## **CONTRIBUTOR AGREEMENT**

Title of the Contribution: ("the Contribution")	
Author(s):	
("the Author")	
Title of Work: ("the Work")	
Editor(s): ("the Editor")	

1. In consideration of the Editor evaluating the Contribution with a view to inclusion in the Work which the Editor is preparing to submit for publication by

("the Publisher") and a fee of £70.00 (seventy pounds) upon delivery by the Editor and acceptance by the Publisher of a final typescript of the Work and 2 (two) paperback complimentary copies of the Work to be delivered to the Author on publication by the Publisher the Author grants to the Publisher for the full term of copyright and any extensions thereto, the exclusive right and licence (a) to edit, adapt, publish, reproduce, distribute, display and store the Contribution including without limitation any associated tables, graphs and images in all forms, formats and media whether now known or hereafter developed (including without limitation in print, digital and electronic form) throughout the world; and (b) to translate the Contribution into other languages, create adaptations, summaries or extracts of the Contribution or other derivative works based on the Contribution and exercise all of the rights set out in (a) above in such translations, adaptations, summaries, extracts and derivative works; and (c) to license others to do any or all of the above.

The Author shall only be entitled to republish the Contribution with the Publisher's prior written permission which shall not be unreasonably withheld, and provided that, when reproducing the Contribution or extracts from it, the Author acknowledge and reference first publication of the Contribution in the Work.

2. The Author hereby warrants and represents that (a) the Author is the sole author of and sole owner of the copyright in the Contribution and all material comprised in it and that the Contribution is the original work of the Author and not copied (in whole or part) from another work. If however the Contribution includes materials from other sources, the Author warrants that the Author has obtained the permission of the owners of the copyright in all such materials to enable the grant of rights contained herein and shall supply copies of all such permissions attached to this Agreement; and (b) all of the facts contained in the Contribution are true and accurate; and (c) The Author has the full right, power and authority to enter into this Agreement; and (d) nothing in the Contribution is obscene, defamatory, libellous, violates any right of privacy or infringes any intellectual property rights (including without limitation copyright, patent or trademark) or any other rights of any kind of any person or entity or is otherwise unlawful; and (e) nothing in the Contribution infringes any duty of confidentiality which the Author may owe to anyone else including without limitation any institution in which work recorded in the Contribution was carried out or violates any contract, express or implied, of the Author.

The Authors agree to keep the Publisher, its assigns and licensees indemnified at all times against all losses actions, claims, proceedings, costs and damages arising out of any breach or alleged breach of any of the warranties above, where it is considered in the Publisher's reasonable opinion that the Author has acted in bad faith, or negligently or recklessly. The Publisher will consult the Author prior to any settlement.

- 3. The Author authorises the Publisher to take such steps as it considers necessary at its own expense in the Author's name and on their behalf if the Publisher believes that a third party is infringing or is likely to infringe copyright in the Contribution including but not limited to initiating legal proceedings.
- 4. The Author hereby asserts to the Publisher and the Publisher's licensees the Author's moral right of paternity in the Contribution. The Author irrevocably and unconditionally waives the Author's moral right as provided in the Copyright, Designs and Patents Act 1988 to the extent the Publisher reasonably deems necessary to allow the

Publisher to exercise and license the rights granted to the Publisher under this Agreement.

- 5. The Author shall cooperate fully with the Publisher in relation to any legal action that might arise from the publication of the Contribution and the Author shall give the Publisher access at reasonable times to any relevant accounts, documents and records within the power or control of the Author.
- 6. The Editor shall have the right to make or to request the Author to make any revision to the Contribution which the Editor may deem necessary and to decide as to the inclusion or omission of the Contribution in/from the Work.
- 7. Nothing in this Agreement shall oblige or require the Publisher to publish the Contribution now or at any future time. If the Publisher does not publish the Contribution the Publisher shall revert all rights under this Agreement to the Author.
- 8. The parties agree that this Agreement (a) shall be governed by and construed in accordance with the laws of England and that the English courts shall have exclusive jurisdiction to settle any dispute or claim that arises out of or in connection with it and (b) contains the entire agreement and understanding of the parties with respect to its subject matter and supersedes all prior agreements written or oral and (c) that no variation to this agreement shall be effective unless it is in writing and signed by or on behalf of both parties.

In witness whereof the parties hereto have executed this Agreement on the day of 201

Signed by the Author:
Signed for and on behalf of

All third party permissions attached/none (delete as necessary)