COPYRIGHT DECLARATION & AGREEMENT

I/We,

_(Author(s) name in

capital letters), the copyright owner(s) of the article hereby transfer all copyrights of

(Title of the article) and do hereby authorize the publisher to publish the article in **Media Watch** and grant the exclusive licence to publish/upload my article, in all forms and all media (whether known at this time or developed at any time in the future) throughout the world, in all languages (including the right to translate) for the full term of copyright. (This clause does not apply to the Open Select articles.)

The article is defined as the final accepted manuscript, including the abstract, text, bibliography, tables, illustrations, data, and structure. This grant of license and the terms and conditions constitute the entire agreement and the sole understanding between the author/s and Media Watch.

DECLARATION

I have been authorized by all co-authors (in case of more than one author or wherever applicable) to sign this agreement as agent on their behalf and to agree on their behalf the priority of the assertion of copyright and the order of names in the publication of the article.

I/We further unequivocally declare :

- 1. The article is my/our original contribution. It does not infringe on the rights of others and does not contain any libelous or unlawful statements.
- 2. The article contains nothing obscene, libelous, blasphemous, in breach of copyright, or otherwise unlawful, and hereby indemnifies the publishers against any loss or damage in consequence of any breach or claimed breach of this warranty.
- 3. The materials being presented in the article do not contain or include material taken from other copyrighted sources. Wherever such material has been included, it has been clearly indicated or/and identified in the paper, and proper acknowledgments are given by citing the source at appropriate places. Wherever required, the author(s) have taken permission and acknowledged the source.
- 4. Research reported in the article has been conducted ethically and responsibly, in full compliance with all relevant codes of experimentation and legislation of the concerned institution/country.
- 5. I/We acknowledge all sources of research funding, as required by the research funder, and have disclosed financial interest or benefit that has arisen from the research's direct applications and the potential conflict of interest of all the contributors.
- 6. The work has been submitted only to **Media Watch**. It has not been previously published or submitted elsewhere for publication and has not assigned any rights of the above-said article to any other person/publications.
- 7. The Editor is authorized to edit, alter, modify and make changes in the article to make it suitable for publication in **Media Watch**.
- 8. I/We consent to allow Media Watch to use our article for marketing and promotional purposes.
- 9. I/we have read and accepted the full terms and conditions above, including author warranties, and have read and agreed to the journal's publication ethics, instruction for authors, peer-review policy, open access policy.
- 10. I/We agree to indemnify **Media Watch** against any claim or action alleging facts which, if true, constitute a breach of any of the foregoing warranties (including legal and other professional fees and expenses) awarded against or incurred or paid by the Publisher due to our breach of the warranties given in this agreement.

Name (Principal Author/copyright holder):	
Signature with date and place	· •	
Full address with E-mail and contact No.	:	•
i ull auuress with L-mail and contact No.	•	•••••••••••••••••••••••••••••••••••••••

AGREEMENT

This Agreement is entered into by and between the Principal Author/copyright holder/ Declarant (1st Party) and The Publisher of Media Watch (2nd Party). Both the parties hereby agree as follows:

- 1. The author(s) reserve/s all proprietary rights such as patent rights and the right to use all or part of the article in future works of their own such as lectures, press releases, and review of textbooks.
- 2. The publisher will, on publication, send the contributor the PDF copy of the published article. The contributor shall further have the right to purchase copies of the journal (if required) for personal use but not for resale.
- 3. The author/s has/have the right to make printed copies of all or part of the article on a noncommercial basis for academic purposes only and they have to ensure that the copies are not to be offered for sale or distributed in any systematic way.
- 4. In case of republication of the whole, part or parts thereof, in periodicals or reprint publications by a third party, written permission must be obtained from the publisher of the Media Watch.
- 5. Where consent is sought to re-use an article in a book chapter or edited collection on a commercial basis, a fee will be charged by Media Watch to the publisher of the new work. Acknowledgment to prior publication in the journal should be made appropriately.
- 6. Under this agreement, the publisher may assign its rights to third parties without the consent of the author(s)/contributor(s). This clause does not apply to the Open Select articles.
- 7. In case of Open Select Articles, the Publisher of Media Watch may transfer the copyright to a publisher with information to the principal author/copyright holder.
- 8. Under this agreement, the publisher may assign its rights or obligations without the consent of the author(s)/contributor(s).
- 9. This agreement (and any dispute, proceeding, claim, or controversy concerning it) is subject to Indian law, and the parties hereby submit to the exclusive jurisdiction of the Courts of Odisha state in India.
- 10. Each party to this agreement irrevocably agrees that the courts of Odisha state of India shall have exclusive jurisdiction to settle any disputes arising out of or in connection with this agreement or its formation and that the substantive laws of India shall apply to any such dispute. For these purposes, each party irrevocably submits to the jurisdiction of the courts located in Odisha state in India.
- 11. This Agreement may be executed in counterparts, each of which shall be deemed the original, all of which together shall constitute one and the same Agreement. An electronic copy shall be deemed as an original.
- 12. The transaction may be conducted by electronic means, and the parties authorize that their electronic signatures act as their legal signatures of this Agreement.
- 13. No amendment or modification of any provision of this Agreement shall be valid or binding unless made in writing and signed by all parties.

:	
:	
:	
	: :

For the publisher

Name & Signature (Publisher, Media Watch) with date: Deepak Ranjan Jena

If the author/s would wish to use their article in a way that is not permitted by this agreement, they are requested to contact: editor@mediawatchjournal.in

Please send the both pages signed, scanned copy of the agreement and declaration by e-mail to the Editor/Publisher: editor@mediawatchjournal.in