

Journal of Current Glaucoma Practice
Copyright Ownership / Commercial Rights Transfer and Legal Rights Statement

CONDITIONS FOR SUBMISSION

You warrant that the work/contribution is your original research material and has not been published before and should not be under consideration of publication elsewhere except for previous publication in form of an abstract or as part of published literature (review or thesis) as may be included with the written permission of the copyright owners. You further warrant that the work/contribution (i) is not subject to any prior claim, encumbrance or agreement, (ii) will include appropriate warnings of harmful instructions, formulas and procedures, and (iii) will not contain any material that violates any copyright, personal proprietary or other right. Although the authors retain the copyrights, nevertheless this exclusive grant of rights under this Agreement means that you may not delegate, assign, sub-contract or license the work/contribution in whole or in part to third parties without the prior written consent of the Publisher who owns the commercial rights of the work/contributions.

If your work/contribution contains extracts or material from other copyright works, you will obtain at your own expense before a paper can be considered for publication along with written permission, which shall be forwarded to the Publisher on delivery of the work/contribution from each copyright holder to use and reprint such material in all versions, forms and media now or hereafter known, including all existing and future copyright and any renewals and extensions thereof anywhere in the world. Furthermore, you will identify such material (if any) in the work/contribution and provide full and appropriate acknowledgement of its source. If such permissions are not obtained in a timely manner, you will provide substitute material, revise the work/contribution accordingly and obtain the requisite substitute permissions, if necessary. If relevant, you will obtain medical patient releases from patients if information about them or illustrations of them are used in the work/contribution.

COMMERCIAL RIGHTS TRANSFER

Once the corresponding author has signed the Commercial Rights Transfer form, Jaypee Brothers would accept no change in authorship or in the order of the authors listed in the work/contribution. Also, by signing the concerned form, the author reassigns the rights of co-publishing, or translation, including the digital rights, if considered necessary in future to the publisher. In the advent of occurrence any dispute, the matter would be resolved within the jurisdiction of New Delhi court.

LEGAL OBLIGATIONS

While all care has been taken to provide accurate and correct information in accordance with the date of publication, neither the authors, editors nor publisher takes any legal responsibility for any unintentional omission or error. The publisher makes no expressed or implied warranty with respect to the information contained herein. The published material cannot be photocopied for the following purposes: general distribution, promotion, new works or resale. If this is required, specific written permission requires to be obtained from the publisher. Exclusive rights to reproduce and distribute the articles in this journal have been protected by copyright. This also covers the rights to reproduce or distribute the article as well as the translation rights. All material published in this journal will follow the policy of CC BY-NC 4.0

1. COMMERCIAL RIGHTS TRANSFER FORM

I have read the above mentioned details related to commercial rights of the work/contribution submitted and I _____, the author of _____

certify that I willingly assign the commercial rights of my work/contribution _____ to the journal/publisher M/S Jaypee Brothers Medical Publishers (P) Ltd., who will have the exclusive right of producing (in print or digital format) the complete work or any portion of it.

I hereby certify that the work which I am submitting to the publisher is my own and does not contain any matter which in anyway is infringement of the copyright law.

Name: _____

Date signed: _____

2. FINANCIAL DISCLOSURE

This is to certify that I _____, the author of _____ do not have any commercial association or financial interest in the publication of this work/contribution.

Name: _____

Date signed: _____

3. CONFLICT OF INTEREST

This is to certify that I _____, the author of _____ do not have any commercial association or financial interest in the publication of this work/contribution.

Name: _____

Date signed: _____