

Accepted manuscripts cannot be published unless this form is completed and electronically signed by all relevant parties. For information on American Psychological Association ("APA") [copyright policies](#), incorporated herein by reference. This form and the terms contained herein may not be amended without the express written consent of the APA.

The Author(s) hereby transfer their copyright interests in the manuscript, any supplemental materials, or illustrations included in the manuscript (collectively the "Manuscript") to the American Psychological Association ("APA" or "Publisher"). The transfer of such rights includes all rights to publish, distribute and make available in all media (print, digital, online), create derivative works (including translations) or use new distribution technologies, enforce such rights as against third parties, and the right to grant or sublicense other entities for some or all of these rights. This transfer ensures that the APA can easily adapt to new distribution or publishing technologies that improve access or usability. There are exceptions or limitations to the transfer of these rights that might be relevant as provided for in Sections 2 and 4.

- a. The Author(s) may reproduce certain versions of the Manuscript for the Author(s)' personal use or the Author(s)' intracompany use, consistent with the [APA's Internet Posting Guidelines](#), which are incorporated herein by reference.
- b. In the case of work performed under a U.S. Government contract, APA grants the U.S. Government royalty-free permission to reproduce all or portions of the Manuscript and to authorize others to do so for U.S. Government purposes.
- c. Any other uses not explicitly discussed in this Agreement (including the Internet Posting Guidelines) will

contained in the Manuscript for publication (as well as any other requisite permissions or releases), and the Manuscript shows credit to the source(s);

- v. the Manuscript does not infringe any right of privacy, intellectual property rights, or duty of confidentiality owed by the Author(s), does not violate any contract that the Author(s) have entered into, does not contain any material that is obscene, defamatory, libelous, or otherwise unlawful, and does not contain materials or instructions that might cause harm or injury; and
- vi. during

us4 Tc 0 Tw ()Tj -0.404 Tc 0.004 Tw 4.2\$Tw 0.20\$ Td (co)-4.1 (n)-\$ (t)Tw 0.21 Td (th)-\$ (a)-0.9

and warrants that they have informed the Author(s) of the terms of this Agreement and have obtained their written permission to execute this Agreement on their behalf.

_____ In addition to the Author(s) signature in the section above, Author(s) whose work was performed within the scope of their employment must provide the signature of an authorized representative of the employer, and the employer's signature below affirms its acceptance and grant of the assignment and rights set forth herein to APA.

_____ In lieu of the Author(s) signature in the section above, Author(s) whose work was performed within the scope of their employment with the U.S. Government must provide the signature of an authorized representative, certifying that the work is in the public domain. (If the work was performed under Government contract but the author is not a Government employee, no signature is required in this section.)

I certify that the work described in this Agreement is in the public domain and was not developed under a Government contract. (If the work was developed under a Government contract, the author is not a Government employee, and the work is not in the public domain, no signature is required in this section.)