AGREEMENT ON LICENSING THE WORK AND COPYRIGHT OWNERSHIP

The Journal "Journa	l Boliviano de Cie	encias," edited b	y the Univers	idad Privada de	l Valle S.A.,
a company duly co	nstituted under th	e laws of Boliv	ia, represente	d legally by M.	Sc. Gonzalo
Vicente Ruiz Ostria, of legal age, holding Identity Card No. 3592899 Cbba., in his capacity as					
Dean, by virtue of the powers conferred in the Power of Attorney No. 433/2021 dated 04/05/2021,					
granted before Nota	ry Public No. 65,	under the charg	e of Attorney	María Esther Lo	ópez Vargas,
domiciled at the U	niversity Campu	s of Tiquipaya,	Guillermina	Martínez Street	, hereinafter
referred to as THI	E PUBLISHER,	and		identified v	with Identity
Card/Passport No		, hereinafter re	eferred to as T	THE AUTHOR,	the holder of
the work titled					
enter into this AGREEMENT ON LICENSING THE WORK AND COPYRIGHT					
OWNERSHIP, gov	erned by the follo	owing clauses:			
FIRST:	ON		THE		LICENCE
THE AUTHOR aut	horises THE PUI	BLISHER to pu	blish THE W	ORK under a n	on-exclusive
$ \textbf{Creative Commons Attribution International 4.0} \ \text{licence, provided that THE WORK has been } \\$					
accepted for publication in the Journal. The licence permits THE AUTHOR, THE PUBLISHER,					
and third parties to share (copy and redistribute the material in any medium or format) and adapt					
(remix, transform, and build upon the material for any purpose, even commercially) THE WORK					
under the condition of attribution, giving proper credit by naming THE AUTHOR and citing its					
first publication in the Journal "Journal Boliviano de Ciencias," providing a link to the licence, and					
indicating any modifications made. This should be done reasonably without implying endorsement					
by THE PUBLISHE	R. THE WORK i	s subject to the t	erms of the C	reative Common	s Attribution
International	4.0	Licence	as	described	in
https://creativecomn	nons.org/licenses/	by/4.0/legalcode	<u>.es</u> .		
SECOND:		COPYRIGHT		O	WNERSHIP
THE PUBLISHER	and THE AUTHO	OR agree that T	HE AUTHO	R retains all thei	r proprietary
$rights \ over \ THE \ WORK. \ However, \ THE \ AUTHOR \ grants \ THE \ PUBLISHER \ the \ right \ to \ its \ first$					
publication, first disclosure, first public communication, first distribution, first edition, first co-					
edition, first commercialisation, first reproduction, and first transmission, individually and/or					
jointly, partially and/or wholly, in any language, through any printed, digital, electronic,					
audiovisual, sound,	mixed, or other fo	rms of commun	cation.		
THIRD:					PAYMENT
THE PUBLISHER	and THE AUTH	OR will not ch	arge any fees	for the publica	tion of THE
WORK in the Journ	al, and the publica	ation will be mad	le free of char	ge.	
FOURTH:				OBL	IGATIONS
THE	PUBLISHER	is		obliged	to:
a) Publish THE WO	RK under the Cre	eative Commons	Attribution I	nternational 4.0 l	icence if and
only if	it has	been	accepted	for	publication.
b) Notify THE	AUTHOR if	THE WORK	has been	rejected for	publication.
c) Comply with the t	erms of the Creati	ve Commons At	tribution Inter	national 4.0 licer	ice regarding
THE WO	ORK 1	published	in	the	Journal.

- d) Respect the terms regarding the proprietary rights of THE WORK as outlined in Clause Two.
- e) Comply with the provisions of the Copyright Law and this agreement.

THE **AUTHOR** obliged to:

- a) Submit the original and unpublished version of THE WORK to THE PUBLISHER.
- b) Ensure that THE WORK has not been submitted to another publisher.
- c) Ensure that THE WORK has not been published by another printed or electronic medium, except for works presented at conferences or symposia, provided they have been included in the proceedings. However, the version submitted to the Journal must be an improved and, where possible, distinct version from the one included in the proceedings. This must be indicated at the time of submission, specifying the conference or symposium where it was presented and attaching the published version from the proceedings. The Editorial Committee shall have the unappealable discretion determine whether to to publish such d) Have the necessary permissions to reproduce any graphical elements of which they are not the
- copyright holder.
- e) Comply with the terms of the Creative Commons Attribution International 4.0 licence.
- f) Respect the proprietary rights terms regarding THE WORK as outlined in Clause Two. g) Comply with the provisions of the Copyright Law and this agreement.

FIFTH: **RIGHTS**

- a) THE PUBLISHER authorises THE AUTHOR to enter into other non-exclusive distribution licence agreements for the version of the work published, provided that the initial publication in Journal acknowledged.
- b) THE PUBLISHER authorises THE AUTHOR to disseminate THE WORK online before and during the submission process.

SIXTH: **TERMINATION**

THE PUBLISHER may unilaterally terminate the agreement if THE AUTHOR breaches the obligations outlined in this agreement. Likewise, THE AUTHOR may terminate the agreement if THE PUBLISHER fails to comply with its obligations. In the event of termination due to noncompliance, Clauses One and Two shall remain in effect.

SEVENTH: INDEPENDENCE

THE PUBLISHER acts independently, without any employment relationship or subordination with THE AUTHOR.

EIGHTH: ASSIGNMENT

Neither party may assign its rights to execute this agreement to another party without prior consent from the other party.

NINTH: WILL OF THE

THE PUBLISHER and THE AUTHOR declare that this agreement expresses their full will and contains all agreements made between them.

TENTH: JURISDICTION

The parties agree to submit to the jurisdiction of the courts of the Plurinational State of Bolivia to resolve any difficulties or disputes arising concerning the interpretation, application, compliance, non-compliance, or any other matter related to this contract.

ELEVENTH: CONFIDENTIALITY

From the signing of this agreement, the parties commit to maintaining strict confidentiality and

privacy concerning the information they have shared, whether verbally, in writing, or electronically. Both parties agree not to use the information provided by the other party for any purpose other than what is outlined in this agreement.

TWELFTH:

DOMICILE

For all legal purposes, the contractual domicile of THE PUBLISHER is set at Guillermina Martínez Street, Tiquipaya-Cochabamba, Bolivia, while the contractual domicile of THE AUTHOR is set at _________, in the country/state of ________.

Having read and understood the full legal force and scope of this contract, the parties sign it in duplicate in the city of Cochabamba, on the __ day of _______ 202_.

THE PUBLISHER

THE AUTHOR

Pablo Arce Maldonado
Names and Surnames
Editor in Chief

Names and Surnames Author

Signature