

## **Duke Journal of Case Reports in Ophthalmology** Contributor Copyright Transfer Agreement

Manuscript Title

Contributor(s) Full Legal Name(s) and address(es)

Full Legal Name	Affiliation	Address	Email address
(use same name on	(university, private		
Manuscript)	practice, etc.)		

\*\*\*\*

Thank you for submitting your Manuscript to for consideration of publication in the Duke <u>Journal</u> of <u>Case Reports in Ophthalmology</u> ("**DJCRO**") published by Duke University ("**Duke**"). To expedite this process and enable the DJCRO to disseminate the Manuscript if it is accepted for publication, all Contributors must sign and date this Contributor Copyright Transfer Agreement using an ink pen. If the Manuscript is not accepted for publication, this Agreement shall be null and void. Peer review of the Manuscript cannot proceed without a signed copy of this Agreement by all Contributors.

#### 1. <u>COPYRIGHT</u>

A. The Contributor assigns to Duke, during the full term of copyright and any extensions or renewals, all copyright in and to the Manuscript, and all rights therein, including but not limited to the right to publish, republish, transmit, sell, distribute and otherwise use the Manuscript in whole or in part in electronic editions of the DJCRO 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. "Manuscript" means the article submitted by the Contributor for publication in the DJCRO (including any embedded rich media) and all subsequent versions. The definition of Manuscript does not extend to any supporting information submitted with or referred to in the Manuscript ("Supporting Information"). To the extent that any Supporting Information is submitted to the DJCRO, Duke is granted a perpetual, non-exclusive license to publish, republish, transmit, sell, distribute and otherwise use this Supporting Information in whole or in part in electronic and print editions of the DJCRO 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. If the Manuscript was shared as a preprint, the Contributor grants to Duke exclusivity as to any rights retained by the Contributor in the preprint.

B. Reproduction, posting, transmission or other distribution or use of the final Manuscript in whole or in part in any medium by the Contributor as permitted by this Agreement requires a citation to the DJCRO suitable in form and content as follows: (Contributor(s), Title of Manuscript, Journal Title, Journal Volume, Copyright© [year], Digital Object Identifier [DOI] link to final Manuscript). Links to the final article on the DJCRO website are also encouraged where appropriate.

# 2. <u>RETAINED RIGHTS</u>

Notwithstanding the above, the Contributor or, if applicable, the Contributor's employer, retains all proprietary rights other than copyright, such as patent rights, in any process, procedure or article of manufacture described in the Manuscript.

# 3. <u>PERMITTED USES BY CONTRIBUTOR</u>

Duke hereby licenses back to the Contributor the following rights with respect to the final published version of the Manuscript (the "Final Published Version"):

A. <u>Copies for colleagues</u>. The personal right of the Contributor only to send or transmit individual copies of the Final Published Version in any format to colleagues upon their specific request, and to share copies in private sharing groups in a Scholarly Collaboration Network (SCN) which has signed up to the STM article sharing principles. <u>See - SCN Article Sharing Consultation 2015 - STM (stm-assoc.org)</u>]("**Compliant SCNs**"), provided no fee is charged, and further provided that there is no systematic external or public distribution of the Final Published Version, e.g., posting on a listserv, network, preprint server, or automated delivery.

B. <u>Re-use in other publications</u>. The right to re-use the Final Published Version or parts thereof for any publication authored or edited by the Contributor (excluding journal articles) where such re-used material constitutes less than half of the total material in such publication. In such case, any modifications must be accurately noted.

C. <u>Teaching duties</u>. The right to include the Final Published Version in teaching or training duties at the Contributor's institution/place of employment including in course packs, e-reserves, presentation at professional conferences, in-house training, or distance learning. The Final Published Version may not be used in seminars outside of normal teaching obligations (e.g., commercial seminars). Electronic posting of the Final Published Version in connection with teaching/training at the Contributors' company/institution is permitted subject to the implementation of reasonable access control mechanisms, such as username and password. Posting the Final Published Version on the open Internet is not permitted (but providing a link to the DJCRO Final Published Version is permitted).

D. <u>Oral presentations</u>. The right to make oral presentations based on the Final Published Version.

## 4. ARTICLE, ABSTRACTS, FIGURES, TABLES, ARTWORK, AND SELECTED TEXT

A. Contributors may re-use unmodified abstracts for any non-commercial purpose. For online uses of the abstracts, DJCRO encourages but does not require linking back to the Final Published Version.

B. Contributors may re-use figures, tables, artwork, and selected text up to 250 words from their Manuscripts, provided the following conditions are met:

(1) Full and accurate credit must be given to the Final Published Version.

(2) Modifications to the figures and tables must be noted. Otherwise, no changes may be made.

(3) The re-use may not be made for direct commercial purposes, or for financial consideration to the Contributor.

(4) Nothing herein will permit dual publication in violation of DJCRO ethical practices.

## 5. MANUSCRIPTS OWNED BY EMPLOYER

A. If the Manuscript 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 Manuscript is owned by the company/institution which must execute this Agreement (in addition to the Contributor's signature). In such case, the company/institution hereby agrees to the terms of use set forth in paragraph 1 above and assigns to Duke, during the full term of copyright, all copyright in and to the Manuscript for the full term of copyright throughout the world as specified in paragraph 1 above.

B. In addition to the rights specified as retained in paragraph 2 above and the rights granted back to the Contributor pursuant to paragraph 3 above, Duke hereby grants back, without charge, to such company/institution, its subsidiaries and divisions, the right to make copies of and distribute the Final Published Version internally in print format or electronically on the Company's internal network. Copies so used may not be resold or distributed externally. However, the company/institution may include information and text from the Final Published Version as part of an information package included with

software or other products offered for sale or license or included in patent applications. Posting of the Final Published Version by the company/institution on a public access website may only be done with written permission from the DJCRO.

### 6. <u>GOVERNMENT EMPLOYEES AND GOVERNMENT GRANTS/CONTRACTS</u>

A. Government employees must obtain the permission of their employer to sign this Agreement. In some cases, a government employee may not have the authority to transfer copyrights in materials prepared within the course and scope of their employment, and may be restricted as to what they can do outside of the course and scope of their employment.

B. In the case of a Manuscript prepared under U.S. Government contract or grant, the U.S. Government may reproduce, without charge, all or portions of the Manuscript and may authorize others to do so, for official U.S. Government purposes only, if the U.S. Government contract or grant so requires.

### 7. <u>COPYRIGHT NOTICE</u>

The Contributor and the company/institution agree that any and all copies of the Final Published Version or any part thereof distributed or posted by them in print or electronic format as permitted herein will include full citation to the DJCRO.

#### 8. <u>CONTRIBUTOR'S REPRESENTATIONS</u>

The Contributor represents that:

A. the Contributor has the full power, authority, and capability to enter into this Agreement, to grant the rights and license granted herein, and to perform all obligations hereunder, including without limit, all necessary consents to publish the Manuscript from the patient who is the subject of the case report using the form posted by the DJCRO on its website, or as otherwise provided by the DJCRO.

B. the Contributor has not granted exclusive rights to, or transferred their copyright in, any version of the Manuscript to any third party.

C. the Manuscript is the Contributor's original work, or in the case of cocontributors, the portion of the manuscript contributed by the Contributor is the Contributor's original work; the Contributor actually contributed to the Manuscript; and all individuals who contributed to the Manuscript are included as contributors.

D. the Manuscript is submitted **only** to the DJCRO and has not been published

elsewhere before, has not been included in another manuscript all or in part, and is not currently under consideration or accepted for publication elsewhere.

E. if excerpts from copyrighted works owned by third parties are included, the Contributor warrants and represents the Contributor has obtained written permission from the copyright owners for use in the Manuscript and to show credit to the sources in the Manuscript.

F. the Manuscript and any submitted Supporting Information contain no libelous or unlawful statements, do not infringe upon the rights (including without limitation the copyright, patent or trademark rights) or the privacy of others, do not breach any confidentiality obligation, do not violate a contract or any law, do not contain material or instructions that might cause harm or injury, and only utilize data that has been obtained in accordance with applicable legal requirements and DJCRO policies

there are no conflicts of interest relating to the Manuscript, except as G. disclosed. Accordingly, the Contributor represents that the following information shall be clearly identified on the title page of the Manuscript: (1) all financial and material support for the contribution; (2) any financial interests the Contributor or any co-Contributors may have in companies or other entities that have an interest in the information in the Manuscript or any submitted Supporting Information (e.g., grants, advisory boards, employment, consultancies, contracts, honoraria, royalties, expert testimony, partnerships, or stock ownership); and (3) indication of no such financial interests if appropriate.

Notwithstanding acceptance, Duke may (but is not obliged to) require changes to the Manuscript, including changes to the length of the Manuscript, and/or elect not to publish the Manuscript if for any reason, in Duke's reasonable judgment, such publication would be inconsistent with the Core Practices and associated guidelines set forth by the Committee on Publication Ethics (a not-for-profit organization based in the UK.) See <u>Core practices | COPE: Committee on Publication Ethics</u> or would result in legal liability.

## 9. <u>USE OF INFORMATION</u>

The Contributor acknowledges that, during the term of this Agreement and thereafter, Duke may process the Contributor's personal data, including storing or transferring data outside of the country of the Contributor's residence, in order to process transactions related to this Agreement and to communicate with the Contributor, and that Duke has a legitimate interest in processing the Contributor's personal data. By entering into this Agreement, the Contributor agrees to the processing of the Contributor's personal data (and, where applicable, confirms that the Contributor has obtained the permission from all other contributors to process

their personal data). Duke shall comply with all applicable laws, statutes and regulations relating to data protection and privacy and shall process such personal data in accordance with Duke's Privacy Statement located at <u>Duke University Privacy</u> <u>Statement | Audit, Risk and Compliance</u>.

## 10. DISPUTE RESOLUTION

A. IF CONTRIBUTOR IS A US CITIZEN OR RESIDENT: This Agreement shall be governed by and construed solely in accordance with the laws of the State of North Carolina, without giving effect to any choice of law or conflict of law provision or rule thereof or elsewhere. Any legal action based on or arising out of this Agreement shall be brought and maintained exclusively in the Durhambased State of North Carolina court or the Federal District Court for the Middle District of North Carolina. Each Party hereby expressly and irrevocably submits to the jurisdiction of such courts or pertinent appellate courts for the purposes of any such action and expressly and irrevocably waives, to the fullest extent permitted by law, any objection which it may have or hereafter may have to the laying of venue of any such action brought in any such court and any claim that any such action has been brought in an inconvenient forum

B. IF CONTRIBUTOR IS NOT A US CITIZEN OR RESIDENT: This Agreement shall be governed by and construed solely in accordance with the laws of the State of North Carolina, without giving effect to any choice of law or conflict of law provision or rule thereof or elsewhere. Any dispute based on or arising out of this Agreement shall be resolved by binding arbitration administered by the International Centre for Dispute Resolution in accordance with its International Arbitration Rules, with a single arbitrator, in Durham, North Carolina. The language used in the arbitration shall be English.

## 11. ENTIRE AGREEMENT AND INTERPRETATION

A. This Copyright Transfer Agreement supersedes any and all agreements, either oral or written, between the Parties and contains all the covenants and agreements between the Parties with respect to the subject matter of this Agreement. Each Party acknowledges and affirms that no representations, inducements, promises, or agreements, either oral or written, have been made by any Party or anyone acting on behalf of any Party with respect to the subject matter of this Agreement; and that any agreement, promise, or representation with respect to the subject matter of this Agreement shall not be valid or binding. This Agreement may only be amended by a written instrument signed by authorized representatives of each of the Parties.

B. All headings used herein are used for convenience only and shall not be

used to construe or interpret this Agreement. If any provision or portion of this Agreement is determined by a court of competent jurisdiction to be invalid or unenforceable, such provision or portion shall be amended and reformed to the minimum extent necessary to be valid and enforceable while most closely approximating the intent and economic effect of the original provision or portion (or if such amendment and reform be not possible, then such provision or portion shall be stricken), and in any case the remainder of this Agreement will continue in full force and effect without amendment.

SIGNATURE(S)

IF THE MANUSCRIPT IS A CONTRIBUTOR-OWNED WORK:

I agree to the COPYRIGHT TRANSFER AGREEMENT as shown above.

Contributor Full Legal Name: \_\_\_\_\_

Signature: \_\_\_\_\_

IF THE MANUSCRIPT IS A COMPANY/INSTITUTION-OWNED WORK (MADE FOR HIRE IN THE COURSE OF EMPLOYMENT)

Name of Company/Institution:	
Name and title of representative authorized to sign this Copyright Transfer Agreement:	

Signature of Authorized Representative: \_\_\_\_\_\_

Date: \_\_\_\_\_

Date: \_\_\_\_\_