



Copyright Transfer Agreement

This Copyright Transfer Agreement is made by and between **PRAISE WORTHY PRIZE S.r.l.** (hereinafter, "PWP") Via G. Leopardi 130 – 80125 Napoli, ITALY

AND

COMPLETE LIST OF AUTHORS (hereinafter, "Authors"):

1.
Last Name (Family Name) _____ First Name _____
University/Company _____
Address _____
City _____ Province/State _____
Country _____ Postal/Zip Code _____

2.
Last Name (Family Name) _____ First Name _____
University/Company _____
Address _____
City _____ Province/State _____
Country _____ Postal/Zip Code _____

3.
Last Name (Family Name) _____ First Name _____
University/Company _____
Address _____
City _____ Province/State _____
Country _____ Postal/Zip Code _____

4.
Last Name (Family Name) _____ First Name _____
University/Company _____
Address _____
City _____ Province/State _____
Country _____ Postal/Zip Code _____

5.
Last Name (Family Name) _____ First Name _____
University/Company _____
Address _____
City _____ Province/State _____
Country _____ Postal/Zip Code _____

6.
Last Name (Family Name) _____ First Name _____
University/Company _____
Address _____
City _____ Province/State _____
Country _____ Postal/Zip Code _____

TITLE OF PAPER/ARTICLE/REPORT/PRESENTATION/SPEECH (hereinafter, "Work"):

PRAISE WORTHY PRIZE PUBLICATION TITLE (Journal, Magazine, Conference, Book):

GENERAL TERMS

1. The undersigned represents that he/she has the power and authority to make and execute this assignment.
2. The undersigned agrees to indemnify and hold harmless the PWP from any damage or expense that may arise in the event of a breach of any of the warranties set forth above.
3. In the event the above Work is not accepted and published by the PWP or is withdrawn by the author(s) before acceptance by the PWP, the foregoing copyright transfer shall become null and void and all materials embodying the Work submitted to the PWP will be destroyed.
4. For jointly authored Works, all joint authors should sign, or one of the authors should sign as authorized agent for the others.

A. COPYRIGHT TRANSFER

The undersigned assigns to PWP all rights under copyright that may exist in and to the Work, including but not limited to the right to publish, republish, transmit, sell, distribute and otherwise use the Work and the material contained therein in electronic and print editions of the Journal and in derivative works throughout the world, in all languages and in all media of expression now known or later developed, and to license or permit others to do so.

Reproduction, posting, transmission or other distribution or use of the Work or any material contained therein, in any medium as permitted hereunder, requires a citation to the Journal and an appropriate credit to PWP, suitable in form and content as follows: (Title of Article, Author, Journal Title, Volume/Issue Copyright [year] Praise Worthy Prize or copyright holder as specified in the journal.)

B. RETAINED RIGHTS

Praise Worthy Prize grants back to the Author or, if applicable, the Author's Employer, the following:

1. All proprietary rights other than copyright, such as patent rights, in any process, procedure or article of manufacture described in the Work, and the right to make oral presentations of material from the Work;
2. the right to share with colleagues print or electronic "preprints" of the unpublished Work, in form and content as accepted by PWP for publication in the Journal. Such preprints may be for personal or professional use, but not for commercial sale or for any systematic external distribution by a third party (eg: a list server or database connected to a public access server).
3. Prior to publication, the Author must include the following notice on the preprint: "This is a preprint of an article accepted for publication in [Journal Title] Copyright (year) (copyright owner as specified in the journal)". After publication of the Work by PWP, the preprint notice should be amended to read as follows: "This is a preprint of an article published in [include the complete citation information for the final version of the Work as published in the print edition of the Journal]". The Author agrees not to update the preprint or replace it with the published version of the Work.
4. The right, without charge, to photocopy or to transmit on-line or to download, print out and distribute to a colleague a copy of the published Work in whole or in part, for the Author's personal or professional use, for the advancement of scholarly or scientific research or study, or for corporate informational purposes in accordance with paragraph C2 below.
5. The right to republish, without charge, in print format, all or part of the material from the published Work in a book written or edited by the Author.
6. The right to use selected figures and tables, and selected text (up to 250 words) from the Work, for the Author's own teaching purposes, or for incorporation within another work by the



Author that is made part of an edited work published (in print or electronic format) by a third party, or for presentation in electronic format on an internal computer network or external website of the Author or the Author's employer. The abstract shall not be included as part of such selected text.

7. The right to include the Work in a compilation for classroom use (course packs) to be distributed to students at the Author's institution free of charge or to be stored in electronic format in data rooms for access by students at the Author's institution as part of their course work (sometimes called "electronic reserve rooms") and for in-house training programmes at the Author's employer.

C. WORKS OWNED BY EMPLOYER

1. If the Work was written by the Author in the course of the Author's employment (as a "work-made-for-hire" in the course of employment), the Work is owned by the company/employer which must sign this Agreement (in addition to the Author's signature), in the space provided below. In such case, the company/employer hereby assigns to PWP all copyright in and to the Work throughout the world as specified in paragraph A above.
2. In addition to the rights specified as retained in paragraph B above and the rights granted back to the Author pursuant to paragraph B above, PWP hereby grants back, without charge, to such company/employer, its subsidiaries and divisions, the right to make copies of and distribute the published Work internally in print format or electronically on the Company's internal network. Upon payment of the Publisher's reprint fee, the institution may distribute (but not re-sell) print copies of the published Work externally. Although copies so made shall not be available for individual re-sale, they may be included by the company/employer as part of an information package included with software or other products offered for sale or license. Posting of the published Work by the institution on a public access website may only be done with PWP's written permission, and payment of any applicable fee(s).

D. GOVERNMENT CONTRACTS

In the case of a Work prepared under US Government contract or grant, the US Government may reproduce, without charge, all or portions of the Work and may authorise others to do so, for official US Government purposes only, if the US Government contract or grant so requires. (Government Employees: see note at end.)

E. COPYRIGHT NOTICE

The Author and the company/employer agree that any and all copies of the Work or any part thereof distributed or posted by them in print or electronic format as permitted herein will include the notice of copyright as stipulated in the Journal and a full citation to the Journal as published by PWP.

F. AUTHORS RESPONSABILITIES

1. The Author represents that the Work is the Author's original work. If the Work was prepared jointly, the Author agrees to inform the co-Authors of the terms of this Agreement and to obtain their signature(s) to this Agreement or their written permission to sign on their behalf.
2. The Work is submitted only to this Journal and has not been published before, except for "preprints" as permitted above. (If excerpts from copyrighted works owned by third parties are included, the Author will obtain written permission from the copyright owners for all uses as set forth in PWP's permissions form or in the Journal's Instructions for Authors, and show credit to the sources in the Work).
3. The Author also warrants that the Work contains no libellous or unlawful statements, does not infringe on the right or privacy of others, or contain material or instructions that might cause harm or injury.
4. The Authors agree to defend, indemnify, and hold harmless PWP, its officers, directors, employers, agents, and any of its affiliates for any loss or damage (including legal fees) caused to PWP for the publication of the submitted article.

Tick one box and fill in the appropriate section before returning the original signed copy to the Publisher

Author-owned work

Author's signature _____ Date _____

Type or print name and title _____

Author's signature _____ Date _____

Type or print name and title _____

Author's signature _____ Date _____

Type or print name and title _____

Author's signature _____ Date _____

Type or print name and title _____

Author's signature _____ Date _____

Type or print name and title _____

Attach additional signature page as necessary

Company/Institution-owned work (made-for-hire in the course of employment)

Author's signature _____ Date _____

Type or print name and title _____

Company or Institution
(Employer-for Hire) _____

Authorised signature of Employer _____ Date _____

Type or print name and title _____

Note:

- US Government work

A Contribution prepared by a US federal government employee as part of the employee's official duties, or which is an official US Government publication is called a "US Government work", and is in the public domain in the United States. In such case, the employee may cross out paragraph A1 but must sign and return this Agreement. If the Contribution was not prepared as part of the employee's duties or is not an official US Government publication, it is not a US Government work.

- UK Government work (Crown Copyright)

The rights in a Contribution by an employee of a UK Government department, agency or other Crown body as part of his/her official duties, or which is an official government publication, belong to the Crown. In such case, the Publisher will forward the relevant form to the Employee for signature.