



Copyright Transfer Agreement

THIS WORK IS BEING SUBMITTED FOR PUBLICATION TO:

- | | | |
|---|--|--|
| <input type="checkbox"/> Journal of the Optical Society of America A | <input type="checkbox"/> Applied Optics | <input type="checkbox"/> Optics Express |
| <input type="checkbox"/> Journal of the Optical Society of America B | <input type="checkbox"/> Optics Letters | <input type="checkbox"/> Optics & Photonics News |
| <input type="checkbox"/> Journal of Optical Communications and Networking | | <input type="checkbox"/> Optical Materials Express |
| <input type="checkbox"/> Advances in Optics and Photonics | <input type="checkbox"/> Biomedical Optics Express | |
| <input type="checkbox"/> Other _____ | (name of publication) | |

OSA POLICY

OSA does not accept for publication work that has been previously submitted for publication or been accepted for publication, work that has been published elsewhere (including online posting), or work for which acceptance for publication is pending. OSA may accept for publication work previously submitted and denied publication elsewhere. The Author(s) hereby agree to abide by this policy.

AUTHOR(S):

TITLE OF ARTICLE, PAPER, OR MANUSCRIPT ("WORK"):

SUBMITTING AUTHOR'S NAME AND ADDRESS:

In exchange for OSA accepting the work for reviewing, editing, and possible first publication on an exclusive basis and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Author(s) hereby transfer to the Optical Society of America (OSA) full ownership throughout the world of all rights, titles, and interests, including all copyrights and renewals and extensions thereof, in and to the above-titled Work and including the title and abstract of the Work, **but not including any dataset(s) and/or "Media Objects" (as defined herein) accompanying the Work**, effective as of date of acceptance of this Work for publication in the above-named Publication. OSA shall have the right to register copyright to the Work and the accompanying abstract in its name as claimant, whether separately or as part of the journal issue or other medium in which the Work is included.

The Author(s) also hereby agree that OSA may use his/her name, photo, or likeness in connection with promoting or advertising the Work and any adaptation thereof, in the journal issue or other medium in which the Work is included.

Author(s) Rights

OSA grants to the Author(s) (or their employers, in the case of works made for hire) the following rights:

- The right, after publication by OSA, to use all or part of the Work without revision or modification, including the OSA-formatted version, in personal compilations or other publications consisting solely of the Author(s') own works, including the Author(s') personal web home page, and to make copies of all or part of the Work for the Author(s') use for lecture or classroom purposes;
- The right to post and update his or her Work on any internet site (other than the Author(s') personal web home page) provided that the following conditions are met: (i) access to the server does not depend on payment for access, subscription or membership fees; and (ii) any such posting made or updated after acceptance of the Work for publication includes and prominently displays the correct bibliographic data and an OSA copyright notice (e.g. "© 2009 The Optical Society").
- All proprietary rights other than copyright, such as patent rights; and
- If the Work has been prepared by an employee within the scope of his or her employment or as a work made for hire, the



right to make copies of the Work for the employer's internal use.

The Author(s) agree that all copies of the Work made under any of these rights shall include notice of the OSA copyright, unless the parties agree otherwise in writing.

The Author(s) warrant that, to the best of the Author(s)' knowledge, belief, and expertise:

- (1) Author(s) are the sole Author(s) and sole holder(s) of all rights in the Work;
- (2) Author(s) have not previously assigned, pledged, or otherwise encumbered the Work;
- (3) the Work is original to the Author(s);
- (4) the Work has not been previously submitted for publication (unless the prior submission has been rejected unconditionally). Furthermore, the Work has not been published elsewhere, accepted for publication elsewhere, and is not pending acceptance or being considered for publication elsewhere;
- (5) the Work does not violate or infringe on any copyright or other personal or property rights of any third parties,
- (6) the Work contains nothing libelous or contrary to law;
- (7) any scientific knowledge contained in the Work is true and accurate;
- (8) Author(s) have obtained written consent as required for the use of any third-party copyrighted or unpublished material contained in the Work and will deliver the consent to OSA; and
- (9) the signing Author(s) have the full power to enter into this Agreement and to make the grants contained herein.

Health Insurance Portability and Accountability Act of 1996 ("HIPAA") Compliance

- (1) With regard to the Work, Author(s) warrant that they have complied with the requirements of HIPAA by obtaining any necessary patient consent for the disclosure of Protected Health Information, as defined in HIPAA ("PHI"), and/or removing PHI, and otherwise complying with the law.
- (2) Author(s) specifically warrant that they have **removed or made anonymous any PHI** (which includes confidential, personal, identifiable health information about individuals that is created or received by a health plan, provider, or health care clearinghouse and is transmitted or maintained in any form) contained in the Work or the accompanying datasets and Media Objects.
- (3) Author(s) agree to indemnify, release, discharge, and forever hold harmless OSA from all causes of action or claims, from any source, based on an allegation that the Work (including but not limited to the datasets) violates HIPAA, unless such causes of action or claims are based on the intentional misconduct, wanton or reckless behavior of OSA. The Author(s) specifically agrees that this indemnification shall include, but is not limited to, claims by third parties seeking indemnification from OSA for HIPAA-violation claims related to the Work.

Datasets and Media Objects

In some cases, Author(s) may submit datasets or "Media Objects", defined as video files, image files, sound files, and their constituent computer code) to accompany and enhance the Work. It is understood and agreed by the Parties that the Author(s) may retain ownership of any dataset(s) and Media Objects that accompany the Work and use the dataset(s) and Media Objects in future work. However, Author(s) grant OSA an unrestricted, nonexclusive, perpetual, transferable license to republish all dataset(s) and Media Objects submitted either accompanying the Work, in a compilation containing the Work, in a derivative work based on the Work, or independent of the Work, in any format, including but not limited to print and electronic.

Author(s) acknowledge and agree that the dataset(s) and Media Objects will be made publicly available to readers, and may be used freely by the public for any purpose. OSA shall notify readers that they must credit Author(s) as the source of the dataset(s) and Media Objects when using any portion of the dataset(s) in other work.

Author(s) agree to release OSA from any liability resulting from any misappropriation or misuse of the Work and/or the datasets and Media Objects, unless such liability is the result of the intentional misconduct or willful, reckless, or wanton behavior of OSA.

Author Certifications

The signing Author(s) represent that, if each Author(s)' signature does not appear below, the signing Author(s) sign this Agreement as authorized agents for and on behalf of all the Author(s), and that this Agreement and authorization is made on behalf of all Author(s). If the Work belongs to your employer as a work-for-hire, you represent that you are authorized to execute this copyright transfer form, and that your employer has consented to such transfer, and to all of the terms and conditions contained herein. If you have not received such authorization, this form should be completed by an authorized representative of your employer.

Government-employee authors preparing Works pursuant to their employment should complete the certification below.



ACCEPTED:

Signature of Author

Print Name

Date: _____

ACCEPTED:

By: _____
Signature of Agent for All Author(s)

Print Name/Title

Date: _____

CERTIFICATION FOR GOVERNMENT WORKS-FOR-HIRE

Note: This certification should be completed only if author(s) were government employees at the time this Work was prepared and such Work was prepared as part of that author(s) official duties (please refer to your government job description and regulations governing the job).

If the author(s) are U.S. Government Employees, this to certify that the Author(s) (except those listed below) were officers or employees of the U.S. Government at the time the above-titled Work was prepared and that the Work was prepared as part of their official duties and therefore is not subject to U.S. copyright protection.

If the author(s) are government employees of a country which holds government or crown copyright for works created by its employees, this is to certify that Author(s) (except those listed below) were Government employees of _____ (*insert name of country*) at the time the above-titled Work was prepared and that the Work was prepared as part of their official duties. As such, the work is subject to government or crown copyright and is not transferred to OSA. However, the Author(s) certify that OSA may use, reproduce, publish, and distribute the Work and derivatives thereof, in all formats, throughout the world.

List all non-government-employee authors (Each non-government author and/or employer with rights in the copyright to the Work should submit a separate form): _____

Date: _____

Signature

By: _____
Title

Return form to: Optical Society of America
[Publication Name]
2010 Massachusetts Ave. NW
Washington, DC 20036-1023