

Licence granted to NAME OF PUBLISHER [**the Publisher**]
by NAME OF AUTHOR [**the Author**]
in regard to publication in NAME OF JOURNAL [**the Journal**]
of TITLE OF PAPER [**the Contribution**]
as part of a collection [**the Collection**] in honour of ADMIRER PERSON

- 0 **The Publisher** is granted a non-exclusive licence to publish **the Contribution** in a single issue of **the Journal** within **twelve months** of the signing of this agreement. **The Publisher** is granted also a non-exclusive licence to publish **the Contribution** simultaneously in the electronic version of the same issue of **the Journal**, and to archive it in that version in perpetuity at one site only.
- 1 For the first **three years** after publication **the Publisher** may charge as a fee for on-line access to **the Contribution** in its entirety a sum per printed page **not exceeding** 2.5% of the individual subscription rate to what is at that time the most recently completed volume of **the Journal**. Of this fee, 75% shall accrue to **the Author**, and 25% to **the Publisher**. **The Publisher** shall institute proper arrangements for the regular and frequent payment to **the Author** of sums so earned. Unless **the Author** requests otherwise, no fee may be charged thereafter, and **the Contribution** shall be freely available on line. At his discretion, **the Author** may publish **the Contribution** at his own web site, or make a link to the web site of the archive of **the Journal**.
- 2 **The Publisher** is further granted a non-exclusive licence to publish within five years **the Contribution** as a chapter in any book that consists of all and only the papers in **the Collection**.
- 3 In no publication, printed or otherwise, shall any alteration be made, without **the Author's** consent, to the precise text of **the Contribution** that is submitted by **the Author**, nor shall **the Publisher** override **the Author's** expressed preferences with regard to spelling, punctuation, abbreviations, word-breaking, spacing, and hyphenation. Provided that **the Publisher** supplies **the Author** well in advance with a full description concerning any house style that may be in force, **the Author** will not unreasonably object to **the Publisher's** requiring **the Contribution** to conform with house style in the interests of **the Collection** as a whole.
- 4 Prior to its being printed **the Publisher** shall provide **the Author** with page proofs of **the Contribution**, and allow him a reasonable time in which to correct the proofs. The proofs will be presented as files in portable document format (pdf), or similar files that can be downloaded, saved, printed, and annotated. Flipbooks are not acceptable. In the event that there is an appreciable number of printer's errors, or of infringements of the conditions of **3** above, **the Author** shall be sent further proofs, and this procedure shall be repeated until the printing is satisfactory.
- 5 **The Author** retains all rights, including copyright, in **the Contribution**, but undertakes not to use **the Contribution** in print elsewhere, in whole or in part, until **twelve months** after the signing of this agreement or until **six months** after the date of publication in **the Collection** in **the Journal**, whichever is the earlier.

- 6 If **the Author** is required to submit camera-ready copy of **the Contribution**, whether or not it is prepared according to a template provided by **the Publisher**, then **the Author** shall retain also publisher's copyright in **the Contribution**.
- 7 Provided that he is kept informed of any agreement reached by **the Publisher**, **the Author** will normally grant a further non-exclusive licence to use **the Contribution** in its entirety in the event that **the Publisher** receives a request to reprint or to translate **the Collection** as a single work. On request any translator shall furnish **the Author** in good time with a draft of the translation of **the Contribution**, and shall heed **the Author's** comments in preparing the final version of the translation.
- 8 Should **the Publisher** fail to provide each publication of **the Contribution** and each publication of a translation of **the Contribution** licensed by any of the above clauses with an appropriate & correct copyright notice, **the entire publication** shall be withdrawn and, at **the Publisher's** expense, replaced **within three months** by a new publication that correctly assigns copyright to **the Author**.
- 9 **The Author** shall be sent at **the Publisher's** expense **one copy** of each hardback edition and of each new hardback impression of each printed work, and **three copies** of each paperback edition and of each new paperback impression of each printed work that contains **the Contribution** or a translation of **the Contribution** licensed by any of the above clauses. These copies must be dispatched by airmail or by courier to the author **not later than** the day of publication of the work.
- 10 **The Author** hereby asserts his moral rights in accordance with the UK Copyrights Designs and Patents Act (1988). **The Contribution** is the work of **the Author**, and has not been published previously. **The Author** has obtained any necessary permissions to quote from other sources.
- 11 **The Author** agrees to inform **the Publisher** of any plan he makes to reprint **the Contribution**, in whole or in part, and to acknowledge that it appeared first in **the Collection** published in **the Journal**.
- 12 No right obtained by **the Publisher** as part of this licence shall be transferred to a third party unless all the conditions imposed on **the Publisher** by this licence, **including this condition**, are imposed on the third party.

Date

.....

the Author

.....

for & on behalf of **the Publisher**