



STATA JOURNAL - CONTRIBUTOR ASSIGNMENT AGREEMENT

This agreement is between Stata Press, a division of StataCorp LP (**Publisher**), and the individual author signing below (**Author**).

SCOPE: Publisher wishes to obtain the following work _____ (**Work**) and to publish it (among other things) with a credit to Author.

CHECK WHICH APPLIES:

- I am the sole author of this Work.
- I am one of several authors of this Work.

If this box is checked, then the term Work is limited to only my contribution (for purposes of this agreement).

The only other authors of this Work are listed below or on an attached list if an attached list is referenced below:

_____ , _____ , _____

OWNERSHIP OF THE WORK:

- **Work For Hire.** All copyright right, title and interest to the Work belong to Publisher. The Work is designated as “work made for hire” or the equivalent in your country.
- **Assignment.** If the Work is not a “work made for hire”, then Author (on behalf of his or her successors and assigns) automatically and irrevocably assigns and transfers to Publisher all right, title, and interest in and to the Work, throughout the world, for Author’s use for any purpose and in any media now existing or created in the future (**Assignment**).

AUTHOR’S USE: Author has the right to place the final, accepted, author-produced version of the contribution on Author’s website, provided that there is a link to the official Stata Journal website www.stata-journal.com (or other website, as instructed by Publisher) in close proximity to the contribution. Any reprints of the contribution provided by Publisher can be freely distributed without sale. Author is permitted to make photocopies of the contribution except for commercial purposes.

AUTHOR’S WARRANTY: Author hereby represents and warrants that no other person has any rights in contravention of the Assignment (including without limitation the right to publish, print, record, reproduce, issue, copy, distribute, or sell the Work).

INDEMNIFICATION: Author hereby indemnifies, defends, and holds Publisher harmless from all liability, loss, damage, costs, attorneys’ fees, judgments, and expenses that are incurred by Publisher by reason of the breach of this agreement by Author. Publisher has the sole right to control the defense and settlement of any claim.

MISCELLANEOUS:

- **Termination if Not Published.** If Publisher does not select the Work for publication for the Stata Journal, Publisher will notify Author in writing or via email of this decision. Upon such a notification, this agreement will terminate, and automatically become void and of no force or effect.
- **Final Agreement.** This agreement is the final agreement with respect to this subject matter, and supersedes and replaces all prior and contemporaneous agreements, representations and understandings.
- **Amendment in Writing.** Any amendment to this agreement must be in writing to be valid.
- **Independent Contractors.** The parties are independent contractors with respect to each other.
- **Texas Law.** This agreement is governed by the laws of the State of Texas, without regard to the conflicts of law principles.
- **Arbitration in Houston, Texas.** All disputes arising out of or related to this agreement must be settled by arbitration in Houston, Texas, in accordance with the Commercial Arbitration Rules of the American Arbitration Association. The award will be final and binding, and the judgment may be entered in any court of competent jurisdiction. Nothing in this paragraph limits either party from seeking injunctive or equitable relief if any court.

STATACORP LP

Signature: _____

Name: _____

Title: _____

Date: _____

AUTHOR

Signature: _____

Name: _____

Address: _____

Date: _____

Citizenship: _____
(for copyright registration purposes)