

AUTHOR AGREEMENT: EXPLANATORY NOTES

Inderscience's policy is to acquire copyright for all contributions, for the following reasons:

- a. ownership of copyright by a central organisation helps to ensure maximum international protection against infringement;
- b. requests for permission to reproduce articles in books, course packs, electronic reserve or for library loan can be handled efficiently and with sensitivity to changing library and reader needs. This relieves authors of a time-consuming and costly administrative burden.
- c. the demand for research literature to be delivered in electronic form can be met efficiently, with proper safeguards for authors, editors and journal owners.

There are opportunities to reach institutions (e.g., companies, schools and public libraries) and individual readers that are unlikely to subscribe to the printed journal. Inderscience works with other organisations to publish its journals online, and to deliver copies of individual articles. It has registered the Journal with the Copyright Licensing Agency, which offers centralised licensing arrangements for digital copying and photocopying around the world. Income received from all of these sources is used to further the interests of the Journal.

Once accepted for publication, your Article will be published in the Journal, and will be stored and distributed electronically, in order to meet increasing library and faculty demand, and to deliver it as an individual article copy or as part of a larger collection of articles to meet the specific requirements of a particular market. By signing this Author Agreement and assigning copyright you agree to Inderscience making such arrangements.

It may be that the Author is not able to make the assignment solely by him- or herself:

- a. If it is appropriate, the Author's employer may sign this agreement. The employer may reserve the right to use the Article for internal or promotional purposes (by indicating on this agreement) and reserve all rights other than copyright.
- b. If the Author is a UK Government employee, the Government will grant a non-exclusive licence to publish the Article in the Journal in any medium or form provided that Crown Copyright and user rights (including patent rights) are reserved.
- c. If the Author is a US Government employee and the work was done in that capacity, the assignment applies only to the extent allowed by US law.

Under the UK's Copyright Design and Patents Act 1988, the Author has the moral right to be identified as the author wherever the Article is published, and to object to its derogatory treatment or distortion. Inderscience encourages assertion of this right; it represents best publishing practice and is an important safeguard for all authors. Clause 4 asserts the Author's moral rights, as required by the Act.

The Journal will permit the Author to use the Article elsewhere after publication, including posting the final post-acceptance manuscript version on the author's personal web pages or in an institutional repository maintained by the institution to which the Author is affiliated, in other works or for the purposes of the Author's teaching and research, provided acknowledgement is given to the Journal as the original source of publication and Inderscience as publisher.

Inderscience, as publisher, reserves the right to refuse to publish your Article where its publication creates legal liability, or where circumstances come to light that were not known to the Editor, including prior publication, conflict of interest, manifest error etc. Inderscience is the ultimate custodian of academic quality and integrity, and will ensure that this will be done only in exceptional circumstances and on reasonable grounds. In such circumstances the Article will be returned to the Author together with all rights in it.

Thank you for reading these notes. This assignment will enable Inderscience to ensure that the Article will reach the optimum readership.