

copyright and publication agreement

author
info
required

The Pennsylvania State University Press is pleased to have the privilege of publishing in *The Chaucer Review*, your contribution entitled: _____

So that you as Author of the Contribution and the Press as Publisher of the Journal may be protected from the consequences of unauthorized use of its contents, the Press considers it essential to obtain transfer of copyright in the Contribution. To this end the Press requests that you sign the following agreement.

Made this _____ day of _____, 20____, by and between _____ (Author) and The Pennsylvania State University Press (Publisher), which is a division of The Pennsylvania State University.

The parties, intending to be legally bound, agree as follows:

1. The Author does hereby grant and assign exclusively to the Publisher all rights in the aforementioned Contribution with the full copyright therein, including the right to publish it, in both print and electronic form, as part of the aforementioned Journal in all forms, languages, and media now or hereafter known or developed and the right to license subsidiary rights (such as granting rights to reprint in anthologies issued by other publishers or to photocopy for classroom use).

2. The Author guarantees that he or she is the sole owner of the Contribution and has full authority to make this agreement; that the Contribution does not infringe any copyright, violate any other property rights, contain any scandalous, libelous, or unlawful matter, or make any improper invasion of the privacy of any person; and that the Contribution has not heretofore been published, even in somewhat different form. If the Contribution has been published previously, the Author guarantees that permission has been obtained, and any fee required has been paid, for publication in this Journal and shall submit proof of such permission and any required credit line to the Publisher with the signed agreement. For any copyrighted material included in the Contribution whose reproduction cannot be justified as "fair use," the Author must obtain permission from the copyright owner for its reproduction in the Journal in both print and electronic form, pay any fee required, and furnish the Publisher with a copy of all documents granting the required permission. The Author agrees to indemnify and hold harmless the Publisher against any claim or proceeding undertaken on any of the aforementioned grounds.

3. The Author shall allow the Editor of the Journal and the Publisher to make the Contribution conform to the style of presentation, spelling, capitalization, and usage followed by the Journal. The Author agrees to review and correct the copyedited manuscript and proofs and to return them to the Editor by the date set by the Editor; if the Editor has not received them by that time, production of the issue of the Journal in which the Contribution is to be included may proceed without waiting for the Author's approval of the manuscript or proofs. If any changes in proofs are made by the Author beyond the correction of printer's errors, the Publisher has the right

to charge the Author for the expense of such changes to the extent that they exceed five percent (5%) of the cost of original composition of the Contribution.

4. The Author shall receive no payment from the Publisher for use of the Contribution. In lieu of payment, contributors will each be provided with two free copies of the issue containing their article and will have the option of purchasing additional copies at a reduced cost for as long as supplies last. For articles written by more than one author, each author will receive two copies of the issue. Authors of Book Reviews will receive one copy of the issue in which their review appears.

5. Upon request of the Author, the Publisher shall grant to the Author, for no fee, a nonexclusive license to republish the Contribution in the same or revised form in any language in a book written or edited by the Author after the issue of the Journal containing the Contribution has been published, subject only to the condition that a credit line, to be supplied by the Publisher, will be printed in the Author's book to indicate the first publication of the Contribution in the Journal.

6. All fees received by the Publisher from the licensing of subsidiary rights in the Contribution separate from the Journal will be shared equally with the Author and shall be paid annually, by the end of March for fees collected during the preceding calendar year, unless the amount due is less than twenty-five (\$25), in which event payment will be deferred until the year in which that total has been accumulated. The Publisher is a member of the Copyright Clearance Center and may license rights to photocopy or electrocopy either directly or through the Center serving as its agent.

7. This agreement shall be construed and interpreted according to the laws of The Commonwealth of Pennsylvania and shall be binding upon and inure to the benefit of the parties thereto, their heirs, successors, assigns, and personal representatives. Where the contribution is the product of more than one person, all of the obligations of the Author hereby created shall be deemed to be the joint and several obligations of all such persons.

In witness whereof, the Author and Publisher intending to be legally bound have signed and sealed this agreement.

Penn State's witness

(for The Pennsylvania State University)

Author's witness

(Author's signature)

Author's citizenship

(Author's home address—please write clearly)

phone

email