Copyright agreement

To **Editor-in-Chief** Romanian Journal of Military Medicine Bucharest, Romania Title of manuscript: Type of manuscript: editorial review meta-analysis original articles education, imaging clinical practice Author(s) name(s): 1. ______; affiliation: ______; 2. _______; affiliation: ______ 3. ______; affiliation: ______ 4. ______; affiliation: ______ 5. ______; affiliation: ______ **Corresponding author:** name: ______; address: ______ email: _______; affiliation: ______

The Author hereby grants to the Publisher, during the Term of this Agreement, the exclusive worldwide rights to: print, publish, and sell the work in review form; and for publicity purposes, to publish (or permit others to publish) in print or on the Internet, or to broadcast (or permit others to broadcast), without charge, such selections from the work as in the opinion of the Publisher may benefit its promotion. The Author retains all rights not granted to the Publisher in writing.

The Author will submit all required materials relating to the work to the Publisher before the Publisher will perform any services. Required materials are: the final manuscript in a form acceptable to the Publisher (including all changes and corrections); all image files or image hardcopies; any and all other materials supplied by, or agreed to be supplied by, the Author for inclusion in the work. The Publisher reserves the right to refuse any submitted material for any reason at any time at its sole discretion. If the Publisher refuses to publish the manuscript submitted by the Author, the Publisher will be under no obligation to return any submitted materials. In no event will the Publisher be obligated to publish a work, which in its opinion violates the common law or statutory copyright, or the right of privacy of any person, or contains libelous or obscene material.

The Publisher will design the work's layout in consultation with the Author. The Publisher will, however, retain final discretion over the style and formatting of the work.

The Author represents and warrants to the Publisher: that he/she is the sole owner of the work and of all the rights granted to the Publisher; that he/she has not assigned, pledged, or otherwise encumbered the rights to the work; that he/she has full power to enter into this Agreement; that the work and all rights therein are free of liens, claims, or interests of any kind; that the work is entirely original except for portions thereof for which legally effective written licenses or permissions have been secured; that the work does not violate or infringe upon any personal or proprietary rights including without limitation privacy rights, contract rights, or publicity rights of any other persons or entities; that the work is not libelous or obscene; that the work does not infringe upon any statutory or common law copyright; that any information contained in the work is accurate, and any recipe, formula, or instruction contained in the work is not injurious to the reader or to any other party.

If any claim, action, or proceeding based upon an alleged violation of any of these warranties is made (i) the Publisher will have the right to defend the same through counsel of its own choosing, (ii) no settlement will be effected without the prior written consent of the Author, which consent will not unreasonably be withheld, and (iii) the Author will hold harmless the Publisher, any seller of the work, and any licensee of a subsidiary right to the work, against any damages finally sustained. If such claim, action, or proceeding is successfully defended or settled, the Author will indemnify the Publisher against the entire expense (including reasonable counsel fees) attributable to such defense or settlement. If any such claim, action, or proceeding is instituted, the Publisher will promptly notify the Author, who will fully cooperate in the defense thereof, and the Publisher may withhold payments of reasonable amounts due the Author under this or any other agreement between the parties. These warranties and indemnities will survive the termination of this Agreement.

If the Author incorporates in the work any copyrighted material, he will attempt to procure permission to use copyrighted materials. The Publisher in no way guarantees that it will be able to procure said permission and will not be held liable if permission cannot be obtained. The cost of copyright permissions and their procurement will be solely the responsibility of the Author.

If the copyright of the work is infringed and the parties (the Author and the Publisher) proceed jointly, the expenses and recoveries, if any, will be shared equally, and if they do not proceed jointly, either party will have the right to prosecute such action, and such party will bear the expenses thereof, and any recoveries will belong to such party; and if such party will not hold the record title of the copyright, the other party hereby consents that the action be brought in his/her name.

This Agreement and the rights and licenses granted in the License of Rights paragraph above will extend indefinitely until terminated by either party. Either the Author or the Publisher may terminate this Agreement at any time, with or without cause.

Any notice given under this Agreement is deemed to have been given if deposited in the Romanian mail, certified postage pre-paid, addressed to either party at the locations given above, or any other addresses as hereafter

provided by either party.

The laws of the Romania will govern this Agreement. Any dispute or controversy arising under, out of, in connection with, or in relation to this Agreement, and any amendments thereof, will be determined and settled by arbitration in accordance with the rules of the Romanian legislation.

This Agreement may not be modified or amended except by the written agreement of the parties.

This Agreement constitutes the entire agreement between the parties with respect to the matters covered by it, and supersedes any prior understanding or agreements, oral or written, with respect thereto. The parties will not be bound by any understanding, agreement, promise, or representation, whether expressed or implied, which is not specified in this Agreement.

Signature:	Date:

Please fill this form and sent it with original signature to Review of Military Medicine Chief Editor at the address below. Also send scanned copy of filled and signed copyright agreement to RMM mail.

Address:

Lect. Dragoș Cuzino MD, PhD – Editor-in-Chief Romanian Journal of Military Medicine 3-5 Institutului Medico-Militar Street 010919, Bucharest, Romania rjmilmed@yahoo.com