

Author's Agreement and Private Copyright Assignment Term

According to the Instructions to Authors, the *Brazilian Journal of Anesthesiology* (BJAN, former Revista Brasileira de Anestesiologia) accepts only original articles that are not under consideration by any other journal and that have not been published before, except as academic theses or abstracts presented at conference or meetings.

Therefore, by signing this Agreement, the Author(s), ensures that is the copyright owner and licenses to BJAN the exclusive rights of the manuscript submitted. If accepted, the Author assigns to BJAN the right to publish and distribute the manuscript in part or in its entirety.

The Author(s) agree to grant an exclusive publishing and distribution license and any tables, illustrations or other material submitted for publication as part of the manuscript (the "Article"). This assignment of rights means that BJAN has the exclusive right to publish and reproduce the Article, or any part of the Article, in print, electronic and all other media (whether now known or later developed), in any form, in all languages, throughout the world, for the full term of copyright, and the right to license others to do the same, effective when the Article is accepted for publication. This includes the right to enforce the rights granted hereunder against third parties.

1. The Author(s) guarantee that:

1.1. The manuscript was submitted exclusively to BJAN and was never published in another journal. The Article submitted to the journal for review is original, has been written by the stated authors and has not been previously published. The Article was not submitted for review to another journal while under review by this journal and will not be submitted to any other journal.

1.2. The Article and the Supplemental Materials do not infringe any copyright, violate any other intellectual property, privacy or other rights of any person or entity, or contain any injurious or other unlawful matter. The Author(s) have written permission from copyright owners for any excerpts from copyrighted works that are included and have credited the sources in the Article or the Supplemental Materials.

1.3. If the Author(s) is using any personal details or images of patients, research subjects or other individuals, he obtained all consents required by applicable law and complied with the publisher's policies relating to the use of such images or personal information.

1.4. The Author(s) has the approval of the Institutional research Board and/or the link for the study registry (when applicable).

2. The Author(s) have the right to:

2.1. Share their article in the same ways permitted to third parties under the relevant user license (together with Personal Use rights) so long as it contains a CrossMark logo, the end user license, and a DOI link to the version of record on ScienceDirect.

2.2. Retain patent, trademark and other intellectual property rights (including research data).

2.3. Proper attribution and credit for the published work.

3. The Author(s), hereinafter referred to as ASSIGNOR(S):

3.1 Hereby presents this COPYRIGHT ASSIGNMENT in favor of SOCIEDADE BRASILEIRA DE ANESTESIOLOGIA, hereinafter referred to as ASSIGNEE, which is governed by the following terms and conditions described in this document and its correlates.

3.1.1. The ASSIGNOR declares to be the author and copyright holder of the work published in the Brazilian Journal of Anesthesiology, and hereby assign and transfer totally and definitively the copyrights regarding the work unto the ASSIGNEE throughout the duration of the author's rights, established by Brazilian law.

3.1.2. The ASSIGNOR assigns and transfers all ownership copyrights regarding the work unto the ASSIGNEE for publication or distribution in print or electronic media, getting the ASSIGNEE, authorized to include the content of the work in print or digital media, online, intranet, internet and hosting, alone or together with other works and electronic information services; in own, third party or customer/associate servers, and commercially distribute it and market it for all existing electronic means, or that may be created in the future, including through temporary or permanent storage in memory or disk of users or customers, in mobile or fixed appliances, portable or not, leaving the ASSIGNEE to determine all its editorial and graphic features, price, distribution methods, availability, view, access, download, resale and sale to distributors, internet portals, databases, as well as promotions, publicity, and advertising.

3.1.3. This assignment is based on the Law N. 9.610/98 and will produce all its effects definitely and irrevocably.

3.1.4. The ASSIGNEE is authorized to perform grammar and spell checks on the text, provided that it does not involve changing the contents and opinions contained therein.

3.1.5. This assignment does not require encumbrance and is not liable to pay any sum of money, now or in the future, to the ASSIGNOR.

3.1.6. The ASSIGNOR expressly states that the views expressed in the work in question are solely his responsibility, that the publication of the article does not infringe rights of third parties, and that the disclosure of spreadsheets, charts, tables, figures, images, and clinical cases of patients (if any) cited was consented and authorized by potential rights holders, assuming full responsibility for its content to third parties.

3.1.7. The ASSIGNOR declares further that, except for the direct and indirect quotations clearly marked and referenced, the work is entirely original and was written by him/her in its entirety, therefore not containing any form of plagiarism.

3.1.8. The ASSIGNOR also declares that the scientific research that supports the work now assigned faithfully observed all ethical and legal precepts established by the current standards.

3.1.9. The ASSIGNOR assumes full responsibility for any damages that the work will eventually cause the ASSIGNEE.

3.1.10. If eventually the ASSIGNEE is challenged in court or out of court due to the work now assigned, especially but not exclusively, if this infringes the rights of third parties, the ASSIGNOR will be liable for bear legal fees for the submission of appropriate extrajudicial and/or judicial defenses, as well as court fees and other burden of defeat.

3.1.11. This copyright assignment term does not generate any employment link between the Parties.

3.1.12. The ASSIGNOR elects the jurisdiction of the city of Rio de Janeiro/RJ to resolve any questions or controversies regarding hereof, expressly waiving any other, however privileged it may be.

I hereby accept the terms of the above Author Agreement and Private Copyright Assignment Term.

ARTICLE TITLE:

1) Author's name:

Signature:

Data:

2) Author's name:

Signature:

Data:

3) Author's name:

Signature:

Data:

4) Author's name:

Signature:

Data:

5) Author's name:

Signature:

Data:

6) Author's name:

Signature:

Data:

7) Author's name:

Signature:

Data:

8) Author's name:

Signature:

Data:

9) Author's name:

Signature:

Data:

10) Author's name:

Signature:

Data:

11) Author's name:

Signature:

Data:

12) Author's name:

Signature:

Data:

13) Author's name:

Signature:

Data:

14) Author's name:

Signature:

Data:

15) Author's name:

Signature:

Data: