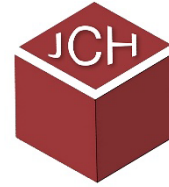


Premium Gold Open Access



Journal of
Chiropractic Humanities

AUTHOR LICENSE AGREEMENT

This Copyright Transfer Agreement (“Agreement”) is between the undersigned Author(s) (“Author”) and **Journal of Chiropractic Humanities**, a scholarly journal owned by **National University of Health Sciences** (“Owner”). This Agreement takes effect upon acceptance of the manuscript for publication.

By signing, the authors agree to all items noted below.

Signature of Corresponding Author:

Type First and Last Name: _____

Type Date: _____

Type Manuscript Number (“Work”): _____

Select one Creative Commons license

1. The Work

The corresponding author signs on behalf of all co-authors and confirms that all authors agree to the terms of this Agreement.

2. Copyright Ownership

Author retains full copyright ownership of the Work. Nothing in this Agreement transfers copyright ownership to the Owner.

3. License Granted to the Owner

Author grants the Owner a perpetual, worldwide, non-exclusive, royalty-free license to:

- Publish, reproduce, distribute, and publicly display the Work
- Copyedit, format, and prepare the Work for publication
- Include the Work in future publications or scholarly works
- Archive and index the Work
- Identify itself as the original publisher
- License the Work under the selected Creative Commons license

This license is irrevocable once the Work is published.

4. Open Access Publication

The Work will be published Open Access by the Journal and made freely available online upon publication. The Work will be distributed under the one Creative Commons license that the authors select. The selected Creative Commons license governs how third parties may reuse the Work. Please see <https://creativecommons.org/share-your-work/clicenses/> for more information.

5. Author Rights

Because Author retains copyright, Author may:

- Reuse, reproduce, and distribute the Work
- Include the Work in future books or scholarly publications
- Post the published version on personal or institutional websites and repositories
- Create derivative works
- Comply with funder public access requirements

Author agrees to first publication in the Journal and will not duplicate publish the Work in another journal.

6. Author Responsibilities

Author confirms that:

1. The Work is original and not under review or published elsewhere.
2. The Work does not infringe the rights of others.
3. Required permissions for third-party content have been obtained.
4. All authors approve submission and publication.
5. Ethical approvals, informed consent, and conflict-of-interest disclosures have been completed where applicable.

7. Article Processing Charges (APCs)

The Journal operates under an Article Processing Charge (APC) model. The Author agrees to pay the current and applicable APC upon acceptance and, if there are more than 8 final pages, will pay an additional \$110 USD per extra page. Editorial decisions are made independently of payment status. The Work will not be published until payments are completed.

8. Editorial Rights

The Owner and the Journal retain the right to:

- Make editorial revisions for clarity and formatting
- Issue corrections or clarifications
- Retract or remove the Work in cases of legal risk or research misconduct

Such actions will follow recognized scholarly publishing standards, including the Committee on Publication Ethics.

9. Copyright Complaints (DMCA)

The Owner complies with the U.S. Digital Millennium Copyright Act (17 U.S.C. §512).

If a valid copyright complaint is received, the Owner may temporarily remove or restrict access to the Work while the matter is reviewed.

10. Indemnification

Author agrees to indemnify and hold harmless the Owner, its trustees, officers, employees, editors, and agents from claims arising from breach of the representations in this Agreement.

11. Limitation of Liability

To the extent permitted by law, the Owner's liability relating to publication of the Work shall not exceed the APC paid by Author, if any. This limitation does not apply to fraud or willful misconduct.

12. Governing Law

This Agreement shall be governed by the laws of the State of Illinois. Any disputes shall be resolved in the courts located in the State of Illinois.

13. Entire Agreement

This Agreement represents the entire understanding between the parties regarding the Work.