

OPEN ACCESS AGREEMENT

Date: _____ Contributor name: World Health Organization ("WHO")

Contributor address: _____

Manuscript number (if known): _____

Re: Manuscript entitled _____

_____ (the "Contribution")

for publication in _____ (the "Journal")

published by Wiley ("Wiley")

Dear Contributor(s):

Thank you for submitting your Contribution for publication. In order to expedite the editing and publishing process and enable the Owner to disseminate your Contribution to the fullest extent, we need to have this Open Access Agreement executed. If the Contribution is not accepted for publication, or if the Contribution is subsequently rejected, this Agreement shall be null and void. **Publication cannot proceed without a signed copy of this Agreement and payment of the appropriate article publication charge.**

A. TERMS OF USE

1. The Contribution will be made Open Access under the terms of the Creative Commons Attribution IGO License [CC BY 4.0 Legal Code | Attribution 4.0 International | Creative Commons](#) which permits unrestricted use, distribution and reproduction in any medium, provided that the original work is properly cited.
2. The following notice will appear on the Contribution: '© 20xx World Health Organization; licensed by [Owner]. This is an open access article distributed under the terms of the Creative Commons Attribution IGO License [CC BY 4.0 Legal Code | Attribution 4.0 International | Creative Commons](#) which permits unrestricted use, distribution and reproduction in any medium, provided that the original work is properly cited. In any reproduction of this article there should not be any suggestion that WHO or the article endorse any specific organization or products. The use of the WHO logo is not permitted. This notice should be preserved along with the article's URL.'
3. The Contributor may make use of the submitted and peer reviewed versions of the Contribution prior to publication, provided that the final Contribution is cited appropriately as set forth in paragraph F below. Nothing herein shall permit dual publication in violation of journal ethical practices.

B. RETAINED RIGHTS

The Contributor or, if applicable, the Contributor's Employer, retains all proprietary rights in addition to copyright, such as patent rights in any process, procedure or article of manufacture described in the Contribution.

C. PERMISSION TO PUBLISH

In order to facilitate dissemination of the Contribution in accordance with paragraph A above, the Contributor grants to the Owner, during the full term of the Contributor's copyright and any extensions or renewals, a non-exclusive license of all rights of copyright in and to the Contribution, and all rights therein, including but not limited to the right to publish, republish,

transmit, sell, distribute and otherwise use the Contribution in whole or in part in electronic and print editions of the Journal and in derivative works throughout the world, in all languages and in all media of expression now known or later developed, and to license or permit others to do so.

D. CONTRIBUTIONS OWNED BY EMPLOYER

If the Contribution was written by the Contributor in the course of the Contributor's employment (as a "work-made-for-hire" in the course of employment), the Contribution is owned by the company/institution. For company/institution -owned work, signatures cannot be collected electronically and so instead please print off this Agreement, ask the appropriate person in your company/institution to sign the Agreement as well as yourself in the space provided below, and email a scanned copy of the signed Agreement to the Journal production editor. For production editor contact details please visit the journal's online author guidelines. In such case, the company/institution hereby grants to the Owner, during the full term of copyright, a non-exclusive license of all rights of copyright in and to the Contribution for the full term of copyright throughout the world as specified in paragraph C above.

E. GOVERNMENT CONTRACTS

In the case of a Contribution prepared under U.S. Government contract or grant, the U.S. Government may reproduce, without charge, all or portions of the Contribution and may authorize others to do so, for official U.S. Government purposes only, if the U.S. Government contract or grant so requires. (U.S. Government, U.K. Government, and other government employees: see notes at end.)

F. COPYRIGHT NOTICE

The Contributor and the company/institution agree that any and all copies of the Contribution or any part thereof distributed or posted by them in print or electronic format as permitted herein will include the notice of copyright as stipulated in the Journal and a full citation to the Journal.

G. CONTRIBUTOR'S REPRESENTATIONS

The Contributor represents that the Contribution is the Contributor's original work, all individuals identified as Contributors actually contributed to the Contribution, and all individuals who contributed are included. If the Contribution was prepared jointly, the Contributor has informed the co-Contributors of the terms of this Agreement and has obtained their written permission to execute this Agreement on their behalf. The Contribution is submitted only to this Journal and has not been published before. (If excerpts from copyrighted works owned by third parties are included, the Contributor will obtain written permission from the copyright owners for all uses as set forth in the Creative Commons License selected, and show credit to the sources in the Contribution.) The Contributor also warrants that, to the best of its knowledge, the Contribution contains no libelous or unlawful statements, does not infringe upon the rights (including without limitation the copyright, patent or trademark rights) or the privacy of others, or contain material or instructions that might cause harm or injury.

H. DISPUTE RESOLUTION

In the unlikely event of any dispute arising in relation to the interpretation or application of this Agreement, that dispute shall unless amicably settled, be subject to conciliation. In the event of failure of the latter, the dispute shall be settled by arbitration. The arbitration shall be conducted in accordance with the modalities to be agreed upon by the parties or in the absence of agreement, in accordance with the Rules of Arbitration of the International Chamber of Commerce. The parties shall accept the arbitral award as final. Nothing contained herein shall be construed as a waiver of any of the privileges and immunities enjoyed by WHO under national or international law, and/or as submitting WHO to any national court jurisdiction.

I agree to the OPEN ACCESS AGREEMENT as shown above and have obtained written permission from all other contributors to execute this Agreement on their behalf.

WHO signature: _____ Date: _____

Contributor's signature (type name here): _____ Date: _____