## **Australasian Orthodontic Journal**

## **COPYRIGHT RELEASE FORM**

According to the Australian Copyright Act of 1968, the transfer of copyright from author to publisher must be stated in writing. Therefore, the following agreement executed and signed by the author(s) is now required with each article submitted. If you wish to submit an article to the *Australasian Orthodontic Journal*, please attach a copy of this page, filled in and signed by each author.

## TRANSFER OF COPYRIGHT

Th	e article entitled is rewith submitted for publication in the <i>Australasian Orthodontic Journal</i> (the 'Journal'). In consideration of the publication of my article in the Journal at
my	request, I, as author(s) ('Author') hereby grant to the Australian Society of Orthodontists Inc. ('the Society') an absolute assignment of the copyright in my icle.
	SIGNMENT
	e assignment of the copyright in the article is absolute and the Author acknowledges that he/she assigns to the Society all copyright in the article, being:
a)	The exclusive right to do, and to authorise others to do, all acts restricted by the Copyright Act 1968 in relation to the article including the right to reproduce, prepare derivative works based on and distribute copies of the article in digital form; and
b)	all other rights of a similar nature now subsisting or conferred in respect of the article by the law in force, during the full period of, and during all renewals and extensions of, the copyright and the other rights.
	CKNOWLEDGEMENTS BY AUTHOR e Author acknowledges that:
a)	The Society has the right to edit the submitted article for the purposes of publication.
b)	The Society has the right to send abstracts of the submitted article to any person or organisation for further publication at the unfettered discretion of the editor of the Journal.
	WNERSHIP OF COPYRIGHT e Author warrants that:
a)	He/she is the sole owner of the article and has full right and title to copyright in the article.
b)	The article is not copied wholly or substantially from any other work or material.
c)	He/she has not entered into any agreement or arrangement involving the sale, mortgage, pledge, granting of options or any other rights over his/her interest in the copyright in the article.
d)	The mere use and exercise of copyright in the article by the Society or any licensee or sub-licensee of the Society will not infringe any copyright or similar or other intellectual property rights of any person, nor give rise to payment by the Society or any licensee or sub-licensee of the Society or any royalty to any third party or to any liability to pay compensation.
e)	Neither the execution of the Form nor the performance by the Author of his/her obligations will cause the Author to be in breach of any agreement to which he/she is a party or is subject.
	e Author indemnifies the Society against any claim, loss, liability, cost or expense (including legal expenses on a solicitor and own party basis) which may incurred or sustained by the Society as a result of any breach of the warranties given in this Clause.
Th	PRIOR REPRESENTATIONS is Form contains the entire agreement between the parties with respect to its subject matter and supersedes all prior agreements and understandings between parties in connection with it.
	MENDMENT  amendment or variation of this Form is valid or binding on a party unless made in writing and executed by all parties.
If t	<b>DEMNITY</b> he Society is required to make a payment by way of damages to a third party as a result of the Author breaching the copyright of the third party in the course preparing the article, the Author hereby agrees to indemnify the Society in full in respect of the amount paid by the Society to the third party, together with y costs incurred by the Society.
Da	ted this day of 20
	gnature: Name:
	Name:
	Nama:

Name: \_