

Publisher's Office

Walter de Gruyter GmbH & Co. KG
Genthiner Str. 13

10785 Berlin

Germany

Tel.: +49 30 26005-340

Fax: +49 30 26005-298

e-mail: mammalia.editorial@deGruyter.com

Copyright Agreement

1. The following agreement is valid under the condition that the article submitted be published by **Walter de Gruyter GmbH und Co. KG** (the "Publisher"), owner of the journal

Mammalia (referred to as the "Journal")

in whole or in part, including any illustrations, charts, diagrams, maps, outlines, tables, etc. belonging to and having been submitted with the article (in total referred to as the "Article")

2.1. The Author grants to the Publisher the following rights:

- The right to reproduce and distribute the Article in printed form, including print-on-demand
- The right to produce prepublications, reprints, and special editions of the Article
- The right to translate the Article into other languages
- The right to reproduce the Article using photomechanical or similar means such as photocopy and telecopy, as well as the production of microcopy, microfiche, or microform editions, and the right to distribute these reproductions
- The right to reproduce and distribute the Article on any and all data carriers
- The right to store the Article electronically or optically on any and all data carriers or storage media – especially in machine readable/digitalized form on data carriers such as hard drive, disk, CD-Rom, DVD, HD-DVD, Blu-ray Disc (BD), Advanced Optical Disc (AOD), Mini-Disk, magnetic tape – and the right to reproduce and distribute the Article via these data carriers; the right to store the Article in databases, including online databases, and the right of transmission of the Article in all technical systems and modes; the Right to make the Article available to the public or to closed user groups on individual demand, for use on monitors or other readers (including e-books), and in printable form for the user, either via the internet, other online services, or via internal or external networks.
- The Author furthermore grants the Publisher the exclusive, permanent and territorially and substantively unrestricted rights for the unknown types of use on the date of the conclusion of this Agreement.

2.2. The rights pursuant to clause 2.1 shall be granted as exclusive rights for the duration of the copyright, each unlimited in geographic scope.

Should the author wish to reproduce and distribute the Article elsewhere after one year following publication, s/he must obtain the written consent of the Publisher. Taking into account the interests on both sides, the Publisher shall not unreasonably withhold its consent.

2.3. The Publisher may transfer the rights granted to it pursuant to clauses 2.1. and 2.2. in whole or in part to third parties, or may grant licenses to third parties to use rights to which it is entitled. Any claims from agreements between the Author and performing rights societies (Verwertungsgesellschaften), in particular VG Wort, to which the Author is entitled shall remain unaffected.

3. The Author warrants that a) s/he is entitled without restriction to grant the rights to the Article to the extent as stated in clause 2.1. to the Publisher; b) that the Article is not libellous and does not infringe on any copyrights, performing rights, trademark rights, personal rights or any other third party rights or is otherwise unlawful; c) that the Article or substantial parts thereof have not been published elsewhere.

4. The Author shall retain a complete copy of the manuscript for his/her files. The Author agrees that the manuscript submitted will be destroyed three months after publication in the Journal. The return of original material may be negotiated in a separate agreement between the Publisher and the Author. The Publisher will be liable only in cases of wilful misconduct or gross negligence.

5. Upon receiving the proofs, the Author agrees to promptly check the proofs carefully, correct any typographical errors, and authorize the publication of the corrected proofs.