

ADA *Audiology Practices*
Contributor's Agreement

It is understood that (Contributor) is submitting to the Academy of Doctors of Audiology (Association) an article/material (Contribution) for review, consideration and possible publication in ***Audiology Practices***. The work is titled _____ (Article Name). In consideration for this review for possible publication, Contributor agrees:

- 1 Work for Hire. Contributor agrees that the Contribution created solely or jointly by Contributor shall be deemed a "work made for hire" as that term is used in Title 17 of the United States Code. Association shall be the owner of the Contribution and deemed the author thereof with full right to apply to register its copyright in the Contribution in the United States and in all foreign countries. Contributor shall cause all of his/her associates or participants assisting in creating the Contribution to execute a similar acknowledgment that the Contribution is a "work made for hire." If so requested by the Association, Contributor and all of his/her associates or participants assisting in creating the Contribution shall cooperate with the Association in executing any assignments, oaths, declarations and other documents for securing title and ownership in the Association of the Contribution. Contributor retains no copyright or other intellectual property interest in the Contribution. After its initial publication, the Association may grant reprint permission of the Contribution to other parties and may electronically (through the Web sites, CDROM or otherwise) or in print distribute the Contribution.
- 2 Attribution. The use of Contributor's name and biographical material on the Contribution, wherever published or republished, is expressly authorized. Credit or attribution to the Contributor shall be as follows:
- 3 Edit and Publication of the Contribution. The Contribution, including its title, may be revised, edited, or changed as the Association deems appropriate for publication. However, it is understood that the Association is not obligated to publish the Contribution, and if it elects not to publish, at its sole discretion, the Contribution remains the property of the Contributor.
- 4 Warranty. Contributor warrants to the Association that publication of the Contribution will not: (a) violate any copyright law; (b) infringe in any way upon the literary property rights of another; or (c) contain libelous matter. Contributor further warrants that the Contribution, as submitted, has not been published or distributed previously.
- 5 No Royalty. It is understood that no royalty or payment of any kind will be made to Contributor by the Association for publication, republication or electronic distribution of the Contribution.

DATED: _____

SIGNED: _____