

# Manuscript Submission

## ANDROLOGIA



Please return to:

Herrn Professor  
Dr. Dr. W.-B. Schill  
Justus Liebig-Universität  
Zentrum f. Dermatologie & Andrologie  
Gaffkystr. 14  
35385 Gießen, Germany

### Author and manuscript information

Issue (if known):

Ms.no. (if known):

Title of work:

Corresponding author:

Address:

Tel:

Fax:

E-mail:

Proof can be sent by e-mail as a pdf-file

### Charge to cover the cost of printing colour pictures (AND)

The amount of the charge depends on how many pages the colour pictures are spread over. The pages between the first and last coloured page are all counted, including the pages without colour. The charge includes one colour print-out (digital colour proof) which is sent to the author with the page proofs. No additional charges will be made for author offprints in colour. They can be ordered on the usual terms. An order form will be sent with the page proofs.

#### Charge per page in colour (VAT not included):

Figure no.s/pictures in colour:		(spread out over	colour pages)
1 page in colour	€ 567,-	6 pages in colour	€ 1505,-
2 pages in colour	€ 881,-	8 pages in colour	€ 1880,-
3 pages in colour	€ 1270,-		
4 pages in colour	€ 1382,-		

Price: 1.1.2002

I hereby declare that I will assume the extra charges for the colour printing of my article in accordance with the above table. The printing charges will be billed to me after the volume has been published and shall be payable within 14 days.

#### Billing address:

Date, signature

For any technical questions, please contact the journal production office: phone +44 1738 442231, Fax: +44 870 1640124, E-mail: and@oxon.blackwellpublishing.com

Please turn.

Please insert.

## Transfer of rights

Please read and sign this agreement for the transfer of rights. This is essential in order to enable Blackwell Verlag to publish your article in both printed and electronic form. Thank you for your co-operation. If you have any queries regarding the following agreement the staff of Blackwell Verlag will be glad to assist you. The name of the responsible journal co-ordinator can be found on the Blackwell Verlag website ([www.blackwell.de](http://www.blackwell.de)), on the contact page for the relevant journal.

**This transfer of rights only takes effect with the final acceptance of the manuscript.**

### Legal non-objectionability, obligation of maintenance and prohibition of competition

1. The author gives his assurance that the services he has provided in connection with the continued planning, preparation and implementation of this work, the assistance thereby provided, and the text and/or images obtained by him from elsewhere do not infringe the rights of third parties, that he alone is authorised to dispose of any utilisation rights protected by copyright that may exist to the services provided or to the aforementioned texts and/or images, and that he has not as yet granted any authority either partially or in full that conflicts with the granting of such rights.
2. If, for legal reasons, the author is prevented from giving one of the assurances referred to in the above Item 1 or if he has any doubts about his powers in this respect, he shall notify the publishing company without delay, as soon as he becomes aware of the actual or assumed legal obstacle.

### Rights to the undertaking/Title/Granting of rights

1. All copyrights and other utilisation rights to the work including individual contributions by authors are held exclusively and unrestrictedly by the publishing company. This also applies to the so-called right to the undertaking and to possible rights to the title of the work within the meaning of § 5 of the Trademark Law.
2. The author transfers to the publishing company, without any territorial restrictions and for the duration of the statutory copyright, the exclusive rights to reproduction and distribution – including hire – (Publishing Law) and to the intangible reproduction of the work, and the right to make the work individually accessible to everyone. In particular the publishing company is entitled to store the work electronically, either in analogue or digital form, on any type of data medium (e.g. hard disk, floppy disk, CD, DVD, Mini-Disk, cassette) and to store it on its own or on other databases, and furthermore to distribute the data media and databases or, through the remote transfer of data or the internet or through intranets, to deliver it using any technical process, or to make it available for retrieval, for all print runs and delivery processes, without any quantitative limitations, and for retrieval any number of times, as well as for all printed or electronic editions in both tangible and intangible form. The publishing company is entitled to transfer the utilisation rights to third parties, either partially or in full.
3. Within the scope of the above Item 2, for the duration of the principal right, the author also grants the following reproduction and distribution rights and rights to intangible reproduction as exclusive ancillary rights:
  - a) The right to complete or partial advance printing or reprinting of the work, including in books, newspapers and journals, and in the form of an off-print;
  - b) the right to translate the work into other languages and to produce summaries (abstracts) of the work;
  - c) the right to record the work on visual and/or audio media including audio cassettes, and also including those intended for exclusive use by the blind and visually impaired, and for public reproduction of the recording, which shall also include multimedia products;
  - d) the right to any other reproduction of the work; in particular by photomechanical or similar processes (e.g. photocopying, telefax);

e) the right to reproduction and distribution of the work within the scope of public offers and the scheduled mailing of copies to order;

f) the right to public reproduction of the work or of parts thereof in radio or television broadcasts;

g) the right to grant licences to third parties to exercise ancillary rights in accordance with letters a) to f).

4. Within the scope of Item 2, for the duration of the principal right, the author also assigns to the publishing company all the rights held by copyright collection societies – in particular VG WORT – according to their statutes, contracts for the exercise of their functions and distribution plans, for their collective contribution to the copyright collection societies concerned. This shall not affect any contracts for the exercise of their functions which may have already been signed.

### Exemption from liability, retention period

1. The author acknowledges that the publishing company shall assume no liability of any kind in possible cases of damage or loss of the manuscript or parts thereof. This shall also apply if such damage occurs during the electronic transmission of data and when the publishing company is not responsible for such damage or loss.
2. The author shall retain a complete copy of the manuscript in his records.
3. The manuscript will be destroyed three months after its publication. Only specifically marked duplicates will be returned on request. However, the publishing company assumes no liability.
4. If the author is responsible for defects in the published journal article/the journal article provided for online access by third parties (e.g. errors in the content or meaning, typographical errors, or errors arising in the recording of machine-readable copy, the electronic storage or the distribution by remote data transmission), he shall exempt the publishing company from any warranty claims and claims for damages which third parties might assert against the publishing company.

### Governing law, legal reservations

1. Any amendments or additions to the agreement must be in writing. No ancillary verbal agreements have been made.
2. Should any individual provisions of the agreement be null and void or unworkable this shall not affect the validity of the remaining provisions. In such cases the parties to this agreement shall be required to replace the defective provision by one that most accurately meets the economic and legal sense of that provision.
3. The law of the Federal Republic of Germany shall apply, and in particular the German Civil Code, the Copyright Law and the Publishing Law.
4. The place of fulfilment and jurisdiction for both parties is the domicile of the publishing company (Berlin).

Date/Signature

## Offprints for commercial use

Please check whether offprints of your work might be of interest to firms in the industry. We would appreciate it if you could provide us with the name and address of the company as well as the name of a possible contact there.

**Please return to:** Professor Dr. Dr. W.-B. Schill, Justus Liebig-Universität, Zentrum f. Dermatologie & Andrologie, Gaffkystr. 14, 35385 Gießen, Germany