## SAMPLE ADDENDUM TO PUBLICATION CONTRACT

1. This Addendum adjusts and increases the involved publication Contract (the "Publication Contract") concerning the article titled \_\_\_\_\_\_ (including any supplementary materials, the "Work") in \_\_\_\_\_\_.

2. The parties to the Publication Agreement as adapted and complemented by this Addendum are: \_\_\_\_\_\_ (conforming author) and any other writers registered on the Work (if more than one author, together, "Writer") and \_\_\_\_\_\_ ("Publisher").

3. The parties decide that where there is any clash between this Addendum and the Magazine Contract, the supplies of this Addendum will control and the Publication Contract will be taken accordingly.

4. Nevertheless any terms in the Publication Contract to the opposing, Writer and Publisher settle as follows:

- a. All of the relations and situations of the Publication Contract, with but not incomplete to all scholarships, Agreements, symbols and guarantees, are subject to and capable by a non-exclusive license previously granted by Author to University. In the exercise of that license, University may use the Author's final document of the Work (including all alterations from the peer appraisal process), but will not use a facsimile of the final published version of the Work unless Publisher permits use of that version. When University makes the Work obtainable in an on-line repository under that license, University will cite to Producer's final form of the Energy, and will link to Publisher's version if it is available online.
- b. In addition to any rights booked by, Author holds the non-exclusive accurate to type the Work available and to work out all privileges under patent linking to the Work, in any intermediate, in connection with Author's education, session performances, talks, other works of arrangement, and expert actions, and to like others to do the same.
- c. Wherever legal, all of the terms and conditions of the Publication Contract, counting but not incomplete to all allowances, Contracts, symbols and guarantees, are matter to and capable by non-exclusive rights previously granted, or required to be granted, by Author to a funding entity that financially supported the research reflected in the Work as part of an Contract among Author or Author's employing institution and such funding entity, such as an agency of the Indian government, and/or to Author's employing institution.

- d. Publisher agrees to deliver to Writer within 14 days of first publication and at no custody an electric duplicate of the published Effort in an arrangement, such as the PDF, that conserves last side layout, arranging and content of the final published form. No practical limit, such as safety surroundings, will be forced to stop copying. The Publisher licenses a copy of the ultimate published form to be used in the use of the privileges and licenses referred to in the sections above.
- e. Nothing in the Publication Contract will impose any restriction on the rights and warrants referred to in the sections above or any duty in connection with their exercise. Neither the reality nor the exercise of those rights and licenses will be deemed to violate any illustration or assurance or to hole the Book Contract.

5. Either journal of the Effort or Publisher's sign below will create Publisher's acceptance of and Contract to this Addendum.

AUTHOR

(conforming author on behalf of all authors)

Date

PUBLISHER

Date