

AUSTRALIAN OCCUPATIONAL THERAPY JOURNAL: Exclusive Licence Form

In order for your Article to be distributed as widely as possible in the *Australian Occupational Therapy Journal* (the Journal) you grant Blackwell Publishing Asia Pty Ltd ACN 004 901 562 (Blackwell Publishing) an exclusive licence to publish the above Article including the abstract in printed and electronic form, in all languages, and to administer subsidiary rights agreements with third parties for the full period of copyright and all renewals, extensions, revisions and revivals. The Article is deemed to include all material submitted for publication with the exception of Letters, and includes the text, figures, tables, author contact details and all supplementary material accompanying the Article.

Please read this form carefully, sign at the bottom (if your employer owns copyright in your work, arrange for your employer to sign where marked), and return the ORIGINAL to the address below as quickly as possible. As author, *you remain the copyright owner of the Article*, unless copyright is owned by your employer. (US Federal Government authors please note: your Article is in the public domain.)

Your Article will not be published unless an Exclusive Licence Form has been signed and received by Blackwell Publishing.

Please note: You retain the following rights to re-use the Article, as long as you do not sell or reproduce the Article or any part of it for commercial purposes (i.e. for monetary gain on your own account or on that of a third party, or for indirect financial gain by a commercial entity). These rights apply without needing to seek permission from Blackwell Publishing.

- **Prior to acceptance:** Provided that you acknowledge that the Article has been submitted for publication in the Journal by the Australian Association of Occupational Therapists Inc. and Blackwell Publishing you may use the unpublished Article. in form and content as submitted for publication in the Journal, in the following ways:
 - you may share print or electronic copies of the Article with colleagues;
 - you may post an electronic version of the Article on your own personal website, on your employer's website/repository and on free public servers in your subject area.
- After acceptance: Provided that you give appropriate acknowledgement to the Journal, the Australian
 Association of Occupational Therapists Inc. and Blackwell Publishing, and full bibliographic reference for the
 Article when it is published, you may use the accepted version of the Article as originally submitted for
 publication in the Journal, and updated to include any amendments made after peer review, in the following
 ways:
 - o you may share print or electronic copies of the Article with colleagues;
 - you may use all or part of the Article and abstract, without revision or modification, in personal compilations or other publications of your own work;
 - you may use the Article within your employer's institution or company for educational or research purposes, including use in course packs;
 - 12 months after publication you may post an electronic version of the Article on your own personal website, on your employer's website/repository and on free public servers in your subject area. Electronic versions of the accepted Article must include a link to the published version of the Article together with the following text: 'The definitive version is available at www.blackwell-synergy.com.

Please note that you are not permitted to post the Blackwell Publishing PDF version of the Article online.

All requests by third parties to re-use the Article in whole or in part will be handled by Blackwell Publishing. Any permission fees will be retained by the Journal. All requests to adapt substantial parts of the Article in another publication (including publication by Blackwell Publishing) will be subject to your approval (which is deemed to be given if we have not heard from you within 4 weeks of your approval being sought by us writing to you at your last notified address). Please address any queries to journalsrights@oxon.blackwellpublishing.com.

In signing this Agreement:

- You hereby warrant that this Article is an original work, has not been published before and is not being considered for publication elsewhere in its final form either in printed or electronic form;
- You hereby warrant that you have obtained permission from the copyright holder to reproduce in the Article (in all media including print and electronic form) material not owned by you, and that you have acknowledged the source;

- 3. You hereby warrant that this Article contains no violation of any existing copyright, moral rights or other third party right or any material of an obscene, indecent, defamatory or otherwise unlawful nature and that to the best of your knowledge this Article does not infringe the rights of others;
- 4. You hereby warrant that in the case of a multi-authored Article you have obtained, in writing, authorization to enter into this Agreement on their behalf and that all co-authors have read and agreed the terms of this Agreement;
- 5. You warrant that any formula or dosage given is accurate and will not if properly followed injure any person;
- 6. You will indemnify and keep indemnified the Editors of the Australian Association of Occupational Therapists Inc. and Blackwell Publishing against all claims and expenses (including legal costs and expenses) arising from any breach of this warranty and the other warranties on your behalf in this Agreement.

By signing this Agreement you agree that Blackwell Publishing may arrange for the Article to be:

- Published in the above Journal, and sold or distributed, on its own, or with other related material;
- Published in multi-contributor book form or other edited compilations by Blackwell Publishing;
- Reproduced and/or distributed (including the abstract) throughout the world in printed, electronic or any other medium whether now known or hereafter devised, in all languages, and to authorize third parties (including Reproduction Rights Organizations) to do the same;
- You agree to Blackwell Publishing using any images from the Article on the cover of the Journal, and in any marketing material.

You authorize Blackwell Publishing to act on your behalf to defend the copyright in the Article if anyone should infringe it and agree to do everything reasonably necessary to assist Blackwell Publishing to do so, although there is no obligation on Blackwell Publishing to act in this way.

As the Author, copyright in the Article remains in your name (or your employer's name if your employer owns copyright in your work).

Blackwell Publishing undertakes that every copy of the Article published by Blackwell Publishing will include the full bibliographic reference for your Article, together with the copyright statement.

This Agreement is governed by the law of Victoria, Australia and you and Blackwell Publishing unconditionally and irrevocably submit to the non-exclusive jurisdiction of the courts of Victoria, Australia in relation to any matter arising out of this Agreement and waive any right to object to proceedings being brought in those courts.

BOX A: to be completed if copyright belongs to you BOX B: to be completed if copyright belongs to your employer (e.g. HMSO, CSIRO) The copyright holder grants Blackwell Publishing an exclusive licence to publish the Article including the abstract in printed and electronic form, in all languages, and to administer subsidiary rights agreements with third parties for the full period of copyright and all renewals, extensions, revisions and revivals.		
correct information of the copyright holder.	page of the Article. It is your responsibility to provide the	
☐ BOX C: to be completed if the Article is in the public domain (e.g. US Federal Government employees) You certify that the Article is in the public domain. No licence to publish is therefore necessary.		
Signature (on behalf of all co-authors (if any))	Print name:	
	Date:	
	If your employer claims copyright in your work, this form must also be signed below by a person authorized to sign for and on behalf of your employer, as confirmation that your employer accepts the terms of this licence.	
to sign for and on behalf of your employer, as confirmat		
to sign for and on behalf of your employer, as confirmat		
to sign for and on behalf of your employer, as confirmat licence.	ion that your employer accepts the terms of this	
to sign for and on behalf of your employer, as confirmat licence.	ion that your employer accepts the terms of this Print name:	
to sign for and on behalf of your employer, as confirmat licence. Signature (on behalf of the employer of the author (s))	Print name of employer: Date:	
to sign for and on behalf of your employer, as confirmat licence. Signature (on behalf of the employer of the author (s))	Print name: Print name of employer: Date: Exptance of your Article for publication. Iname and contact details in electronic format in order to the Journal. We would like to contact you from time to services in your subject area. (For European or sonal data or information outside the European	

Management, Wiley-Blackwell, 155 Cremorne St, Richmond, Vic. 3121, Australia; Fax: +61 (0)3 9274 3391