

TAHRAOUI RAMDANE Murad <murad@iium.edu.my>

Oxford Research Encyclopedia of Education Article: "Islamic Curriculum"

2 messages

Oxford Research Encyclopedia of Education

<onbehalfof+ore.edu.editorial@oup.com@manuscriptcentral.com>

Reply-To: ore.edu.editorial@oup.com

To: murad@iium.edu.my

Mon, Sep 11, 2017 at
5:05 PM

Dear Dr. Ramdane,

Your article "Islamic Curriculum" has been successfully submitted and is presently being given full consideration for publication in the Oxford Research Encyclopedia of Education.

Could you please take a moment to ensure that your contact information and affiliation appear correctly on your ScholarOne account? To do so, log in to <https://mc.manuscriptcentral.com/oreedu> and review/edit your user details as needed. If your article is co-authored, please also ensure that all authors are listed on your contribution.

If you have not yet returned your contract, please do so at your earliest convenience.

You can view the status of your article at any time via your Contributor Center by logging in to <https://mc.manuscriptcentral.com/oreedu>.

Many thanks for your continued commitment to the Oxford Research Encyclopedia of Education.

Best wishes,
Matthew

Matthew Harris
Development Editor
Oxford Research Encyclopedia of Education
ore.edu.editorial@oup.com

TAHRAOUI RAMDANE Murad <murad@iium.edu.my>
Draft To: ORE Education Editorial <ore.edu.editorial@oup.com>

Wed, Jan 10, 2018 at 2:03 PM

[Quoted text hidden]

CONTRIBUTING AUTHOR AGREEMENT

AGREEMENT dated as of 29-Mar-2017 between:

Oxford University Press, a not-for-profit organization with an office at 198 Madison Avenue, New York, New York 10016 (the "Publisher"), and

Tahraoui Ramdane

whose address is F.5.10. University Apartment. KM 17. Jalan Gombak. Kuala Lumpur. Malaysia

who is a citizen of Algeria (the "Contributing Author").

WHEREAS

- A. The Contributing Author will create and submit an article in **the Work** (the "Contribution") to be included in a work provisionally entitled Oxford Research Encyclopedia of Education (the 'Work') which Work will be edited by George Noblit (the "Editor"); and
- B. The Contributing Author has agreed to submit the Contribution on the terms of this Agreement,

IT IS HEREBY AGREED AS FOLLOWS:

- 1. **PUBLISHER'S COMMISSION.** The Publisher hereby commissions the Contributing Author to write the Contribution and assist in its preparation for publication, as described in Schedule A attached hereto (as such schedule may be amended from time to time in writing signed by both parties, and which Schedule A is hereby incorporated by reference and made a part of this Agreement).
- 2. **GRANT OF RIGHTS.** The Contributing Author hereby assigns to the Publisher with full title guarantee for the legal term of copyright, including any renewals and extensions, the copyright in the Contribution (which, for the avoidance of doubt and without limitation, includes all forms of media whether now known or hereafter invented, and the right itself or through its affiliates to grant sublicenses of all subsidiary rights, including translations, on such terms as the Publisher may determine), all rights in the nature of copyright, rental, lending and database rights and all other intellectual property rights in the Contribution in whole or in part in all languages throughout the world.
- 3. **ROLES AND RESPONSIBILITIES.** Preparation of the Contribution for publication will involve the following roles and responsibilities:
 - a. The Contributing Author will deliver to the **Publisher** a manuscript of the Contribution as specified in the schedule on Schedule A.

- b. The Publisher and/or an authorized third party, such as the Editor, may amend and alter the Contribution in such manner as the Publisher and/or such third party may reasonably consider necessary, including, without limitation, to make it conform to a style and usage it deems appropriate to the Work.
- c. The Contributing Author agrees, if requested by the **Publisher**, to read, revise, and correct the Contribution as may be required by the Publisher.
- d. As between the Contributing Author and the Publisher, the Publisher will have the right, exercised in its sole discretion, to make final determinations concerning the production, publication, promotion, advertising, sale, and distribution of the Contribution and the Work, including but not limited to whether or not to publish the Contribution, the format, imprint, trademark, logo or other identification, the style and manner in which the Work is produced, the type, extent and manner of promotion of the sale of the Work and the prices at which it is sold.

4. ACCEPTANCE OF THE CONTRIBUTION The Contribution must be satisfactory to the Publisher, in its sole discretion, in organization, content and form. If the Publisher does not accept the Contribution, or if the Contributing Author fails to deliver all of the materials specified in Schedule A on the delivery date(s) specified therein, then the Publisher may terminate this Agreement and in such event the Publisher will have no further obligation or liability to the Contributing Author.

5. CONSIDERATION. As full consideration for the Contributing Author's complete and satisfactory performance of the responsibilities set forth in paragraph 3 hereof and the grant of rights herein the Publisher will pay the Contributing Author the consideration as provided in Schedule A.

6. MORAL RIGHTS. The Contributing Author agrees that amendments, alterations or additions to the Contribution made by the Publisher or an authorized third party, such as the Editor, pursuant to Paragraph 3b or 6 or for the purpose of preparing revisions or new editions of the Work or otherwise, will not infringe the Contributing Author's right of integrity in the Contribution which the Contributing Author may now or at any future time be entitled under the Copyright, Designs and Patents Act 1988 and, so far as legally possible, any broadly equivalent law or legislation in any territory of the world. The Contributor further hereby waives such right when such a waiver is an essential condition of the exercise of any of the subsidiary rights in the Contribution.

7. WARRANTIES REPRESENTATIONS AND INDEMNIFICATION. The Contributing Author warrants and represents that the Contributing Author has full power and authority to enter into this Agreement and has not granted or assigned any of the rights granted hereunder; the Contribution will be, except for material that may be quoted from acknowledged sources (for which the Contributing Author has obtained any needed permissions, as provided in Schedule A), the Contributing Author's new and original work and has not been published elsewhere; the Contribution will contain no material that, if published, will be libelous, obscene or otherwise contrary to law or that would infringe upon any copyright or other proprietary or personal right; and all statements in the Contribution purporting to be facts are true and any recipe, formula, diagram, table, recommended treatment, dosage or instruction contained therein, whether textual or illustrative, and whether intended to be informative or instructional, is based on the best information currently available. The Contributing Author agrees to indemnify the Publisher and its assignees and licensees harmless against any loss, injury, cost or expense arising from any claim by a third party that any of the foregoing warranties or representations has been breached. The Publisher reserves the right, having first requested the Contributing Author to do so, to alter the Contribution

as may appear to it appropriate for the purpose of modifying or removing any passage which may be considered objectionable or likely to be actionable at law, but any such alteration or removal will not affect the Contributing Author's liability under this indemnity in respect of the portion of the Contribution not amended.

8. AUTHOR RE-USE. Following the Publisher's initial publication of the Contribution, provided that the Contributing Author fully acknowledges the Publisher's original publication of the Work in any of the following uses, the Contributing Author may: (i) include the Contribution in teaching materials for the Contributing Author's teaching purposes (but not for sale); and (ii) create a book-length work, based on the Contribution, in a significantly expanded and reworked form. (The Publisher's permission to reuse the Contribution pursuant to this Paragraph 7 does not affect the Contributing Author's obligation, with respect to any such reuse, to secure permissions for the inclusion within the Contribution of third parties' copyright-protected material.)

9. JOINT CONTRIBUTING AUTHORS. If two or more persons participate in the creation of the Contribution and are parties to this Agreement, then the term "Contributing Author" will be understood to mean contributors (plural) and their liability will be joint and several. If one for any reason ceases to contribute or contributes less than originally agreed between the Contributing Authors themselves or with the Publisher, the Publisher may continue to publish the Contribution (if necessary by commissioning another contributor to assume responsibility for that Contributing Author's contribution) in the joint names of the Contributing Authors and any such third party or as the Publisher may consider appropriate in the circumstances, and the Publisher may determine what proportion of the consideration due hereunder ought fairly to be paid to the Contributing Author who has ceased or reduced his/her contribution. In the event of a dispute between joint Contributing Authors over any matter related to this Agreement, the Publisher will, after discussion with the Contributing Authors and the Editor, resolve the dispute and the Contributing Authors agree to abide by that resolution. The Publisher shall not be obliged to take account of any partnership or other relationship between the Contributing Authors.

10. DISPUTE RESOLUTION; INTERPRETATION. Any dispute or difference relating to this Agreement between the parties hereto may be submitted in the first instance to an informal dispute resolution tribunal to be agreed between the Contributing Author and the Publisher. Failing agreement on such, or on the terms of such submission, the parties agree to and submit to the jurisdiction of the English courts, which, other than the aforementioned informal dispute resolution tribunal, will have exclusive jurisdiction over any disputes arising in connection with this Agreement. This Agreement and all matters arising out of it will in all respects be governed by the laws of England and Wales.

11. GENERAL.

- a. This Agreement may not be amended, varied, or supplemented except by a writing signed by the parties or their duly authorized representatives. This Agreement sets forth the entire agreement between the parties regarding its subject matter and supersedes and replaces all prior discussions, arrangements, and agreements (whether written or oral) relating thereto. Each party confirms that it has not relied upon any representation not recorded in this Agreement save that this Clause shall not apply to any statement, representation or warranty made fraudulently.
- b. This Agreement may be executed in any number of identical counterparts and each party agrees that signatures exchanged by facsimile, e-mail, or other digital/electronic means will have the same validity, force and effect hereunder as manual signatures.

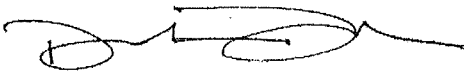
- c. The invalidity or unenforceability of any provisions of this Agreement will not affect the validity or enforceability of any other provisions, which will remain in full force and effect. The parties will use their best efforts to achieve the purpose of any invalid provision by a new, legally valid stipulation. No failure or delay on the part of either party to exercise any right or remedy under this Agreement or any single or partial exercise of such right or remedy will be construed as a waiver thereof.
- d. The Publisher may assign this Agreement or any of its interests in it and may delegate its duties. The Contributing Author may not assign it nor may the Contributing Author delegate its duties without the Publisher's prior, written consent. Any assignment in contravention of this paragraph will be null and void and of no force or effect.
- e. Any notice required to be given under this Agreement will be deemed given three (3) business days after being sent by mail and one (1) business day after being sent by overnight delivery or by personal delivery.
- f. No provision of this Agreement is intended to be enforceable by a person who is not a party to this Agreement.

IN WITNESS WHEREOF, the parties hereto have duly executed this agreement on the date above written.

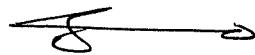
CONTRIBUTING AUTHOR

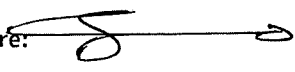
OXFORD UNIVERSITY PRESS

Signed: Tahraoui Ramdane
Tahraoui Ramdane (Apr 6, 2017)
 Name (print): Tahraoui Ramdane
 Date: 06-Apr-2017
 Telephone #: 0060176405258
 E-mail Address: murad@iium.edu.my

Signed: 
 Damon Zucca, Publisher, Reference
 Date: 29-Mar-2017

If Joint Contributing Authors (leave blank if single Contributing Author or per number of Joint Contributing Authors):

<p>Signed: </p> <p>Name(print): Merah Souad</p> <p>Date: 9/4/11 / 2018</p> <p>Telephone #: 0060173160371</p>	<p>Signed:</p> <p>Name(print):</p> <p>Date:</p> <p>Telephone #:</p>
<p>Signed:</p> <p>Name(print):</p> <p>Date:</p> <p>Telephone #:</p>	<p>Signed:</p> <p>Name(print):</p> <p>Date:</p> <p>Telephone #:</p>

Signature: 

Email: souad@iium.edu.my