1. **Grant of Rights:** The Author hereby grants and assigns to the Publisher the non-exclusive right to publish in English a Work, hereinafter called the "Work," tentatively called:

The Author hereby grants and assigns to the Publisher the non-exclusive right to publish in English a Work, hereinafter called the "Work," tentatively called:

2. **Cooperation:** The Author agrees to deliver to the Publisher a complete manuscript copy of the Work satisfactory to the Publisher in content, form, and length. If the Author shall fail to deliver a manuscript which is satisfactory to the Publisher, the Publisher may terminate this agreement by giving written notice to the Author. If, when the manuscript is delivered, the Publisher determines that it is not satisfactory, the Author and Publisher shall cooperate in changing the manuscript to make it satisfactory to the Publisher. If the manuscript cannot be made satisfactory to the Publisher, the Publisher may, at any time within three months after delivery of the manuscript, terminate this agreement by giving written notice to the Author.

3. **Author's Warranties:** The Author represents with respect to the part of the Work written by the Author that the Author is the owner of the Work and has full power and authority to copyright it and make this Agreement, that the Work does not infringe any copyright, does not violate any property right, and does not contain any scandalous, libelous, or unlawful matter. The Author shall hold harmless and indemnify the Publisher against all losses, costs, damages, and expenses, including legal fees incurred by the Publisher, that the Publisher may incur as a result of any claims, demands, suits, or recoveries finally sustained by reason of any such violation of copyright or other property rights; provided, however, that the Publisher shall have all reasonable promptness notify the Author of any claim or suit which may involve the warranties of the Author hereunder; and the Author fully agrees to cooperate in the defense thereof.

4. **Copyrighted Material:** The Work shall contain no material, beyond what is permitted by the 'Fair Use' clause, from other copyrighted works without the consent of the owner of such copyrighted materials. Such consent shall be obtained by the Author.

5. **Author's Compensation:** The author agrees to grant the Publisher the right to use this work, as stated in the previous paragraph, without compensation other than one free copy of the completed journal issue as published. Authors who are already subscribers may instead choose to extend their subscription by one issue.

6. **Construction, Heirs:** This agreement shall be construed and interpreted according to the laws of the State of California and shall be binding upon the parties thereto, their heirs, successors, assigns, and personal representatives, and references to the Authors and Publisher shall include their heirs, successors, assigns, and personal representatives.

Author's signature: ___________________________ Date: ____________

Editor's Signature ___________________________ Date: ____________

Janet Brennan Croft, Editor

A signed copy of this agreement will be filed as a supplemental document to your contribution, and can be accessed at any time through your author account at [https://dc.swosu.edu/mythlore/](https://dc.swosu.edu/mythlore/).