

STANDARD AGREEMENT

for the Publication of Literary Works in Journals

between, hereafter referred to as the Author, and, hereafter referred to as the Publisher, regarding the assignment of rights to render, reproduce and publish the article hereafter referred to as the Work, in digital and/or print format. The Work will be published for the first time in the journal, hereafter referred to as the Journal, for publication in (mm-yyyy). The term "the Work" shall refer to the article in the accepted version, that is, the text the Author has had accepted by the Journal's editorial board, and as presented prior to the Publisher's adaptation for production.

This Agreement is based on the *Agreement regarding a Standard Agreement for the Publication of Literary Works in Journals* of 10 November 2010 that was concluded between the Norwegian Publishers Association and the Norwegian Non-fiction Writers and Translators Association.

1

With this Agreement the Author transfers to the Publisher the right to render, reproduce and publish the Work in the Journal's

- paper edition**
- digital edition**

The Publisher's right to render, reproduce and publish the Work in the Journal's paper edition is exclusive for 18 months from the date of publication.

The Publisher's right to digital rendering, reproduction and publication of the Work is non-exclusive. The Author may post the Work on his own website or a website established by the Author's employer. Eighteen (18) months after the Journal's print version has been published, the Author may sign an agreement with a Third Party regarding digital publication of the Work. In such cases, the Author shall ensure that the Third Party's exploitation does not take place in contravention of Clause 3 of this Agreement.

Should the Publisher wish to include the Work in another printed publication, or if the Publisher would like to publish the Work in a digital version/paper edition at a later date, a separate agreement must be signed with the Author.

The Author agrees that the rights transferred to the Publisher under this Agreement may be transferred to databases with which the Publisher collaborates (e.g. <http://www.idunn.no>).

2

For the transfer of rights as stipulated in Clause 1 above, the Author shall receive

- an agreed fee of NOK**
- no fee**

Where the Publisher has acquired the right to publish the work in digital format as well as in the Journal's paper edition, the agreed fee for the Publisher's exploitation of the digital rights shall, unless otherwise agreed, be at least 25 per cent of the fee for the paper edition.

Unless otherwise agreed between the parties, the agreed fee shall be paid at the time of publication in print and/or digital format.

3

The rights and obligations of Publisher and Author under this Agreement shall be exercised in good faith with a mutual obligation of disclosure and so that the parties' moral and financial interests are not harmed.

All rights to the exploitation of the Work which are not explicitly regulated by this Agreement are the property of the Author.

The Author guarantees that the Work is an original work that does not infringe upon the rights of others. The Work has

- not been published previously in other contexts.**
- previously been published in**

This Agreement has been issued in 2 - two - copies, one for each party.

.....(place)./..... 201 .

.....
The Author

.....
The Publisher