

ZB MED Medizin. Gesundheit German National Library of Medicine - ElliNET -Gleueler Str. 60

50931 Cologne

Publication Agreement

Mr/Ms

(in the case of a collaborative work by multiple authors, please list all the authors' names)

(hereinafter referred to as the Author)

and

the German National Library of Medicine

(hereinafter referred to as ZB MED).

§ 1 Subject of this Agreement

1. The subject of this agreement is the work by the Author entitled:

.....

1. The Author hereby affirms that he has the sole right to arrange and dispose of the right to make licensed use of his work and that he has not granted any powers of disposal over this work that would conflict with the granting of rights under this Agreement. This also applies to texts, images and any other submissions made by the Author, the rights to which are held by the Author. In the event that the Author offers ZB MED any texts, images or any other submissions, to which the above does not apply or for which the above is not certain, the Author is obliged to inform ZB MED of this fact and of all issues that are known to the Author or that are identifiable as being relevant to the legal issues involved.

§ 2 Obligations and Duties of ZB MED

- 1. ZB MED promises to store the work and to disseminate it via international networks within the limits of its technical and organisational capacities.
- 2. In the event of any data migration that may be required, ZB MED shall maintain the integrity of the data contents. In accordance with the current state of the art, however, it is not currently possible to guarantee that the original page breaks will be maintained.
- 3. Within the limits of its technical capacities, ZB MED shall take the necessary measures to ensure that the contents of the published work remain intact within the flow of international data traffic.
- 4. ZB MED shall ensure that the work is incorporated in local, regional and national catalogues.
- 5. ZB MED shall fulfil the requirements regarding copyright deposit of the work in digital format with the German National Library in Frankfurt am Main and Leipzig, to the extent that this is prescribed by law.
- 6. ZB MED promises to provide an appropriate indication of the fact that the copyright to the work belongs to the Author.

§ 3 Granting of Rights and Information on Legal Consequences

- 1. The Author grants ZB MED the right to reproduce and store the work on its own servers and to disseminate it in an electronic format via international data networks.
- 2. ZB MED is entitled to forward the data for the same purpose to the German National Library in Frankfurt am Main and Leipzig in its role as a national depository library, with due regard to the obligations entered into under § 2. The cited institution has the same entitlement as ZB MED to permanently store and disseminate the work in accordance with its functions under statutory provisions or administrative regulations.
- 3. ZB MED is entitled to produce a printed version of the work at its own cost and to permanently archive this in its stocks.
- 4. The Author hereby assigns ZB MED the right to migrate the data of his work into other data formats if this becomes necessary due to technical developments and if this is the only way of maintaining the protection of the rights granted to ZB MED in paragraph 1. This right may be delegated to the institution stipulated in paragraph 2.
- 5. The Author retains the right to additionally dispose of his work in other ways as long as this does not entail any restriction on the rights granted to ZB MED under this Agreement. The Author is hereby advised that publication on the servers of ZB MED may impede or prevent subsequent publication in other ways should the Author wish to grant third parties comprehensive rights to publish his work.
- 6. Separate consent must be given by the Author in order for ZB MED to permit users in individual cases to receive a complete copy of the work for personal use in a printed format (print-on-demand), on CD-ROM or on other data media:

(Please tick the option that applies. If no choice is made, the Author shall be considered as having refused permission.)

- Yes, the Author hereby grants permission for complete copies of the work to be made available for personal use
- No, the Author does not grant permission for complete copies of the work to be made available for personal use
- 7. ZB MED is not entitled to commercially exploit the work. The reimbursement of costs and the levying of prescribed library charges within the scope of the library services stipulated in paragraph 6 shall not be considered as commercial use.
- 8. Since the library is not pursuing any commercial/economic interest by publishing the work, the Author shall receive no remuneration from ZB MED.
- 9. To ensure that the work can be properly cited in the research and scientific community, no changes whatsoever may be made to the publication once it has been published. However, the

Author may, in agreement with ZB MED, ask for annotations to his work to be incorporated in the document description (metadata) provided that these make a significant contribution towards classifying the work in the research/scientific context. These may include, for example, references to a newly revised edition or errata.

§ 4 Data Delivery

The Author shall place the bibliographic data of the work and the text in a publishable format online on the ZB MED document server in accordance with ZB MED's guidelines. The respective up-to-date guidelines shall be disseminated by ZB MED in an appropriate manner.

§ 5 Liability, Claims for Damages

- 1. The Author hereby exempts ZB MED from any claims for damages for which ZB MED is made responsible due to infringements of copyright, rights of exploitation or any other third-party rights.
- 2. The Author is responsible for the contents of his published work.
- 3. ZB MED is unable to accept any liability for disruptions or faults within the data networks or any changes to data during remote data transmission.

§ 6 Contract Period, Termination

- 1. The Agreement is hereby concluded for an indefinite period.
- 2. Either party may terminate the Agreement by giving notice of termination 6 weeks prior to the end of a quarter, without stating the reason.

Author:

Place signed:

Date:

Signature:

German National Library of Medicine

p.p.

Cologne,

.....

Place, Date

Signature