

CONTRIBUTOR AGREEMENT

This Agreement is entered into between the AAAOM ("Publisher"), and _____
_____ ("Contributor").

From time to time, Contributor will submit articles, images or other work ("Work") to Publisher for its consideration for use in print and other media. If the Work is accepted and published, it shall be subject to the following terms and conditions:

1. Contributor is an independent contractor and not Publisher's employee.
2. Contributor licenses Publisher to:
 - a) Use the Work in any format, including, without limitation, print and electronic, in one or more issues of Publisher's publications.
 - b) Reuse the Work in any format, including, without limitation, print and electronic, in future Publisher compilations or anthologies.
 - c) Make the Work available for reproduction and distribution on magnetic, optical, or electronic media, including electronic transmission to online terminals and local networks for searching, displaying and printing, whether on its own or through aaaomonline.org or similar services.
 - d) Use the Work, a portion of the Work, Contributor's name or image in the promotion of Publisher's products or services.

Use of the Work shall be exclusive to Publisher for *one year* within the circulation area of Publisher's publications, commencing with first publication date. Nothing in this agreement shall be construed as preventing Contributor from sale or use of the Work in any form after

the period of exclusivity.

3. Publisher reserves the right to reject any Work, as well as edit, condense or delete portions of any Work. Edited work accepted for publishing will be returned to the contributor for a 48 hour review period. If changes are not acceptable to the contributor, the article may be deemed as not acceptable for publication.
4. Contributor warrants and represents that the Work is original, will not infringe any copyright, invade any right of privacy, contain any libelous material or infringe or violate any other right of any other person or entity. Contributor agrees to hold Publisher harmless for any claim arising from the ownership of rights connected with the Work.
5. Either party may terminate this Agreement without cause by giving the other party prior written notice, provided, however, the intellectual property rights and licenses granted in this Agreement shall be perpetual and shall survive termination.
6. This Agreement shall be interpreted under the laws of the state of California, which state shall be the exclusive jurisdiction for any litigation regarding this Agreement.
7. This Agreement constitutes the final terms of the agreement between the parties regarding its subject matter and supersedes all other prior and contemporaneous written or oral agreements. All modifications to this Agreement shall be in writing and signed by both parties.

CONTRIBUTOR
Date: _____

For PUBLISHER
Date: _____