

Mary Ann Liebert, Inc.

Copyright Transfer Agreement

Article Title: Nitric Oxide Production Interferes with Aqueous Dissolved Oxygen Sensors

Name of Author: Ms. Stephanie Klaus

Journal Name: Environmental Engineering Science

1. The Contribution

The Author(s) hereby affirm(s):

- A. The Contribution entitled "Nitric Oxide Production Interferes with Aqueous Dissolved Oxygen Sensors" is to be published in Environmental Engineering Science.
- B. Applicable Supplementary Material shall be published with Contribution in Environmental Engineering Science.

2. Obligations of the Authors(s)

The Author(s) warrant(s):

- A. Contribution and Supplementary Material is original and no part has been plagiarized, fabricated, or manipulated.
- B. All individuals identified as Authors* contributed to the Contribution, and all individuals who contributed are listed as Authors on the Contribution. [*See below for definition of "Author."]
- C. Contribution is not under consideration in another publication and has not been published elsewhere, or in any other language.
- D. Contribution and Supplementary Material contains no libelous or unlawful statements; does not infringe upon the rights (including without limitation the copyright, patent, or trademark rights) or the privacy of others; does not contain material or instructions that might cause harm or injury.
- E. If applicable, Contribution meets all ethical guidelines and/or Internal Review Board approval in the treatment of human and animal studies (see Instructions for Authors), or meets the requirements set forth by the Declaration of Helsinki.
- F. Names and all identifying features or information have been removed from the Contribution's figures, tables, text, and Supplemental Material.
- G. Obtained re-use permission for excerpts from copyrighted works owned by third parties and attribution to the sources have been included in the Contribution.
- H. Author(s) have disclosed any conflicts of interest within the Contribution as a paragraph before the reference section.
- I. All contributing Authors are aware of the rights and conditions set forth in this agreement.
- J. The Authors(s) will indemnify Mary Ann Liebert, Inc., against any costs, expenses, or damages, which may incur, or of which Mary Ann Liebert, Inc., may become liable as a result from any breach of these warranties contained herein. These representations and warranties may be extended to third parties by Mary Ann Liebert, Inc.

***Authorship is defined as:**

- **Substantial contributions to the conception or design of the work; or the acquisition, analysis, or interpretation of data for the work; AND**
- **Drafting the work or revising it critically for important intellectual content; AND**
- **Final approval of the version to be published; AND**
- **Agreement to be accountable for all aspects of the work in ensuring that questions related to the accuracy or integrity of any part of the work are**

appropriately investigated and resolved.

3. Grant of Right

3.1. The Author(s) grant the copyright of this Contribution, including any graphic and/or video elements therein (e.g. illustrations, charts, moving images), is hereby assigned for good and valuable consideration to Mary Ann Liebert, Inc., effective if and when the Contribution is accepted for publication and to the extent assignable if assignability is restricted by applicable law or regulations. If copyright cannot be assigned to Mary Ann Liebert, Inc., because the Author(s) are government employees then the Author(s) agree to inform Mary Ann Liebert, Inc.

3.1A. For United States Federal government employees, works created within the scope of their employment are considered to be public domain, and Mary Ann Liebert, Inc., does not require a transfer of copyright for such works. However, Author(s) must sign this agreement and notify Mary Ann Liebert, Inc., of the Contribution's public domain status.

3.1B. For United Kingdom, Canadian, or Australian government employees, works created within the scope of their employment remain under Crown Copyright. This includes material created by civil servants, ministers and government departments, and agencies. The Author(s) agree(s) to grant an exclusive publishing and distribution license to Mary Ann Liebert, Inc.

3.2. The copyright assignment includes without limitation the exclusive, assignable and sub-licensable right, unlimited in time and territory, to reproduce, publish, distribute, transmit, make available and store the Contribution and Supplementary Material, including abstract, in all forms of media of expression now known or developed in the future, including pre- and reprints, translations, photographic reproductions and microform. Mary Ann Liebert, Inc., may use the Contribution and Supplementary Material in whole or in part in electronic form, such as use in databases or data networks for display, print or download to stationary or portable devices. This includes interactive and multimedia use and the right to alter the article to the extent necessary for such use.

4. Retention of Rights

4.1. Author(s) retain the right to self-archive the Author Accepted Manuscript version of their Contribution on their own personal website. Author(s) may also deposit their Author Accepted Manuscript version of the Contribution in any repository, provided it is only made publicly available 12 months after the official publication** or later. The Author(s) may not archive or deposit the final published version (Version of Record), which is published on Liebertpub.com and in the Journal. Furthermore, the Author(s) may only post their Manuscript version provided acknowledgment is given to the original source of publication and a link to the published Contribution in the Journal is inserted. The link must be provided by inserting the Digital Object Identifier (DOI) of the Contribution in the following sentence: "Final publication is available from Mary Ann Liebert, Inc.: [http://dx.doi.org/\[insert DOI\]](http://dx.doi.org/[insert DOI])".

****For purposes of Clause #4, "Official publication" refers to the final published version (version of record) of the Contribution published within an issue of the Journal.**

4.2. Mary Ann Liebert, Inc., hereby licenses back to the Author(s) the following rights with respect to the final published version (Version of Record) of the Contribution:

4.2A. The right to send or transmit individuals copies of the Contribution to research colleagues upon their specific request provided no fee is charged, and further provided that there is no systematic distribution of the Contribution (e.g. posting on listservs, repository, website or automated delivery).

Posting the final published version on the open internet is not permitted.

4.2B. The right to re-use the Contribution or parts thereof for any publication authored or edited by the Author(s) (excluding journal articles) where such re-use material constitutes less than half of the total material in such publication. In such case, any modifications should be accurately noted. Posting the final published version on the open internet is not permitted.

4.2C. The right to include the Contribution in teaching or training duties at the Author(s) institution/employer including course packs, oral presentation, in-house training, and use in theses/dissertations. The Contribution may not be used in seminars outside of normal teaching obligations (e.g. commercial seminars). Posting the final published version on the open internet is not permitted.

5. Reversion of Rights

All rights pursuant to clauses 3 to 4 shall revert to the Author(s) should the Contribution be rejected during the publication process.

6. Open Access

Should the Author(s) purchase open access for the Contribution, before online publication in the Journal, the publishing license granted to Mary Ann Liebert, Inc., in clause 3 will remain exclusive. Mary Ann Liebert, Inc., will apply a Creative Commons open access license to the Contribution and Supplementary Material for the purpose of publication in the Journal on an open access basis. The Author(s) retain(s) the following rights under an open access license: copyright, including patents, trademarks or other intellectual property rights; the right to distribute and reproduce the Contribution for noncommercial use without restriction; and the right to self-archive the Contribution immediately upon publication. For Open Access details, contact OpenAccess@liebertpub.com.

Author Status [choose one]:

I agree to the terms of the agreement and transfer copyright.

Signature: Stephanie Klaus

Date: 22-Feb-2017

**JOHN WILEY AND SONS LICENSE
TERMS AND CONDITIONS**

Sep 13, 2019

This Agreement between Stephanie Klaus ("You") and John Wiley and Sons ("John Wiley and Sons") consists of your license details and the terms and conditions provided by John Wiley and Sons and Copyright Clearance Center.

License Number 4667260847959
License date Sep 13, 2019
Licensed Content Publisher John Wiley and Sons
Licensed Content Publication WATER ENVIRONMENT RESEARCH
Licensed Content Title Startup of a Partial Nitrification-Anammox MBBR and the Implementation of pH-Based Aeration Control
Licensed Content Author Stephanie Klaus, Rick Baumler, Bob Rutherford, et al
Licensed Content Date Jun 1, 2017
Licensed Content Volume 89
Licensed Content Issue 6
Licensed Content Pages 9
Type of use Dissertation/Thesis
Requestor type Author of this Wiley article
Format Electronic
Portion Full article
Will you be translating? No
Order reference number WERpermission
Title of your thesis / dissertation Intensification of Biological Nutrient Removal Processes
Expected completion date Sep 2019
Expected size (number of pages) 160
Requestor Location Stephanie Klaus
1434 Air Rail Ave

VIRGINIA BEACH, VA 23455
United States
Attn: Stephanie Klaus
Publisher Tax ID EU826007151
Total 0.00 USD

[Terms and Conditions](#)

TERMS AND CONDITIONS

This copyrighted material is owned by or exclusively licensed to John Wiley & Sons, Inc. or one of its group companies (each a "Wiley Company") or handled on behalf of a society with which a Wiley Company has exclusive publishing rights in relation to a particular work (collectively "WILEY"). By clicking "accept" in connection with completing this licensing

transaction, you agree that the following terms and conditions apply to this transaction (along with the billing and payment terms and conditions established by the Copyright Clearance Center Inc., ("CCC's Billing and Payment terms and conditions"), at the time that you opened your RightsLink account (these are available at any time at <http://myaccount.copyright.com>).

Terms and Conditions

- The materials you have requested permission to reproduce or reuse (the "Wiley Materials") are protected by copyright.
- You are hereby granted a personal, non-exclusive, non-sub licensable (on a stand-alone basis), non-transferable, worldwide, limited license to reproduce the Wiley Materials for the purpose specified in the licensing process. This license, **and any CONTENT (PDF or image file) purchased as part of your order**, is for a one-time use only and limited to any maximum distribution number specified in the license. The first instance of republication or reuse granted by this license must be completed within two years of the date of the grant of this license (although copies prepared before the end date may be distributed thereafter). The Wiley Materials shall not be used in any other manner or for any other purpose, beyond what is granted in the license. Permission is granted subject to an appropriate acknowledgement given to the author, title of the material/book/journal and the publisher. You shall also duplicate the copyright notice that appears in the Wiley publication in your use of the Wiley Material. Permission is also granted on the understanding that nowhere in the text is a previously published source acknowledged for all or part of this Wiley Material. Any third party content is expressly excluded from this permission.
- With respect to the Wiley Materials, all rights are reserved. Except as expressly granted by the terms of the license, no part of the Wiley Materials may be copied, modified, adapted (except for minor reformatting required by the new Publication), translated, reproduced, transferred or distributed, in any form or by any means, and no derivative works may be made based on the Wiley Materials without the prior permission of the respective copyright owner. **For STM Signatory Publishers clearing permission under the terms of the [STM Permissions Guidelines](#) only, the terms of the license are extended to include subsequent editions and for editions in other languages, provided such editions are for the work as a whole in situ and does not involve the separate exploitation of the permitted figures or extracts**, You may not alter, remove or suppress in any manner any copyright, trademark or other notices displayed by the Wiley Materials. You may not license, rent, sell, loan, lease, pledge, offer as security, transfer or assign the Wiley Materials on a stand-alone basis, or any of the rights granted to you hereunder to any other person.
- The Wiley Materials and all of the intellectual property rights therein shall at all times remain the exclusive property of John Wiley & Sons Inc, the Wiley Companies, or their respective licensors, and your interest therein is only that of having possession of and the right to reproduce the Wiley Materials pursuant to Section 2 herein during the continuance of this Agreement. You agree that you own no right, title or interest in or to the Wiley Materials or any of the intellectual property rights therein. You shall have no rights hereunder other than the license as provided for above in Section 2. No right, license or interest to any trademark, trade name, service mark or other branding ("Marks") of WILEY or its licensors is granted hereunder, and you agree that you shall not assert any such right, license or interest with respect thereto

- NEITHER WILEY NOR ITS LICENSORS MAKES ANY WARRANTY OR REPRESENTATION OF ANY KIND TO YOU OR ANY THIRD PARTY, EXPRESS, IMPLIED OR STATUTORY, WITH RESPECT TO THE MATERIALS OR THE ACCURACY OF ANY INFORMATION CONTAINED IN THE MATERIALS, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF MERCHANTABILITY, ACCURACY, SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, USABILITY, INTEGRATION OR NON-INFRINGEMENT AND ALL SUCH WARRANTIES ARE HEREBY EXCLUDED BY WILEY AND ITS LICENSORS AND WAIVED BY YOU.
- WILEY shall have the right to terminate this Agreement immediately upon breach of this Agreement by you.
- You shall indemnify, defend and hold harmless WILEY, its Licensors and their respective directors, officers, agents and employees, from and against any actual or threatened claims, demands, causes of action or proceedings arising from any breach of this Agreement by you.
- IN NO EVENT SHALL WILEY OR ITS LICENSORS BE LIABLE TO YOU OR ANY OTHER PARTY OR ANY OTHER PERSON OR ENTITY FOR ANY SPECIAL, CONSEQUENTIAL, INCIDENTAL, INDIRECT, EXEMPLARY OR PUNITIVE DAMAGES, HOWEVER CAUSED, ARISING OUT OF OR IN CONNECTION WITH THE DOWNLOADING, PROVISIONING, VIEWING OR USE OF THE MATERIALS REGARDLESS OF THE FORM OF ACTION, WHETHER FOR BREACH OF CONTRACT, BREACH OF WARRANTY, TORT, NEGLIGENCE, INFRINGEMENT OR OTHERWISE (INCLUDING, WITHOUT LIMITATION, DAMAGES BASED ON LOSS OF PROFITS, DATA, FILES, USE, BUSINESS OPPORTUNITY OR CLAIMS OF THIRD PARTIES), AND WHETHER OR NOT THE PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION SHALL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY PROVIDED HEREIN.
- Should any provision of this Agreement be held by a court of competent jurisdiction to be illegal, invalid, or unenforceable, that provision shall be deemed amended to achieve as nearly as possible the same economic effect as the original provision, and the legality, validity and enforceability of the remaining provisions of this Agreement shall not be affected or impaired thereby.
- The failure of either party to enforce any term or condition of this Agreement shall not constitute a waiver of either party's right to enforce each and every term and condition of this Agreement. No breach under this agreement shall be deemed waived or excused by either party unless such waiver or consent is in writing signed by the party granting such waiver or consent. The waiver by or consent of a party to a breach of any provision of this Agreement shall not operate or be construed as a waiver of or consent to any other or subsequent breach by such other party.
- This Agreement may not be assigned (including by operation of law or otherwise) by you without WILEY's prior written consent.
- Any fee required for this permission shall be non-refundable after thirty (30) days from receipt by the CCC.

- These terms and conditions together with CCC's Billing and Payment terms and conditions (which are incorporated herein) form the entire agreement between you and WILEY concerning this licensing transaction and (in the absence of fraud) supersedes all prior agreements and representations of the parties, oral or written. This Agreement may not be amended except in writing signed by both parties. This Agreement shall be binding upon and inure to the benefit of the parties' successors, legal representatives, and authorized assigns.
- In the event of any conflict between your obligations established by these terms and conditions and those established by CCC's Billing and Payment terms and conditions, these terms and conditions shall prevail.
- WILEY expressly reserves all rights not specifically granted in the combination of (i) the license details provided by you and accepted in the course of this licensing transaction, (ii) these terms and conditions and (iii) CCC's Billing and Payment terms and conditions.
- This Agreement will be void if the Type of Use, Format, Circulation, or Requestor Type was misrepresented during the licensing process.
- This Agreement shall be governed by and construed in accordance with the laws of the State of New York, USA, without regards to such state's conflict of law rules. Any legal action, suit or proceeding arising out of or relating to these Terms and Conditions or the breach thereof shall be instituted in a court of competent jurisdiction in New York County in the State of New York in the United States of America and each party hereby consents and submits to the personal jurisdiction of such court, waives any objection to venue in such court and consents to service of process by registered or certified mail, return receipt requested, at the last known address of such party.

WILEY OPEN ACCESS TERMS AND CONDITIONS

Wiley Publishes Open Access Articles in fully Open Access Journals and in Subscription journals offering Online Open. Although most of the fully Open Access journals publish open access articles under the terms of the Creative Commons Attribution (CC BY) License only, the subscription journals and a few of the Open Access Journals offer a choice of Creative Commons Licenses. The license type is clearly identified on the article.

The Creative Commons Attribution License

The [Creative Commons Attribution License \(CC-BY\)](#) allows users to copy, distribute and transmit an article, adapt the article and make commercial use of the article. The CC-BY license permits commercial and non-

Creative Commons Attribution Non-Commercial License

The [Creative Commons Attribution Non-Commercial \(CC-BY-NC\) License](#) permits use, distribution and reproduction in any medium, provided the original work is properly cited and is not used for commercial purposes.(see below)

Creative Commons Attribution-Non-Commercial-NoDerivs License

The [Creative Commons Attribution Non-Commercial-NoDerivs License \(CC-BY-NC-ND\)](#) permits use, distribution and reproduction in any medium, provided the original work is properly cited, is not used for commercial purposes and no modifications or adaptations are made. (see below)

Use by commercial "for-profit" organizations

Use of Wiley Open Access articles for commercial, promotional, or marketing purposes requires further explicit permission from Wiley and will be subject to a fee.

Further details can be found on Wiley Online Library
<http://olabout.wiley.com/WileyCDA/Section/id-410895.html>

Other Terms and Conditions:

v1.10 Last updated September 2015

Questions? customercare@copyright.com or +1-855-239-3415 (toll free in the US) or +1-978-646-2777.

For the following publication:

Klaus, S., McLee, P., Schuler, A. J., & Bott, C. (2016). Methods for increasing the rate of anammox attachment in a sidestream deammonification MBBR. *Water Science and Technology*, 74(1), 110–117.

Water Science & Technology lists the following author rights on their website. Let me know if you need more information.

https://iwaponline.com/pages/Rights_and_Permissions

Rights & Permissions

Author Rights

An author's right to reuse and post their work published by IWA Publishing is defined by IWA Publishing's copyright policy. For papers which are not published "open access", authors transfer copyright to IWA Publishing, but have the right to:

- Share their article for personal (scholarly) purposes (including scholarly rights to create certain derivative works), so long as they give proper attribution and credit to the published work*.
- Retain patent, trademark and other intellectual property rights (including raw research data).
- Proper attribution and credit for the published work.

*Authors can share their article in the following ways:

- At a conference, meeting, or for teaching purposes
- Internal training
- Scholarly sharing with colleagues
- In a subsequent compilation of the author's works
- In a thesis or dissertation
- Reuse of portions in other works
- Preparation of derivative works for non-commercial purposes