Author Assignment or Grant of Licence of Intellectual Property Rights to British Veterinary Association ("BVA")
To be agreed to by the corresponding author or guarantor on behalf of all authors, ("Corresponding Author"). All authors collectively are referred to as the "Contributors".

Title of work: ______________________________________________________________

Manuscript ID: _________________________

In consideration of any stated author fee (as amended from time to time and payable only in the event of publication) the BVA (including via its publishers the BMJ Group) [“the Publishers”] considering to publish the article as contained within the original manuscript [“the Contribution”] in In Practice [“the Journal”], certain rights are required to be assigned or granted by each different category of author(s), which are as follows:

1. Other than as stated in Clauses 2 and 3 below, a copyright assignment, as set out under the heading “The Copyright Assignment” below.
2. For employees of the UK Government acting in the course of their employment, a non exclusive licence, as set out under the heading “the Licence” below. All provisions of this document apply. The non exclusivity relates to the original submitted manuscript only.
3. For employees of the US Federal Government acting in the course of their employment no copyright exists and the Contribution is in the public domain so no licence is required to be granted. The Author Warranties below apply (excluding 1.iii).

NB where a Contribution is a multi-authored work, each author’s element of the Contribution will be dealt with in accordance with Clauses 1, 2 or 3 above, as applicable.

The Copyright Assignment
The assignment granted by the Contributors in accordance with Clause 1 above is as follows (subject to the Reversion of Rights set out below):

i) the entire copyright and all rights in nature of copyright and all other intellectual property rights, whether vested, contingent or in future throughout the world in the Contribution in any media known now or created in the future, and for the avoidance of doubt this includes all editions and subsidiary rights for the full term of copyright and all renewals and extensions thereof, and to licence for the Contribution for publication in whole or part in any editions, forms and media in any language without limitation; and

ii) all rights of infringement action or cause of action arising from ownership of these assigned rights whether occurring before or after the date of assignment and all other rights of whatever nature in the Contribution.

The Licence
The Licence granted in accordance with Clause 2 above is:
A worldwide licence to the Publishers and its licensees in perpetuity (subject to the Reversion of Rights set out below), in all forms, formats and media (whether known now or created in the future), to i) publish, reproduce, distribute, display and store the Contribution, ii) translate the Contribution into other languages, create adaptations, reprints, include within collections and create summaries, extracts and/or, abstracts of the Contribution, iii) create any other derivative work(s) based on the Contribution, iv) to exploit all subsidiary rights in the Contribution, v) the inclusion of electronic links from the Contribution to third party material wherever it may be located; and, vi) licence any third party to do any or all of the above.

With regard to any diagrams, photographs, other illustrative material, video, film or any other material howsoever submitted by the Contributor(s) and related to the Contribution [“the Additional Material”], the Contributor(s) hereby grant (and shall ensure it has the necessary rights to grant) the Publishers and its licensees a non exclusive royalty free licence in perpetuity (subject to the Reversion of Rights set out below), in all forms, formats and media (whether known now or created in the future), to i) publish, reproduce, distribute, display and store the Additional Material, ii) translate any text or words within the Additional Material into other languages, create adaptations, include within reprints, and collections, iii) create any other derivative work(s) based on the Additional Material, iv) to exploit all subsidiary rights in the Additional Material, v) include of electronic links from the Additional Material to third party material wherever it may be located; and, vi) licence any third party to do any or all of the above.

Additional Rights and Obligations
The Contributor(s) (and their employers as applicable) hereby authorise the Publishers to take such steps as they consider necessary at their own expense (and where applicable in the copyright owner’s name and on their behalf), if they believe that a third party is
The Contributor(s) acknowledge and accept that Publishers may make additional changes to the Contribution as considered necessary in accordance with standard editorial processes. The Corresponding Author will usually see proofs for their Contribution and efforts will be made to consult with the Corresponding Author if substantial alterations are made but this cannot be guaranteed.

**Reversion of Rights**

If the Contribution is not published in the print or electronic versions of the Journal or any other Publisher(s) products within 12 months of final acceptance by the Publishers, or in the event that the Publishers advise the Corresponding Author earlier that the Contribution will not be published, any Assignment or Licence granted herein shall automatically terminate and all rights shall revert to the original copyright owner. The Publishers may keep a copy of the Contribution as a record (including via any contractor).

**Rights Granted to Contributors**

All rights not expressly granted are, subject to the Assignment or Licence terms (as applicable), reserved by the Publishers. In return for the grant of the Assignment or Licence herein (as applicable), the Contributors (or their employers if the Contribution was created in the course of their employment) shall have the following rights for **non-Commercial Use (unless otherwise stated)** of the Contribution:

1. The right to reproduce a reasonable number (no more than 25) print copies of the final Contribution, by copying or downloading from the Publisher’s website, for personal use and to send copies to colleagues in print or electronic form provided no fee is charged and this is not done on a systematic basis (which includes via mass e-mailings);

2. The right to include the Contribution in a compilation for classroom use (course packs) to be distributed free of charge (other than for direct photocopying cost) to students at the Contributor(s)’s institution or to be stored in digital format in data rooms for access by students as part of their course work and for in-house training programmes of the Contributor(s)’s employer; and

For permission to use materials that are beyond uses permitted here, visit [http://group.bmj.com/group/rights-licensing/permissions](http://group.bmj.com/group/rights-licensing/permissions)

“Commercial Use” includes:

- copying or downloading of documents, or linking to such postings, for further redistribution, sale or licensing, for a fee;
- copying, downloading or posting by a site or service that incorporates advertising with such content;
- the inclusion or incorporation of document content in other works or services (other than for legally permitted quotations with an appropriate citation) that is then available for sale or licensing, for a fee.
- use of documents or document content (other than for legally permitted quotations with appropriate citation) by organisations for promotional purposes, whether for a fee or otherwise.
- use for the purposes of monetary reward by means of sale, resale, license, loan, hire transfer or other form of commercial exploitation.

**Anti bribery**

As a service provider to the Publishers, you agree that you shall:

(a) comply with all applicable laws, statutes, regulations and codes relating to anti-bribery and anti-corruption including but not limited to the Bribery Act 2010 (Relevant Requirements);

(b) not engage in any activity, practice or conduct which would constitute an offence under sections 1, 2 or 6 of the Bribery Act 2010 (as amended) if such activity, practice or conduct had been carried out in the UK;

(c) comply with any Publishers Ethics and Anti-bribery Policy supplied to you from time to time including as contained as follows (Relevant Policies):

   [http://group.bmj.com/group/about/corporate/Anti-Bribery%20and%20Corruption%20Policy%20-%20August%202012.pdf](http://group.bmj.com/group/about/corporate/Anti-Bribery%20and%20Corruption%20Policy%20-%20August%202012.pdf);

(d) promptly report to the Chief Executive Officer or Chairman of the BMJ Group any request or demand for any undue financial or other advantage of any kind received by you in connection with the performance of this Agreement;

Breach of this Clause shall be deemed a material breach of this Agreement.

**Author warranties**

1. The author(s) warrant that: i) they are the sole author(s) of the Contribution which is an original work; ii) the whole or a substantial part of the Contribution has not previously been published; iii) they or their employers are the original copyright owners of the Contribution; iv) to the best of their knowledge that the Contribution does not contain anything which is libellous, illegal or infringes any third party’s copyright or other rights; and v) that they have declared or will accurately declare all competing interests to the Publisher.

**Law and Jurisdiction**

To the fullest extent permitted by law, this Agreement will be governed by the laws of England and shall be governed and construed in accordance with the laws of England whose courts shall have exclusive jurisdiction, unless as at the date of formation of this

In Practice Author Assignment – January 2013
Agreement either i) an English judgement could not be enforced in the Contributor’s stated country or state location; or ii) it would take six months or more for the Publishers to enforce an English judgement in the Contributor’s stated country or state location, then it is hereby agreed that this Agreement shall be governed by the laws of the Contributor’s stated country (or state if applicable) and their courts shall have jurisdiction. Notwithstanding any of the above, this clause is governed by the laws of England.

Please tick **one or more** boxes as appropriate:

- I am the sole author of the Contribution.
- I am one author signing on behalf of all co-owners of the Contribution.
- The Contribution has been made in the course of my employment and I am signing as authorised by my employer.
- I am a US Federal Government employee acting in the course of my employment.
- I am not a US Federal Government employee, but some or all of my co-authors are.
- I am an employee of the UK Government acting in the course of my employment*
- I am not an employee of the UK Government acting in the course of my employment but some/all of my co-authors are.*

*If required by the Corresponding Author’s or any other Contributors’ employer, then the attached form must be completed and returned


See guidance at:


Signed by Corresponding Author or their employer on behalf of all Contributors (and their employers where applicable) whose consent has been obtained:

_______________________________________________  ________________________________
Print name ________________________________ Date ________________

_______________________________________________  ________________________________
Print name ________________________________ Date ________________