

RTI International

RTI Press

COPYRIGHT TRANSFER AND PUBLISHING AGREEMENT

Manuscript Title _____

Author(s) _____

ORIGINALITY: Each author warrants: (i) that his or her submission to the Work is original, or, to the extent that text, data or other materials of others are used in the Work, that any necessary permissions have been obtained, and (ii) that he or she has full power to enter into this agreement. Neither this Work nor a similar Work has been published nor shall be submitted for publication elsewhere while under consideration by this Publication. The undersigned hereby indemnifies and holds harmless RTI from any damages or expenses that may arise from any breach of the warranties herein.

COPYRIGHTED MATERIAL: If the Work contains any material protected by the copyright of another, the author will deliver to RTI Press written permission from the copyright owner to reproduce such material in the Work. The author will be responsible for any costs that may be associated with obtaining such permission.

TRANSFER OF COPYRIGHT: In consideration of RTI Press publication of this Work (manuscript, tables, figures, video, audio, and other supplemental files for publication), each author hereby transfers, assigns, and otherwise conveys to RTI International all copyright ownership worldwide, in all languages, and in all forms of media now or hereafter known, including but not limited to electronic media such as CD-ROM, Internet and Intranet. If RTI Press should decide for any reason not to publish an author's submission, an Editor shall give prompt notice of the decision to the corresponding author, this agreement shall terminate, and none of the author, the Editor, RTI Press, or RTI International shall be under any further liability or obligation.

PUBLICITY: In connection with the transfer of copyright granted herein, each author grants RTI the unlimited, worldwide, irrevocable right to use his or her name, picture, likeness and biographical information as part of or in connection with the distribution of the Work, and releases RTI from any claim based on right of privacy or publicity.

RIGHTS OF AUTHOR'S EMPLOYER: If an author's employer is other than RTI, and such employer automatically obtains rights in such author's contribution to the Work, an authorized representative of the employer in such case must sign this agreement on behalf of the author. In such case, the employer retains the right to

use the Work in the course of the employer’s business, provided that (i) RTI is indicated as the source of the work, (ii) the Work is not used in a way that implies RTI endorsement of any product or service of the employer and (iii) copies of the Work are not offered for sale.

RETAINED RIGHTS: Except for copyright, other proprietary rights related to the Work (e.g., patent or other rights to any process or procedure) shall be retained by the authors. RTI Press grants authors a nonexclusive, royalty-free license to reuse elements of the Work (portions of text, tables, figures, or illustrations) in any publication. RTI Press also grants the author the use of the unedited manuscript and final published version of the Work for (1) his or her own teaching activities; (2) posting on a personal or organizational website; or (3) inclusion in institutional and subject-specific repositories. *For all rights granted in this paragraph the author agrees to credit the Work published by RTI Press.*

GOVERNMENT EMPLOYEES: If the Work or a portion of it has been created in the course of any author’s employment by the United States Government, check here _____. A Work prepared by a government employee as part of his or her official duties is called a “Work of the U.S. Government” and is not subject to copyright. If it is not prepared as part of the employee’s official duties, it may be subject to copyright.

Authorized Signatory Printed Name _____

Your Signature _____

Date Signed _____