

CONTENT SUBMISSION REQUEST FORM

ACADEMICPUB™
YOUR BOOK – YOUR WAY

ACADEMICPUB SCHOLAR COLLECTION AND EXPRESS BOOKS ORIGINAL CONTENT SUBMISSION REQUEST FORM

The AcademicPub Scholar Collection allows professors and researchers to add their independently authored works to the Content Library and set the per use royalty payment that they would like to receive for use of these materials in custom books. AcademicPub will collect and remit these royalty payments to the Content author.

AcademicPub Express Books allows authors to sell their original work directly to end users.

If accepted and processed, the Content will then be included with the existing content for the respective discipline, and can be made available for distribution to registered users of AcademicPub and/or other channels via Express Books.

To submit your Content for consideration, please follow these steps:

1. Fill out the form below (to submit more than one piece of content, please fill out and submit a separate form for each piece)
2. Read and sign the Distribution Agreement
3. Fax the Request Form and Distribution Agreement to:

AcademicPub Library Administrator, SharedBook Inc. at 646-442-8841

Author's Name: _____

School Affiliation: _____

Title of Content: _____

Discipline/Course Level: _____

In which format(s) does the Content exist?: PDF Word Other:

Can you provide any of the following metadata for this work in Word or Excel? (Check all that apply):

Description Search Keywords Year Written Page count

Does this work consist of multiple chapters? Yes No

If Yes: Are chapters easily used individually? Yes No

Desired Content Fee (per Student/per Chapter) in US Dollars: \$ _____

Please Sign Next Page

Author Agreement

In order to make your original, self-authored work(s) (individually and in the aggregate, the "Work") available for sale and distribution through the SharedBook Inc. ("SharedBook") AcademicPub Site (the "Site"), you acknowledge that you have carefully read this Author Agreement (the "Agreement") between you, as author ("Author") and SharedBook, and that you agree to all of its terms and conditions. This Agreement covers all Work made available for distribution by SharedBook from Author, and is subject in all respects to the Site User Agreement.

SHAREDBOOK RIGHTS AND ACKNOWLEDGEMENTS – Author grants to SharedBook a non-exclusive right to store, display, reproduce, sell and distribute the Work in print and electronic form through and in connection with the Site, and to display an abstract of the Work through the Site or other SharedBook website or marketing, sales and display outlets. Author further grants SharedBook permission to store and securely deliver either Portable Document Format (".pdf") files of the Work or xml files for online distribution or printing of the Work. SharedBook acknowledges and agrees that the title and ownership to the Work shall remain with Author.

AUTHOR'S RIGHTS AND ACKNOWLEDGEMENTS - Author retains all rights of ownership to the Work under this Agreement. Author acknowledges and agrees that SharedBook is a provider of limited services only (e.g., printing, sales and online availability) and that SharedBook assumes no responsibility for reviewing or correcting the content of the Work.

PAYMENT – Author will determine the digital list price of the Work (the "DLP"). All SharedBook sales of the Work shall be non-refundable. In addition to the DLP, SharedBook will have the right to charge such administrative, platform, printing, shipping and or other fees to purchasers of the Work via the Site as it shall determine in its sole discretion. SharedBook will pay Author the DLP for each unit of the Work sold by SharedBook in either digital or print format. SharedBook shall provide Author, no later than the last business day in January, April, July, and October of each year, quarterly statements of account along with the respective payment due for units of Work sold as of the preceding December 31, March 31, June 30, and September 30.

REPRESENTATIONS, WARRANTIES AND INDEMNITY - Author represents and warrants the following:

1. Author: (A) is the sole author of the Work; (B) is the owner of the copyright to all contents of the Work; (C) has not engaged in plagiarism with respect to the Work.; (D) is the sole owner of any trademarks and/or trade names associated with the Work; and (E) has the right and authority to enter into this Agreement.
2. The Work: (A) is entirely Author's own creation and the creation of no one else; (B) if fiction, represents no real event or person in a way that could be deemed libelous, and if nonfiction, is true and accurate in all material respects and does not misstate any important or material fact or fail to state any important material or fact, the result of which would libel any person or result in a person being placed in a false or damaging light; (C) does not infringe upon any statutory or common law right or copyright or privacy of any third party; and (D) does not constitute obscenity or hate literature.
3. Indemnity: Author agrees to pay for and indemnify SharedBook and its employees, shareholders, directors, representatives, successors and assigns of and from all and any manner of claims, liabilities, damages, expenses (including reasonable attorney's fees), awards and judgments resulting from claims of (A) third parties regarding ownership, libel, slander, plagiarism, privacy, misappropriation and similar claims arising from publication of the Work, and (B) Author's breach of any representation or warranty in this Agreement.

DISCLAIMER/LIMITATION OF LIABILITY - EXCEPT AS OTHERWISE EXPRESSLY SET FORTH IN THIS AGREEMENT, SHAREDBOOK EXPRESSLY DISCLAIMS, AND AUTHOR EXPRESSLY WAIVES, ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. UNDER NO CIRCUMSTANCES WILL SHAREDBOOK BE LIABLE TO AUTHOR FOR ANY INDIRECT, CONSEQUENTIAL, INCIDENTAL, SPECIAL OR PUNITIVE DAMAGES ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT.

TERMINATION – Either SharedBook or Author may terminate this Agreement and discontinue publication of the Work through the Site at any time, effective upon forwarding written notice to the other party, however, Author's representations, warranties and indemnities provided in this Agreement will survive such termination.

GOVERNING LAW AND VENUE - This Agreement is subject to and will be construed in accordance with the laws of the State of New York applicable to agreements wholly to be performed therein, and the parties hereby agree that any legal action hereunder shall be instituted within New York, New York.

Full Name: _____

Email Address: _____ Phone Number: _____

Street Address: _____

City/State, Zip: _____

Taxpayer ID: _____

Signature: _____ Date: _____