally}) \ entitled$
(the 'Article'),
in the journal (the 'Journal')
(optional) and the online database

The Parties agree as follows:

- 1. The Author hereby grants to the Publisher for the full legal term of copyright (and any extensions, renewals or revivals of that term) the sole and exclusive, worldwide and unlimited license to all known and unknown exploitation rights of the Article (including all pictures, plans, maps, sketches and tables, if applicable). This license grant includes, without limitation, the right to grant paid or unpaid sub-licenses to third parties, in whole or in part, the right to all editions in all languages without limitation of quantity, and all distribution channels. This license grant includes, without limitation, the right:
 - a. to produce, reproduce, print, publish and sell and to further license the right to produce, reproduce, print, publish and sell the Article, or any abridgement of the Article or any substantial part of the Article in any form throughout the world in all languages. This shall include, without limitation, inclusion of the Article, in whole or in part, in books, journals, collections and anthologies and distribution via all distribution channels, e.g. retailers, mail order, or internet;
 - b. to produce, reproduce, make available, communicate to the public, send and sell material and immaterial electronic versions of the Article (in whole or in parts) using any electronic means, method or device whether now known or hereinafter developed intended to make the Article available for reading and usage in electronic format. This shall include, without limitation, (1) the right to store and include the Article, or parts thereof, in online and offline databases and to make available such databases to the public for individual access, reproduction on the screen and



- printout, and (2) the right to reproduce, publish, distribute and sell the Article on data storage media:
- c. to lend and rent the Article;
- d. to translate the Article in any language and exploit such translations by any and all means contemplated hereunder;
- e. to advance publish and reprint the Article, in whole or in part, e.g. in the Publisher's or third party's journals, periodicals, volumes, collections, serials, digests, anthologies and condensation, paid or unpaid (e.g. for promotion purposes);
- f. to reproduce and distribute the Article in print and audio media editions for visually impaired people;
- g. to edit, adapt, convert and alter the Article, in particular by electronic and digital means, including by abbreviating, splitting, amending and linking with interactive elements, for the purpose of exploiting the Article as contemplated hereunder;
- h. to produce, reproduce, make available, communicate to the public, send and sell material and immaterial multimedia versions of the Article, including the facilitation of interactive use of the Article or parts thereof;
- i. to make the Article available online free of charge to the general public under the terms of the Creative Commons Attribution Non-Commercial No Derivatives license (CC BY-NC-ND) as it may be updated and/or revised by the Creative Commons from time to time or under such other Creative Commons license as may be agreed between the parties.

For the avoidance of doubt, the license grant shall not comprise rights that are managed by collecting societies due to mandatory law. The Publisher's rights include the right to update, amend, abbreviate, summarize and modify the Article or part thereof by any and all means. Such modification shall be made in due consideration of the Author's moral rights in the Article.

- 2. The Publisher confirms that the following rights are reserved to the Author:
 - a. the right to republish the Article in any printed collection consisting solely of the Author's own works, subject to notifying the Publisher of the intent to do so and to ensuring that the publication by the Publisher is properly credited;
 - b. the rights granted under the applicable Creative Commons Attribution Non-Commercial No Derivatives license (CC BY-NC-ND).
- 3. The Author hereby warrants to the Publisher that he/she is authorized to grant the licenses and rights as contemplated in this Agreement and that he/she has not granted rights or licenses to third parties, in whole or in part, that are in conflict with the rights granted to the Publisher hereunder. The Author warrants that the Article does not infringe any third party rights, including copyright and personal and privacy rights.
- 4. The Author shall provide and deliver as part of the manuscript, upon consultation with the Publisher, the required third party pictures and/or illustrations ('Third Party Material') in accordance with the Instructions to Authors and shall grant to the Publisher the rights and licenses thereto with the scope and to the extent set out in Clause 1. The Author shall acquire the rights and licenses to Third Party Material from the respective third parties by written agreement or consent.



Consent to Publish



- 5. It is in principle not possible to make corrections in the Article when the typesetting proofs have been made, with the exception of corrections that are needed to fix errors that have occurred during typesetting. If an Author wishes to make a substantial amount of new text corrections the costs may be charged to the Author.
- 6. (*optional*) The Author declares that she/he or the funding body, shall pay a Article Processing Charge of EUR / USD per article, excluding applicable taxes, or of a sum as otherwise agreed into the account of the Publisher on account of the costs of publication. Read more on Article Processing Charges here: https://www.aup.nl/en/publish/open-access.
- 7. The Publisher may decide in its own discretion, acting reasonably, to refrain from publication of the Article by giving the Author written notice of rescission of this Agreement. Upon rescission, the rights in the Article granted hereunder shall revert to the Author and the Author shall refund any sums received from the Publisher.
- 8. This Agreement represents the entire Agreement between the parties in relation to the subject matter hereof and supersedes any previous agreements whether written or oral. This Agreement may be modified or amended only by a written document signed by both parties.
- 9. Any and all disputes which might arise in consequence of this Agreement shall be adjudicated exclusively by the competent court in Amsterdam, The Netherlands. The laws and orders of The Netherlands are exclusively applicable to this Agreement and to the legal relationship between the parties resulting from it.
- 10. If any provision of the Agreement is found to be wholly or partly invalid or unenforceable, it shall to the extent of such invalidity or unenforceability be deemed severable and the remaining provisions of the Agreement and the remainder of such provision shall continue in full force and effect.

The Author	On behalf of the Publisher Amsterdam University Press
Signature:	Signature:
(date)	
(name)	
(e-mail)	

Please return the completed form to:

E-mail: authors@aup.nl



Consent to Publish



Amsterdam University Press Nieuwe Prinsengracht 89 1018 VR Amsterdam The Netherlands

(Optional) Article Processing Charge Invoice Address
Institution:
To the attention of:
Address:
City: Country:
E-mail:
Amount EUR / USD*:* Please delete as necessary

