Publishing contracts: What to look for & what to do

Katie Zimmerman & Katharine Dunn
MIT Libraries
IAP - January 21, 2020
What is a publishing contract?
What do you want to do with your published work?

- Post it online
  - In your institutional repository (e.g. DSpace@MIT)
  - In a subject repository (e.g. arXiv)
  - On your personal website
  - On a social network (e.g. academia.edu)

- Use it in teaching & conference presentations

- Reuse it (or portions of it) in future publications (e.g. your thesis)
Common things to look for
Copyright transfer

Journal – Copyright Transfer Form

Please complete both Sections A and B, sign, and return this page to jeps@nyu.edu as a scanned, signed (but not electronically signed) document, as soon as possible. By completing, signing and returning this form you hereby agree to the Terms and Conditions enclosed (Doc JCT T&C 12.2).

Journal of Experimental Political Science

In consideration of the publication in Journal of Experimental Political Science
of the contribution entitled

by (all authors’ names):

Section A – Assignment of Copyright (fill in either part 1 or 2 or 3)

1 To be filled in if copyright belongs to you

Transfer of copyright

I/we hereby assign to the Experimental Research Section of the American Political Science Association, full copyright in all forms and media in the said contribution, including in any supplementary materials that I/we may author in support of the online version.

I/we hereby assert my/our moral rights in accordance with the UK Copyright Designs and Patents Act (1988).

Signed (tick one)

☐ the sole author(s)
☐ one author authorised to execute this transfer on behalf of all the authors of the above article

Name (block letters) ________________________________
Institution/Company __________________________________
Signature: __________________ Date: ____________
(Additional authors names and affiliations should be provided on a separate sheet and all should be aware of, and accept, the terms of this form and accompanying form Doc JCT T&C 12.1.)

2 To be filled in if copyright does not belong to you

a Name and address of copyright holder ______________________________________

b The copyright holder hereby grants to the Experimental Research Section of the American Political Science Association the exclusive right to publish the contribution in the Journal including any supplementary materials that support the online version and to deal with requests from third parties.

(Signature of copyright holder or authorised agent) ________________________________

3 US Government exemption

I/we certify that the paper above was written in the course of employment by the United States Government so that no copyright exists.

Signature: __________________ Name (Block letters): ____________________________
Copyright license

Please read the notes attached, then complete, sign and return this form (using BLOCK LETTERS) to:

Mahreen Matto, SAGE PUBLICATIONS INDIA PVT LTD, B-1/1-1, MOHAN COOPERATIVE
INDUSTRIAL ESTATE, MATHURA ROAD, POST BAG 7, NEW DELHI 110 044 INDIA
(FAX: +91 (11) 66173510)

SOLE AND EXCLUSIVE LICENCE TO PUBLISH

I represent that the Contribution is owned by me unless the following is checked:

☐ Work made for hire for employer/Work done in the course of employment – The Contribution was
prepared by me at the request of my employer and within the scope of my employment and copyright in
the Contribution is owned by my employer. (Both the Contributor and an authorized representative of the
Contributor’s employer must sign this Agreement.) Employer name: ____________________________

☐ U. S. Government work I am an employee of the United States Government and prepared the Contribution
as part of my official duties.

(If the Contribution was not prepared as part of the Contributor’s official duties, it is not a U.S. Government
work. If the Contribution was jointly authored, all the co-authors must have been U.S. Government employees
at the time they prepared the Contribution in order for it to be a U.S. Government work; if any co-author was
not a U.S. Government employee, then the Contribution is not a U.S. Government work. If the Contribution
was prepared under a U.S. Government contract or grant, it is not a U.S. Government work - in such case,
copyright is usually owned by the contractor or grantee.)

In consideration for publication in the above Journal, of the above Contribution, I hereby grant to Sage
Publications Ltd (‘SAGE’) the sole and exclusive right and licence to produce, publish and make
available and to further sub-license the Contribution and the abstract prepared by me to accompany the
Contribution for the full legal term of copyright and any renewals thereof throughout the world in all
languages and in all formats, and through any medium of communication now known or later conceived
or developed.
Author rights retained

Your rights as author

You retain copyright in the work.

Without further permission:

- You may circulate or post on any repository or website the version of the article that you submitted to the journal (i.e. the version before peer-review) – ‘version 1’.

- You may post on any non-commercial repository or website the version of your article that was accepted for publication – ‘version 2’. The article may not be made available earlier than 12 months after publication in the Journal issue and may not incorporate the changes made by SAGE after acceptance.

- You may re-publish the whole or any part of the Contribution in a book written, edited or compiled by you provided reference is made to first publication by SAGE. The article may not be made available earlier than 12 months after publication in the Journal issue without permission from SAGE.

- You may make photocopies of the published article for your own teaching needs or to supply on an individual basis to research colleagues on a not-for-profit basis.

- You may post the final version of the article as published by SAGE or the SAGE-created PDF – ‘version 3’.
  - All commercial or any other re-use of the published article should be referred to SAGE. More information can be found at: http://www.sagepub.co.uk/journalsPermissions.nav

When posting or re-using the article, you should provide a link/URL from the article posted to the SAGE Journals Online site where the article is published: http://online.sagepub.com and please make the following acknowledgment: ‘The final, definitive version of this paper has been published in Information Visualization, Vol/Issue, Month/Year by SAGE Publications Ltd, All rights reserved. © [The Author(s)]

You may wish to register with the ALCS: http://www.alcs.co.uk/ (or your equivalent national blanket licensing authority) so that you will receive royalties due to you from any reprographic rights income.
Author rights retained

appears in/ shall appear in/ has been submitted to *Journal of Experimental Political Science* published by Cambridge University Press, together with full bibliographical details, a copyright notice in the name of the journal’s copyright holder (Cambridge University Press or the sponsoring Society, as appropriate), and a link to the online edition of the journal at Cambridge Journals Online.

**Hard copies.**

4.1. You may make hard copies of the article or an adapted version for your own purposes, including the right to make multiple copies for course use by your students, provided no sale is involved.

**Future works by yourself.**

5.1. You may reproduce the article or an adapted version of it in any volume of which you are editor or author. Permission will automatically be given to the publisher of such a volume, subject to normal acknowledgement.
Rights reversion

It is not expected that the details of financial arrangements should be disclosed. If the Journal does require a Declaration of Conflicting Interests and no conflicts of interest are declared, the following will be printed with your article: ‘None Declared’.

Termination

SAGE, in its sole, absolute discretion, may determine that the Contribution should not be published in the Journal. If in the rare circumstance the decision is made not to publish the Contribution after accepting it for publication, then all rights in the Contribution granted to SAGE shall revert to you and this Agreement shall be of no further force and effect, and neither you nor SAGE will have any obligation to the other with respect to the Contribution.

Counterparts; Facsimile

This Agreement may be executed in counterparts each of which shall be deemed the original, all of which together shall constitute one and the same Agreement. A faxed copy or other electronic copy shall be deemed as an original.

Electronic Signature Authorization
Copyright Permission for Reprinted/Modified Figures/Tables

If any of the figures/tables in your article are reprinted or modified from another source (this includes any that were redrawn but are basically unaltered or have only slight modifications), you must obtain and provide AGU with original letter(s) (fax or e-mail not acceptable) from the copyright holder(s) granting permission to use them in your article before your article may be published. If the original copyright holder has given blanket permission for reuse with credit, a copy of the published permission statement is sufficient. If the material is in the public domain, please provide confirmation of this in an original letter. Material originally published in AGU publications does not require copyright permission as long as proper credit is given.

2. The Owner warrants, on behalf of all the Author(s), that:
   (a) The Owner is authorized by all Author(s) to enter into these arrangements.
   (b) the Work is the original work of the Author(s) and not copied (in whole or in part) from any other work or matter or (if the Work includes copyright works of persons other than the Author(s)) the Work is substantially the original work of the Author(s) and all necessary permissions have been obtained for use of such copyright works of such other persons.
2. Author Warranties: By signing this agreement the Corresponding Author and all co-authors (and in the case of a Work-Made-for-Hire, the Author(s)' employer(s)) jointly and severally warrant and represent the following:

- The Submitted Work is original.
- The Submitted Work does not contain any statements or information that is intentionally misleading or inaccurate.
- All Authors have been informed of the full content of the Submitted Work at, or prior to, the time of submission.
- The Submitted Work has not been previously published in any form (except as permitted in Section II: Permitted Uses by Author(s)).
- The Submitted Work is not being considered for publication elsewhere in any form and will not be submitted for such consideration while under review by ACS.
- Nothing in the Submitted Work is obscene, defamatory, libelous, or otherwise unlawful, violates any right of privacy or infringes any intellectual property rights (including without limitation copyright, patent, or trademark) or any other human, personal, or other rights of any kind of any person or entity, and does not contain any material or instructions that might cause harm or injury. Any unusual hazards inherent in the chemicals, equipment, or procedures used in an investigation are clearly identified in the Submitted Work.
- Nothing in the Submitted Work infringes any duty of confidentiality which the Author(s) may owe to another party or violates any contract, express or implied, that the Author(s) may have entered into, and all of the institutions where the work, as reflected in the Submitted Work, was performed have authorized publication.
- Permission has been obtained and included with the Submitted Work for the right to use and authorize use in print and online formats, or of any format that hereafter may be developed for any portions that are owned or controlled by a third party. Payments, as appropriate, have been made for such rights, and proper credit has been given in the Submitted Work to those sources.
- Potential and/or relevant competing financial or other interests that might be affected by publication of the Submitted Work have been disclosed to the appropriate ACS journal editor.

The Author (and, in the case of a Work-Made-for-Hire, the Author(s)' employer(s)) represent and warrant that the undersigned has the full power to enter into this Agreement and to make the grants contained herein.

The Author(s) (and, in the case of a Work-Made-for-Hire, the Author(s)' employer(s)) indemnify the ACS and/or its successors and assigns for any and all claims, costs, and expenses, including attorney's fees, arising out of any breach of this warranty or other representations contained herein.
Indemnity clause

“The Author shall indemnify and hold the Publisher harmless from any claim, demand, suit, action, proceeding, or prosecution (and any liability, loss, expense, or demand in consequence thereof) asserted or instituted by reason of publication or sale of the Work or the Publisher’s exercise or enjoyment of any of its rights under this agreement, or by reason of any warranty or indemnity made, assumed or incurred by the Publisher in connection with any of its rights under this agreement…. The Publisher shall have the right... to defend such claim, demand suit, action, proceeding or prosecution by counsel of its own selection and at Author’s expense.”
What else do you see?

Delivery of the Work

You agree to deliver to us, in substance, content, form, and style satisfactory to us, on or before [deadline], two copies of the Work; the original word-processing files for the Work; the originals of all documentation required under “Materials created by other persons,” above; and one set of data files ready for inclusion in the Work, prepared according to specifications on which we shall mutually agree. If in our judgment any of the materials that you deliver need to be retyped, redrawn, or relettered, and if you choose not to do such work yourself, then we shall be free to have this work done by someone else, and you agree to reimburse us for this expense.

§ 6 Governing Law and Jurisdiction

This agreement shall be governed by, and shall be construed in accordance with, the laws of Switzerland. The courts of Zug, Switzerland shall have the exclusive jurisdiction.
Exercise:
Let’s look at some contracts!

Consider these questions:

• Who owns the work after you sign?
• Can you put your article up on your website after you sign?
• Can you send a copy to a friend?
• Can you write a longer (or translated) version and publish it, or put it in your talk?
• Can you use the article in your thesis?
• Can you meet a funder OA requirement?
• Are you liable for third-party materials?
So, what can you do to hold onto rights?

- Use MIT’s open access policies
- Standard amendment
- Negotiate
MIT open access policies
MIT authors' opt-in open access license

Authors at the Massachusetts Institute of Technology are committed to disseminating the fruits of their research and scholarship as widely as possible. In keeping with that commitment, by signing this license, I hereby grant to the Massachusetts Institute of Technology nonexclusive permission to make available my scholarly articles and to exercise the copyright in those articles for the purpose of open dissemination. In legal terms, I grant to MIT a nonexclusive, irrevocable, paid-up, worldwide license to exercise any and all rights under copyright relating to each of my scholarly articles, in any medium, provided that the articles are not sold for a profit, and to authorize others to do the same. This license will apply to all scholarly articles written while I am employed by, have an Academic Instructional Staff or Academic Research Staff (e.g., Postdoctoral Fellow) appointment from, or am registered as a student at MIT, except for any articles completed before the execution of this license and any articles for which I entered into an incompatible licensing or assignment agreement before the execution of this license. This license will not cover any article for which I notify MIT in writing that I am opting out of the license for that particular article. To assist the Institute in distributing the scholarly articles, as of the date of publication, I will make available an electronic copy of my final version of the article at no charge to a designated representative of the Provost's Office in appropriate formats (such as PDF) specified by the Provost's Office. I understand that the Provost's Office will make the scholarly article available to the public in an open-access repository.

☐ Yes, I grant this nonexclusive permission to MIT.

https://libraries.mit.edu/forms-mit/opt-in.html
http://libraries.mit.edu/opt-in
MIT amendment
1. THIS Amendment hereby modifies the attached Publication Agreement concerning the following Article:

(manuscript title)

(journal name)

2. The parties to the Publication Agreement and to this Amendment are:

______________________________ (corresponding author), and

______________________________ (the Publisher).

3. The parties agree that wherever there is any conflict between this Amendment and the Publication Agreement, the provisions of this Amendment are paramount and the Publication Agreement shall be construed accordingly.

4. Notwithstanding any terms in the Publication Agreement to the contrary and in addition to the rights retained by Author or licensed by Publisher to Author in the Publication Agreement and any fair use rights of Author, Author and Publisher agree that the Author shall also retain the following rights:

a. To provide, or to allow the Author’s employing institution to provide, an electronic version of the final manuscript of the Article, including all modifications from the peer review process and all graphics and supplemental materials associated with the manuscript (hereinafter the “peer-reviewed manuscript”), to the National Library of Medicine’s PubMed Central database (“PMC”) at the time the Article is accepted for publication.

b. To authorize, or to allow the Author’s employing institution to authorize, the National Institutes of Health (“NIH”) to make a copy of the peer-reviewed manuscript of the Article available for public access in PMC, in any medium chosen by NIH, no later than 12 months after the official date of publication.

c. To take any additional steps reasonably necessary to comply with NIH’s Revised Policy on Enhancing Public Access to Archived Publications Resulting from NIH-Funded Research (http://grants.nih.gov/grants/guide/notice-files/NOT-OD-08-033.html).

d. The Author shall, without limitation, have the non-exclusive right to use, reproduce, distribute, create works including update, perform, and display publicly, the Article in electronic, digital or print form in association with the Author’s teaching, conference presentations, lectures, other scholarly works, and for all of Author’s academic and professional activities.

e. Once the Article has been published by Publisher, the Author shall also have all the non-exclusive rights necessary to make, or to authorize others to make, the final published version of the Article available in digital form over the Internet, including but not limited to a website under the control of the Author or the Author’s employer or through

https://libraries.mit.edu/scholarly/mit-open-access/amendment/
Negotiate

Positions

IN INTERESTS

Hmm...

If only he'd look down here!

Sigh

@JennyGruen

© - NYC
Take-home points

- Read your contract
- Think about what you want to do with your work
- Look for:
  - Copyright transfer/license
  - Rights you retain (posting, sharing, reusing)
  - Obligations around third-party materials
  - Warranties and indemnities
  - Anything else that seems odd, or is important to you
- Use an OA policy to retain rights without altering your contract
- Consider using a standard amendment

MIT Libraries
Thanks!

For questions:

https://libraries.mit.edu/scholarly/

scholarlypub@mit.edu

Katie: kbzimmer@mit.edu

Katharine: khdunn@mit.edu