

COPYRIGHT AGREEMENT

This Agreement, dated _____ (date), is by and between the Design Society (the "Society") and _____ (the "Author").

The Author has created a work entitled _____ (title of paper)

(the "Work") and owns the copyright to the Work.

The Author (_____) hereby confirms to the organisers of 2016 International Conference on Design Creativity that he/she has submitted for publication by the Design Society the paper detailed above (the "Work") and that he/she owns all rights under copyright that may exist in and to the above Work. For jointly authored works the Author (_____) confirms that he/she may sign as authorized agent for the other author(s).

The Author (_____) hereby confirms that he/she is author of the Work, that he/she is entitled to grant the following licences and that he/she or any co-authors have so far not transferred to third parties any rights which would be in conflict with the licences under this agreement.

Copyright to the submitted Work (including, without limitation, the right to publish the Work in whole or in part in any and all forms and media, now or hereafter known) is hereby transferred to the Design Society, effective as of the date of submission of the final version of the Work for publication, on the understanding that the Work has been submitted for presentation at a meeting sponsored by the Society and for publication in the proceedings of that meeting. However, the author/all the authors and the employers for whom the Work was performed reserve all other rights, specifically including the following: (1) All proprietary rights other than copyright and the publication rights transferred to the Society; (2) The right to publish in a journal or collection or to be used in future works of the author's own (such as articles, websites or books) all or part of this Work, provided that acknowledgement is given to the Society and a full citation to its publication by the Society is included; (3) The right to make oral presentation of the material in any forum; (4) The right to make copies of the work for internal distribution within the author's organization and for external distribution as a preprint, reprint, technical report, or related class of document. In the case of a work prepared under a government contract, if the contract so requires, that government may reproduce all or portions of the article and may authorize others to do so, for official government purposes only.

In the event that the Work is not published in the proceedings of a meeting sponsored by the Society then this Agreement will be void and the copyright to the Work will revert to the author/authors.

By accepting the Design Society Copyright and Licencing Agreement, the Author warrants that he/she has the full power and authority to enter into this Agreement and to grant the rights granted in this Agreement.

Signed: _____ (author's signature)