## Copyright Transfer Agreement (CTA) for Editorial Content

Dear Submitting Author (the "Author"):

Thank you for preparing this editorial content (the "Contribution") for this journal (the "Journal"), which is published by Wiley on behalf of the owner of the Journal, which owner could be Wiley and/or a society partner (the "Owner"). In order to expedite the editing and publishing process and enable Wiley to disseminate your Contribution to the fullest extent, we need to have this Copyright Transfer Agreement (the "Agreement") executed. If there are any co-authors of the Contribution ("Co-author"), you must obtain each Co-author's consent to the terms of this Agreement (including the rights granted to Owner) and obtain their signed written permission to execute this Agreement on behalf of the Co-author(s), and you must provide the written permission on request by the Owner or Wiley (where Wiley is not the Owner). If there are no such Co-authors, terms related to Co-author(s) in this Agreement do not apply. If the Contribution is not accepted for publication, or if the Contribution is subsequently rejected before publication, this Agreement will be null and void. Submission of your Contribution cannot proceed without you accepting the terms of this Agreement on behalf of yourself and each Co-Author.

For good and valuable consideration, including the publishing services rendered by Wiley and the mutual covenants and agreements herein, the parties agree as follows:

## A. COPYRIGHT; COPYRIGHT NOTICE; AUTHORSHIP; PUBLICATION

- 1. The Author and each Co-Author hereby assign to the Owner, for the duration of copyright and all renewals and extensions thereof, the entire copyright in and to the Contribution, including but not limited, to Supporting Information (defined below) and all associated metadata. Such assignment of copyright shall include but not be limited to the following exclusive rights in the Contribution:
  - (i) to print, publish, copy, reproduce, distribute, publicly perform, publicly display, communicate, transfer, transmit, store, adapt, create derivatives, sell, rent, market, promote, ingest, upload, translate, tokenize, vectorize, process, make available, and/or create revised editions, of the Contribution, in whole or in part, by itself or with other material, throughout the world, in all languages and editions, in all media, manner, and form of expression now known or later developed, and by any means, methods, or technologies now known or later developed;
  - (ii) to exercise any of the rights respecting the Contribution that are set forth in (i) for the following: (a) to create databases or datasets for all purposes and to copy and/or technically modify into a database or dataset; (b) for machine learning, building, developing, and/or training neural networks or other machine learning algorithms and techniques in order to build artificial intelligence ("AI") systems and models, including, generative AI applications and models (each a "Model"); (c) for the development, training, and/or fine-tuning of each Model, including, as part of an inference and/or retrieval augmented generation process; (d) for prompts, output, and/or other functions specific to generative AI, including, to combine all or parts with other works and/or AI output; (e) for unrestricted text and data mining; (f) and the right to declare a reservation regarding text and data mining to make available any Model, AI output, or other result of the use cases described under (a)-(e) to the public including to individuals for access, in part or in whole, from a place and at a time of their choice; and/or (g) the creation of commercial products based on the use cases described in (ii)(a)-(e) (hereinafter, "Products") and the unlimited exploitation of such Products according to (i);
  - (iii) to license, sublicense, or otherwise authorize or grant permission to others to exercise, the rights set forth in (i) and (ii); and (iv) to assign and transfer the rights granted hereunder.

For the avoidance of doubt, where an assignment of copyright is not permitted under applicable law, the Author and each Co-Author agree that the above grant of rights will be interpreted as an exclusive license in favor of the Owner.

- **2.** If any material contained in the Contribution is the output of Artificial Intelligence Generated Content (AIGC) tools, (a) such tools do not fulfil the role of, nor can they be listed as, an author of Contribution, (b) Author or Co-author will describe its use, transparently and in detail, in the methods, acknowledgement, or equivalent section of the Contribution (provided, however, no such description is needed for tools that are used to improve spelling, grammar, general editing), and (c) Author and each Co-author is responsible for the accuracy of any information provided by any AIGC tool and for referencing any supporting work on which that information depends. The final decision about whether use of an AIGC tool is appropriate or permissible lies with the Journal's editor or other party responsible for the publication's editorial policy.
- **3.** Notwithstanding acceptance, the Owner or Wiley is permitted to require changes to the Contribution, including changes to the length of the Contribution. In addition, the Owner or Wiley is permitted to elect not to publish the Contribution, and/or permitted to retract, withdraw or publish a correction or other notice for a Contribution accepted for publication, if for any reason, in the Owner's or Wiley's reasonable judgment, such publication would be inconsistent with the Core Practices and associated guidelines set forth by the Committee on Publication Ethics: <a href="https://publicationethics.org/core-practices">https://publicationethics.org/core-practices</a>) or would result in legal liability, violation of Wiley's ethical guidelines, or violation of journal ethical practices.

## **B. AUTHOR'S REPRESENTATIONS**

The Author represents that: (i) if the Contribution has multiple authors, the Author has informed each Co-author of the terms of this Agreement (including the grant of rights to Owner in paragraph A above), has obtained their signed written permission to execute this Agreement on their behalf, and will provide such written permission on request by the Owner; (ii) the Author and each Co-author have 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; (iii) neither the Author nor any Co-author has granted exclusive rights to, or transferred their copyright in, any version of the Contribution to any third party; (iv) the Contribution is the Author's and all Coauthor's original work, all individuals identified as authors actually contributed to the Contribution, and all individuals who contributed are included; (v)the Contribution is submitted only to this Journal and has not been published before, has not been included in another manuscript, and is not currently under consideration or accepted for publication elsewhere; (vi) if any copyrighted material owned by third parties are included, the Author shall obtain written permission from the copyright owners for all uses as set forth in the Wiley's standard permissions form posted on Wiley's Author Services website: Obtaining Permission to Reproduce Material | Wiley., and show credit to the sources in the Contribution; (vii) the Contribution contains 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 Journal policies; and (viii) there are no conflicts of interest relating to the Contribution, except as disclosed; and (ix) if the Author or any Co-author is a resident of either Iran, Syria, Cuba, Crimea, North Korea, Donetsk or Luhansk, the Contribution has been prepared in the relevant resident's personal capacity during the course of their teaching or research work, in other words not as an official representative or otherwise on behalf of their relevant government or institution.

The Author represents that the following information will be clearly identified in the Contribution: (1) all financial and material support for the research and work; (2) any financial interests the Author or each Co-author may have in companies or other entities that have an interest in the information in the Contribution 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.

## **C. USE OF INFORMATION**

The Author and each Co-author acknowledge that, during the term of this Agreement and thereafter, the Owner (and Wiley where Wiley is not the Owner) may process the Author's and Co-author's personal data, including storing or transferring data outside of the country of the Author's and Co-author's residence and sharing data with service providers, in order to process transactions related to this Agreement and to communicate with the Author and each Co-author, and that Owner (and Wiley where Wiley is not the Owner) has a lawful basis in processing the Author's and

each Co-author's personal data. By entering into this Agreement, the Author and each Co-author agree to the processing of the Author's and each Co-author's personal data.

Wiley shall comply with all applicable laws, statutes and regulations relating to data protection and privacy and shall process such personal data in accordance with Wiley's Privacy Policy located at https://www.wiley.com/en-us/privacy.

This Agreement constitutes the entire agreement and complete understanding of the parties and supersedes all other agreements relating to the Contribution. No modification or waiver of any provision shall be valid unless in writing and signed by both parties. This Agreement will be construed and interpreted pursuant to the laws of the State of New York, without regard to such State's conflict of law rules. This Agreement will be construed and interpreted pursuant to the Federal laws of the United States if applicable. By signing this Agreement, I agree to this Agreement and, where execution and delivery of the Agreement is electronic, I agree to such electronic execution and delivery, and that an electronic signature will be given the same legal force as a handwritten signature. This Agreement may be executed in any number of counterparts, each of which when executed and delivered constitutes a duplicate original, and all the counterparts together constitutes the Agreement.