



COPYRIGHT LICENSE AGREEMENT

Author Name: _____
Author Address: _____
Title of Work: _____
Journal Name: _____
Vol. _____ Issue no.: _____ Season/month: _____ Year: _____
Effective Date: _____

The American Library Association (the “Publisher”) and the Author agree as follows:

1. In consideration of the Publisher’s agreement to publish the Work, Author hereby grants and assigns to Publisher the right to print, publish, reproduce, or distribute the Work throughout the world in all means of expression by any method now known or hereafter developed, including electronic format, and to market or sell the Work or any part of it as it sees fit, including distribution through third-party database aggregators that service the library profession. Author further grants Publisher the right to use Author’s name in association with the Work in published form and in advertising and promotional materials. Copyright of the Work remains in Author’s name, and the Author reserves all other rights.
2. Author agrees not to publish the Work in print form prior to the publication of the Work by the Publisher. *[ALA requests that should you later publish the Work elsewhere, you credit its original publication by ALA, citing author, Publication, and publisher, through a tagline, author bibliography, or similar means.]*
3. The Author represents and warrants that the Work: (a) is the Author’s original work and that Author has full power to enter into this Agreement; (b) does not infringe the copyright or property right of another; (c) contains no material which is obscene, libelous, defamatory or violates another’s civil right, right of privacy, or is otherwise unlawful; and (d) has not been previously published, in whole or in part, except as follows: _____. Author shall indemnify and hold Publisher harmless against loss or expenses arising from breach of any such warranties.

Author Signature: _____ **Date:** _____