

COPYRIGHT AGREEMENT

ARTICLE 1 – PARTIES

This agreement is made between

1.1. *Uluslararası İlişkiler-International Relations*, published by Uluslararası İlişkiler Konseyi Derneği, residing at Yazar Orhan Kemal Sokak No. 7, 34083, Fatih, İstanbul, Türkiye. Hereafter, in this agreement, it will be referred to as "The Journal".

and

1.2. The author (which includes the author's executors, administrators, successors, and assignees, as may be appropriate) of the article,
....., residing at.....
..... Hereafter, in this agreement, s/he will be referred to as "The Author".

ARTICLE 2 - SUBJECT OF THE AGREEMENT

It is limited to the publication of the Author's article/review/research article/book review/case presentation, etc., distribution of the said publication to the widest possible audience; and at the same time, determining the rights and obligations of the Author for paper's publication in the Journal and its promotion.

ARTICLE 3. DEFINITIONS

In this agreement,

PAPER refers to all kinds of articles, research, book reviews, case presentations, chronology, etc., of academic quality prepared for the Journal.

ARTICLE refers to scientific writings written to provide information on any subject, to clarify an idea or subject, put forward a new opinion and thought, support these new opinions and thoughts, and test their accuracy by providing evidence according to the results of the examination and research on the subject in question.

ARTICLE 4 – RIGHTS

Rights that the Author agrees to transfer to the Journal: Copyrights related to the article/review/research article/book review/case presentation etc., produced by the Author for the Journal under the provisions of domestic and/or foreign legislation; rights to use in any form or format or platform, and the right to process, the right

to reproduce, the right to distribute, the right to represent, regardless of the platform and format of these rights (without limitation in terms of time, place and number); rights to communicate to the public (without being limited to Free, Pay, Digital, Cable, Satellite, etc.); rights to dispose of all copyrights or financial rights, including broadcasting and transmission rights, without limitation in any way, from the Internet or all other virtual environments or via GSM or mobile phones.

The author consents to the correction, proofreading, and shortening of the material errors in the article to be prepared for publication by the journal editors.

ARTICLE 5 – OTHER PROVISIONS

5.1. The Author transfers to the Journal all the rights listed in Article 4 of this Agreement regarding the article/review/research article/book review/case presentation, etc., and the Author agrees not to charge or demand any fee from the Journal.

5.2. The Author warrants to the Journal that the article/review/research article/book review/case presentation, etc., is original to the Author (or that the Author has obtained permissions in accordance with the provisions of article 5.3) and is neither previously published nor scheduled for publication elsewhere, that Author is the owner of all intellectual property rights subsisting in the Author, including all copyrights, design rights, trademarks, and database rights.

5.3. The Author shall be responsible for obtaining written permission to include any copyrighted material in the Journal, whether text, illustrations, or otherwise. The Author shall be responsible for paying all fees for the use of such material and shall deliver all correspondence and other documents relating to the permissions.

5.4. The fact that the Author has submitted a paper to the Journal does not automatically result in its publication. The Journal has the sole authority regarding publishing decisions on papers submitted to the Journal. Copyright for the unpublished material will be reverted to the author.

5.5. The transferred rights belong to the Journal during the legal protection period. The Author accepts and undertakes that s/he and third parties will not make any claims regarding the rights. The Author accepts all responsibilities arising from the claims of third parties from the criminal charges that may occur in the paper.

5.6. The Journal accepts the Author as the owner of the work on the Article and agrees to abide by all her/his rights specified in the Law on Intellectual and Artistic Works No. 5846 of the Republic of Turkey.

5.7. The parties agree that should the moral rights of the Author, as the owner of the work within the scope of Law No. 5846, be violated after its publication in the Journal, the Journal will follow it up through legal means if it deems necessary.

5.8. The Author accepts and undertakes to make any necessary changes suggested by the Journal Editors and submit the revised manuscript in the form and patterns determined by the Journal on time.

5.9. The Author accepts that the article has been written in accordance with academic ethical rules. The Article contains no content that is abusive, defamatory, libelous, obscene, fraudulent, nor in any way infringes the rights of others, nor is in any other way unlawful or in violation of applicable laws.

5.10. The author undertakes that any version (including the Turkish or any foreign language versions) of the article submitted to the journal will not be published elsewhere without the Journal's prior written consent.

5.11. The Journal may, in part or in full, transfer all its rights and obligations, which belong to it and are listed in this agreement, to another real or legal entity and may establish partnerships with third parties.

5.12. The parties accept and declare that the addresses specified in this contract and the Submission Form are legal notification addresses and that the notification to these addresses will have all the consequences of a legal notification unless the address change is notified to the other party through a notary public.

5.13. The parties will try to settle disputes arising from the application and interpretation of this agreement amicably among themselves. İstanbul Courts and Enforcement Offices are authorized for disputes that cannot be settled amicably.

ARTICLE 6. CONFIRMATION

I, the undersigned, accept that the copyright of the articles approved for publication in the journal of *Uluslararası İlişkiler - International Relations* belongs to the Journal; I confirm that my work is original and has not been published elsewhere or sent to another institution for publication and that I fully comply with copyright laws.

Name-Surname:

Date, Place:

Signature: