What is a publishing contract?

AMERICAN CHEMICAL SOCIETY
JOURNAL PUBLISHING AGREEMENT
Form A: Authors Who Hold Copyright and Works-for-Hire
Control #2015-10-1

SECTION I: Copyright
1. Submitted Work: The Corresponding Author or designee below, with the consent of all co-authors, hereby transfers to the ACS the copyright ownership in the referenced Submitted Work, including all versions in any format now known or hereafter developed. If the manuscript is not accepted by ACS or withdrawn prior to acceptance by ACS, this transfer will be null and void.

2. Supporting Information: The copyright ownership transferred to ACS in any copyrightable * Supporting Information accompanying the Submitted Work is nonexclusive. The Author and the ACS agree that each has unlimited use of Supporting Information. Authors may use or authorize the use of material created by the Author in the Supporting Information associated with the Submitted or Published Work for any purpose and in any format.

*Title 17 of the United States Code defines copyrightable material as “original works of authorship fixed in any tangible medium of expression” (Chapter 1, Section 102). To learn more about copyrightable material see “Frequently Asked Questions about Copyright” on the Publications Division website, at http://pubs.acs.org/page/copyright/learning_module/module.html.

SECTION II: Permitted Uses by Author(s)
1. Reuse/Republication of the Entire Work in Theses or Collections: Authors may reuse all or part of the Submitted, Accepted or Published Work in a thesis or dissertation that the Author writes and is required to submit to satisfy the criteria of degree-granting institutions. Such reuse is permitted subject to the ACS “Ethical Guidelines to Publication of Chemical Research”

CONTINUED ON PAGE 2

SIGNATURES

SIGNING this agreement constitutes acceptance by the Author(s) and, in the appropriate section, the Affiliated Institution(s) if applicable. The signature indicates the Author(s)’ understanding and agreement with the terms herein. If the Author(s) are affiliated with an institutional policy, the Author(s) must bring the terms of this Agreement to the attention of their institutional policy.

INSTRUCTIONS FOR FORM A
Form A should be signed ONLY by Author(s) who hold Copyright or who have created Works-for-Hire. This manuscript will be considered with the understanding you have submitted it on an exclusive basis. You will be notified of a decision as soon as possible.

1. Complete all information in the Manuscript Details section.
2. Sign and date the form.
3. Submit ALL PAGES OF THIS FORM to the Editor’s Office or upload it in ACS Paragon Plus.

MANUSCRIPT DETAILS

Name of ACS Publication:

Manuscript Title:

Corresponding Author’s Name and Address:

List Names of ALL Author(s):

Link to agreement
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)

- Anything else?
Common things to look for
Copyright transfer

THE JOURNAL PUBLISHING AGREEMENT

Assignment of copyright
I hereby assign to the Copyright Owner the copyright in the manuscript identified above (where Crown Copyright is asserted, authors agree to grant an exclusive publishing and distribution license) and any tables, illustrations or other material submitted for publication as part of the manuscript (the “Article”). This assignment of rights means that I have granted to the Copyright Owner the exclusive right to publish and reproduce the Article, or any part of the Article, in print, electronic and all other media (whether now known or later developed), in any form, in all languages, throughout the world, for the full term of copyright, and the right to license others to do the same, effective when the Article is accepted for publication. This includes the right to enforce the rights granted hereunder against third parties.

Supplemental Materials
“Supplemental Materials” shall mean materials published as a supplemental part of the Article, including but not limited to graphical, illustrative, video and audio material.

With respect to any Supplemental Materials that I submit, the Copyright Owner shall have a perpetual worldwide non-exclusive right and license to publish, extract, reformat, adapt, build upon, index, redistribute, link to and otherwise use all or any part of the Supplemental Materials in all forms and media (whether now known or later developed), and to permit others to do so.

Research Data
“Research Data” shall mean the result of observations or experimentation that validate research findings and that are published separate to the Article, which can include but are not limited to raw data, processed data, software, algorithms, protocols, and methods.

With respect to any Research Data that I wish to make accessible on a site or through a service of the Copyright Owner, the Copyright Owner shall have a perpetual worldwide, non-exclusive right and license to publish, extract, reformat, index, adapt, build upon, redistribute, link to and otherwise use all or any part of the Research Data in all forms and media (whether now known or later developed), and to permit others to do so. Where I have selected a specific end user license under which the Research Data is to be made available on a site or through a service, the publisher shall apply that end user license to the Research Data on that site or service.

Reversion of rights
Articles may sometimes be accepted for publication but later rejected in the publication process, even in some cases after public posting in “Articles in Press” form, in which case all rights will revert to the author (see: https://www.elsevier.com/about/our-business/policies/article-withdrawal).

Revisions and addenda
I understand that no revisions, additional terms or addenda to this Journal Publishing Agreement can be accepted without the Copyright Owner’s express written consent. I understand that this Journal Publishing Agreement supersedes any previous agreements I have entered into with the Copyright Owner in relation to the Article from the date hereof.

Author Rights for Scholarly Purposes (see ‘Definitions’ clause below)
Copyright transfer

“I hereby assign to the Copyright…"

This assignment of rights means that I have granted to the Copyright Owner the exclusive right to publish and reproduce the Article, or any part of the Article, in print, electronic and all other media (whether now known or later developed), in any form, in all languages, throughout the world, for the full term of copyright…”
Copyright license

2. **Grant of Rights.**

(i) Owner hereby grants to ACM an exclusive, worldwide, royalty-free, perpetual, irrevocable, transferable and sublicenseable license to publish, reproduce and distribute all or any part of the Work in any and all forms of media, now or hereafter known, including in the above publication and in the ACM Digital Library, and to authorize third parties to do the same.
Owner has granted to ACM pursuant to Paragraph 2 (a), Owner shall have the right to do the following:

(i) Reuse any portion of the Work, without fee, in any future works written or edited by the Author, including books, lectures and presentations in any and all media.

(ii) Create a “Major Revision” which is not subject to the terms of this License.

(iii) Post the Accepted Version of the Work on (1) the Author’s home page, (2) the Owner’s institutional repository, or (3) any repository legally mandated by an agency funding the research on which the Work is based, and (4) any non-commercial repository or aggregation that does not duplicate ACM tables of contents, i.e., whose patterns of links do not substantially duplicate an ACM-copyrighted volume or issue. Non-commercial repositories are here understood as repositories owned by non-profit organizations that do not charge a fee for accessing deposited articles and that do not sell advertising or otherwise profit from serving articles.

(iv) Post an “Author-izer” link enabling free downloads of the Version of Record in the ACM Digital Library on (1) the Author’s home page or (2) the Owner’s institutional repository;

(v) Prior to commencement of the ACM peer review process, post the version of the Work as submitted to ACM (“Submitted Version”) to non-peer reviewed servers;

(vi) Make distributions of the final published Version of Record internally to the Owner’s employees, if applicable;

(vii) Bundle the Work in any of Owner’s software distributions; and

(viii) Use any Auxiliary Material independent from the Work.
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)

- Anything else?
Rights reversion

Termination.
The Proprietor, 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 the Proprietor shall revert to you and this Agreement shall be of no further force and effect, and neither you nor the Proprietor will have any obligation to the other with respect to the Contribution.

Reversion of rights
Articles may sometimes be accepted for publication but later rejected in the publication process, even in some cases in "In Press" form, in which case all rights will revert to the author (see: https://www.elsevier.com/about/our-business)
Third-party materials

Permission. In the event that any materials used in my paper or Auxiliary Materials contain the work of third-party individuals or organizations (including copyrighted music or movie excerpts or anything not owned by me), I understand that it is my responsibility to secure any necessary permissions and/or licenses. (Note: Synchronization licenses must be secured to include any copyrighted musical composition in multimedia presentations.)

Third-party permission must be clearly stated in the figure caption(s) or near the object(s) in the text narrative in the Work and any presentation of it and in Auxiliary Materials as applicable.

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.
Warranties and indemnities

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.”

Source and update
What else do you see?

3. You may, at the option of the Editor(s), be given an opportunity to read and correct the copyedited manuscript, but if you fail to return it to the Editor(s) by the date set by the Editor(s), production and publication will proceed without your further correction. The date set by the Editor(s) shall be 10 (ten) days after you receive the copyedited manuscript.

4. You will receive one copy of the published Work, and may purchase additional copies of the Work for your own use at a 25 percent discount from list price.

8.2 This LTP is governed by the law of England and Wales and is subject to the exclusive jurisdiction of the English courts.
Exercise:
Let’s look at a contract!


- Who would own copyright in the work after this contract was signed?
- Would you be able to put your article a departmental website after you sign?
- Would you be able to send a copy to a friend?
- Could you use a figure you created for the article in a conference presentation?
- Could you use the article in your thesis?
- Would you need to obtain permission for all third-party materials?
- What law and jurisdiction apply to this contract?
- What else do you see that interests you in this contract? What other questions do you have?
What can you do to hold onto rights?

- Use MIT’s open access policies
- 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.

Send

If you have any questions about working with the MIT authors' opt-in open access license, please contact MIT Libraries.

Link to opt-in form
Link to opt-in information
Negotiate

Intentionally omitted

9. Insurance. The Contractor will carry liability insurance (including but not limited to comprehensive general liability insurance and property damage insurance, if warranted) relative to any activity, work, or service performed under this Agreement. The Contractor will also carry all other necessary insurances required by law. The Contractor will provide the Committee with a copy of all insurance policies prior to the start of work.

10. Assignment. The Contractor will not assign any of its rights under this Agreement, or delegate the performance of any of its duties hereunder, unless the prior written consent of the Committee is obtained.
Take-home points

- Read your contract (and keep a copy!)
- 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
- You CAN negotiate your contracts!
Additional resources

- Understanding and Negotiating Book Publication Contracts, Author’s Alliance
- Model Publishing Contract for Digital Scholarship
- MIT open access policies
- Association of Research Libraries Author Rights Resources
Thanks!

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

Email us: scholarlypub@mit.edu

Katie: kbzimmer@mit.edu

Katharine: khdunn@mit.edu