



the essence of knowledge

AUTHOR'S AGREEMENT/LICENSE TO PUBLISH

THIS AGREEMENT is entered into at the date below by and between **now publishers inc.** (hereinafter referred to as the "Publisher") and

Corresponding Author: _____
(hereinafter referred to as the "Author", signing on behalf of all co-authors)

Article Title: _____
(hereinafter referred to as the "Article")

Journal Title: Quarterly Journal of Political Science
(hereinafter referred to as the "Journal")

In consideration of the mutual promises and covenants contained in this Agreement, the parties hereto agree as follows:

COPYRIGHT, WARRANTIES AND LICENSES

1. The Publisher agrees that the Author retains the Copyright and the Publisher will acknowledge this in the copyright line appearing with the Article. However, the Author authorizes the Publisher to act on their behalf to defend their copyright if anyone should infringe it, and to retain half of any damages awarded, after deducting the Publisher's costs. The Author also retains the right to use the Article (provided that complete acknowledgement is given to the original source of publication) in the following non-commercial manner provided that the Author does not sell the Article or give it away in a manner that would directly conflict with the Publisher's commercial interests. These include using your Article for internal educational or promotional purposes of Author's institution or company; posting on the Author's own or their institution's website; or in whole or in part, as the basis for your further publication (including expansion into book format) or oral presentations. Finally, the Author retains all proprietary rights including patent rights.
2. The Author promises that the Article is their work and has not been previously published in its entirety. If it contains material that is someone else's copyright, the Author promises that they have obtained the unrestricted permission of the copyright owner and that the original source of publication is clearly cited. Finally, the Author promises that the Article, to the best of their knowledge, does not contain anything that is libelous, illegal, or infringes on the rights of others.
3. The Author agrees to grant to the Publisher the exclusive commercial rights both to reproduce and/or distribute the Article, in part or in its entirety, throughout the world in print form and in any other form including without limitation mechanical, electronic and visual reproduction, electronic storage and retrieval systems, and all other forms of electronic publication now known or hereafter invented. The Author permits the Publisher to authorize others (including the Copyright Clearance Center and other Reproduction Rights Organizations) to do the same. In addition, the Author agrees that the Publisher may sell or distribute the Article within the Journal, on its own, or with other related materials. Finally, the Author grants the Publisher the exclusive rights to sell or license electronic and other subsidiary rights.
4. The Publisher retains the exclusive right to sell or license special editions of the Article in the original or abridged form (including but not limited to book clubs, inclusion in collected works or anthologies) as well as translations into other languages, and to sell or license other subsidiary rights as described earlier in this agreement.

This agreement is made subject to laws of the Commonwealth of Massachusetts and shall be binding upon and inure to the benefit of the parties thereto, their heirs, successors, assigns and personal representatives.

SIGNED BY THE AUTHOR

DATE
