**No manuscript may be published in a journal, book, online, microform, electronic media, website page, or publication of MSA unless MSA has received this signed form.** For a fuller explanation of the definitions of some terms used here and MSA policy, please see below.

**BETWEEN:** *Elements* aka Mineralogical Society of America ("MSA," the copyright holder on behalf of all participating societies)

**AND:**

 *(NAME; form boxes will expand as you type)*

 *(ADDRESS of copyright holder or authorized signing officer of institution, government or corporation)*

1. Definitions.

(a) **“Manuscript”** refers to the manuscript entitled:      , written by the following author(s):       *(form boxes will expand as you type)*.

(b) **“MSA Publication”** refers to the publication *Elements*.

(c) **“Accepted Manuscript”** refers to the version of the Manuscript that has been accepted for publication following peer review. Content and layout of the Accepted Manuscript shall follow the publisher’s submission requirements.

(d) **“Version of Record”** is a fixed version of an Accepted Manuscript that has been made available by the publisher of the MSA Publication. This includes any “early release” article that is formally identified as being published even before the compilation of a volume issue and assignment of associated metadata, as long as it is citable via some permanent identifier(s).

(e) **“Licensed Material”** means the artistic or literary work, database, or other material to which the Licensor applied this License.

2. In consideration of MSA agreeing to publish the Manuscript, the Author(s) grant to MSA for the full term of the copyright in and to the Manuscript and any extensions thereto, subject to clauses 3 and 4 below, an irrevocable, royalty-free, exclusive license in perpetuity, on the condition that clear attribution is given to the Author(s) and their institution:

(a) to publish, reproduce, distribute, display, and store the Version of Record in all forms, formats, and media whether now known or hereafter developed (including without limitation in print, digital or electronic form) throughout the world,

(b) to translate the Version of Record into other languages, create adaptations, summaries, extracts, or other derivate works of the Version of Record in such translations, adaptations, summaries, extracts, and derivative works, and

(c) identify itself as the original publisher; and

(d) to assign this license.

3. For publication of the Manuscript in any MSA publication, Author(s) agree to pay MSA any author-authorized invoiced processing charges related to such publication.

4. Ownership of the copyright of and to the Manuscript and the Accepted Manuscript shall remain with the Author(s). When reproducing the Manuscript and/or the Accepted Manuscript or extracts from it, the Author(s) will include a reference and citation to the MSA Publication containing the Version of Record, and the Author(s) shall retain the following non-exclusive rights:

(a) to reproduce the Manuscript and/or Accepted Manuscript in whole or in part in any printed volume (book, thesis, or postdoctoral qualifications) of which they are the author(s),

(b) to reproduce the Manuscript and/or Accepted Manuscript for non-commercial purposes including other formats and other forms of expression, and,

(c) to reproduce the Manuscript and/or Accepted Manuscript for the purpose of education or research and to permit other institutions with which the author(s) is affiliated to reproduce the Manuscript and/or Accepted Manuscript for the purpose of education or research.

(d) to post the Manuscript and/or Accepted Manuscript on the Author(s)' own website, on their institutional open access digital repository, on the Author(s)' funding body's designated archive, or elsewhere.

5. The Author(s)’ will not post the Version of Record on the Author(s)' own website, nor on institutional open access digital repository, nor on the Author(s)' funding body's designated archive, nor elsewhere, unless expressly allowed by MSA in writing. MSA has established a fee-based mechanism for authors, their institution, or their respective research funding agencies to sponsor the open access of Version of Record articles on the web at the time of online publication. That mechanism is handled by an additional and separate license agreement.

6. In consideration of MSA agreeing to publish the Manuscript, the Author(s) also grant to MSA, for the full term of copyright and any extensions thereto, the same rights that have been granted in respect of the Manuscript as set out in clauses 2 and 3 above, all supplementary data and material submitted with the Manuscript, but on a non-exclusive basis.

7. The Author(s) warrant and represent that:

(a) The Author(s) are the sole authors and originators the material. If the material includes materials of others, the Author(s) have obtained the permission of the owners of the copyright in all such materials to enable them to grant the rights contained herein. Copies of all such permissions shall accompany this signed agreement and shall be sent to MSA.

(b) The Author(s) qualify for authorship, and the Work, or its equivalent, has not been submitted for publication elsewhere. If it is accepted for publication by the MSA, it, or its equivalent, will not be submitted for publication elsewhere.

(c) All of the facts contained in the Manuscript are true and accurate.

(d) Nothing in the Manuscript, or supplementary data and material, is obscene, defamatory, libelous, violates any right of privacy or infringes any intellectual property rights (including, without limitation, copyright, patent or trademark) or any other human, personal or other rights of any kind, of any person or entity, or is otherwise unlawful.

(e) Nothing in the Manuscript, or supplementary data and material, infringes any duty of confidentiality which any of the Author(s) may owe to anyone else or violates any contract, express or implied, of any of the Author(s).

8. The Author(s) authorize MSA:

(a) to act as their authorized agent in registering the Version of Record with the U.S Copyright Office and,

(b) to take such steps as it considers necessary, in its own absolute discretion and at its own expense, in the Author(s)' name and on their behalf if it believes that a third party is infringing or is likely to infringe copyright in the Manuscript, including but not limited to taking proceedings. The Author(s) hold harmless MSA if it does not take action or inform the Author(s) of any potential or actual infringement, or is unaware of any potential or actual infringement.

(c) to include electronic links from the material to third-party material wherever it may be located.

9. . Submission of this Manuscript does not guarantee publication. If the Manuscript is withdrawn, rejected, or not published within 2 years after acceptance, the license is revoked.

10. The undersigned declares that he/she is (select and mark only one):

[ ]  the sole author of the Manuscript and the sole owner of the copyright in the Manuscript,

[ ]  a co-author of the Manuscript and thus part owner of the copyright in the Manuscript, in conjunction with interests held by co-authors, or their employers, and has sought and received the consent of the other co-authors, or their employers, to sign this agreement.

[ ]  an agent with the authority to execute a license to publish the Manuscript owned by my employer, who is:       (name of employer, form box will expand as you type), and has sought and received the consent of other co-authors, if any, to sign this agreement.

[ ]  an official of the government of the United States of America with the authority to execute this agreement on behalf of the United States of America, and the Manuscript is a work created solely by one or more U.S. government employees as part of their official duties.

[ ]  an official of the government of the United States of America with the authority to execute this agreement on behalf of the United States of America, the Manuscript is a work created by both one or more U.S. government employees as part of their official duties as well as authors not employed by the U.S Government, and has sought and received the consent of other co-authors to sign this agreement.

[ ]  an official of the Crown with the authority to execute this agreement on behalf of the Crown, and the Manuscript is a work created solely by one of more Crown employees who prepared the Manuscript in the course of their duties.

[ ]  an official of the Crown with the authority to execute this agreement on behalf of the Crown, the Manuscript is a work created by both one or more Crown employees who prepared the Manuscript in the course of their duties as well as authors not employed by the Crown, and has sought and received the consent of other co-authors, if any, to sign this agreement.

**SIGNED** at       on

 *(City, Province or State) (Date)*

By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

*(Signature)*

**NAME and TITLE**:      ,

(Please print or type, form boxes will expand as you type)

*Please return the signed form to*

Jodi Rosso, Executive Editor

*Elements*

2701 Crimson Way, TFLO 263

Richland WA, 99354-1671, U.S.A.

E-mail: jrosso.elements@gmail.com

Phone/Fax: 1-509-420-5331

**Information Concerning Your License Agreement**

**Introduction**

Legalities and modern technology dictate that the Mineralogical Society of America (MSA) obtain permission for all material it publishes in its journals, books, magazines, or on the web. In the past, MSA asked its authors to transfer their copyright ownership to MSA. This permitted us to publish, reproduce, distribute, display, and store in all forms, formats, and media without limitation in print, digital or electronic forms, our journals and books throughout the world, etc. MSA is a locatable, long-term point of contact and all of this could be done even if the authors could no longer be located. With the advent of the movement for an author or his or her institution to retain copyright ownership of their works, licensing rather copyright transfer is becoming the standard practice. This MSA license attempts to retain all the practical operational advantages of MSA’s previous request to transfer copyright in a way that does not add significantly to the cost of publication. It does not alter the long-standing relationship of trust between MSA and its authors, nor does it change the traditional philosophy behind our practice of copyrighting our journals and books. The downside is that a license agreement is longer than a copyright transfer.MSA’s copyright philosophy recognizes (1) that authors should be able to present their works orally and freely use “fair-use” items (figures, tables, and brief extracts) of their material in their future works; (2) that MSA needs to disseminate scholarly works as broadly as possible; (3) that individual scientists should be free to use MSA’s material for limited educational uses such as in the classroom; and (4) that we need to ensure the integrity and financial health of our publications in the face of technology that makes unauthorized distribution of data inviting.

**Works prepared by independent authors**Under this agreement, authors retain all propriety rights, such as copyright and patent rights and they have the right to present the material orally; the right to reproduce “fair use” items such as figures, tables, and extracts, properly cited, in their future works without further permission from MSA, reproduction of the entire work under certain circumstance, and to use the material for certain purposes that advance science and education.

**Works prepared by employed authors in the course of their job**Privately employed authors, or their employer’s representative, who have written articles in their official capacities as employees (other than U.S. or Crown government employees) need to sign the agreement. The author’s employer retains the same rights as individual authors, as noted above. This category will usually include employees of state and local governments and agencies who prepare works in their official capacities.

**Works prepared only by U.S. government employees**Work prepared *only* by U.S. government employees in their official capacities is not subject to copyright in the U.S. Works prepared by these authors are *generally* considered to be in the public domain, where they may be freely copied, republished, and redistributed. In order for the work to be placed in the public domain, *all authors* of the paper must be official U.S. government employees.

**Works prepared only by Crown authors (Australia, Canada, New Zealand, United Kingdom)**Work prepared *only* by employees of the governments of Australia, Canada, New Zealand, or United Kingdom establishes a copyright belonging to the Crown. Crown copyright is a form of [copyright](http://en.wikipedia.org/wiki/Copyright) claim used by the governments of a number of [Commonwealth realms](http://en.wikipedia.org/wiki/Commonwealth_realm) and a designated Crown representative is authorized to sign the license.

**Works prepared by U.S. government employees or Crown government employees and privately employed persons**In instances where authorship consists of U.S. government employees or Crown government employees as well as privately employed individuals, MSA requires that the signer of the license seek and obtain the consent of all authors.