

ESA WORKSHOP ON AEROSPACE EMC COPYRIGHT AND CONSENT FORM

Other forms may not be substituted for this one, nor may any wording of this form be changed. This consent form is intended for original material submitted to the ESA Workshop on Aerospace EMC (hereinafter the "Workshop") and must accompany any such material. Please read the below terms and conditions carefully and keep a copy for your files.

TITLE OF PAPER/PRESENTATION:

LIST OF AUTHORS:

PUBLICATION TITLE: 2025 ESA Workshop on Aerospace EMC

COPYRIGHT TRANSFER

The author(s) hereby assign(s) to ESA all rights under copyright (including the ones identified in Article 2 herein) that may exist in and to: (a) the above mentioned paper/presentation and (b) any associated written or multimedia components (hereinafter the "Works"). ESA may authorize the exercise of the assigned rights by any third party, including Institute of Electrical and Electronics Engineers, Incorporated (IEEE), and may enforce, or authorize a third party to enforce, the rights vested to ESA in the Works on any grounds (e.g. statutory, contractual or other), including for obtaining royalties, fees, or other amounts, or against an infringement, misappropriation or violation having occurred in relation to all or part of the Works.

WARRANTIES, CONSENT AND RELEASE

2.1 The undersigned hereby warrants that the Works are original and that he/she is the author of the Works and that the exercise of rights assigned to ESA herein does not trigger any violation of the moral rights (if any). To the extent necessary (for instance in the case mentioned in Article 4 herein), and generally where the Works incorporate text passages, figures, data or other material belonging to, or controlled by, third parties, the undersigned warrants that he/she has obtained any necessary permissions and consents from third-parties (including from the undersigned's employer) to assign the above rights to ESA under the conditions herein.

The undersigned hereby warrants ESA the non-exclusive, irrevocable, royalty-free and worldwide assignment of rights under copyright, including the rights:

- (i) to copy by any means of reproduction, printing, or recording,
- (ii) to communicate to the public and to any audience,
- (iii) to adapt, including to translate,
- (iv) to publish in any format,
- (v) to exploit, sell and distribute

the Works, and any content derived from the Works, for the purpose of the Workshop and generally for the purpose of the related communication and outreach activities, in any format or media without restriction in territory and duration, being agreed that this form is effective for the duration of protection of the Works by copyright.

2.2 The undersigned warrants that the Works are not created, partially or totally, in the performance of their duties as officers or servants of the Crown, subject to the Crown copyright, i.e. Copyright Designs and Patents Act 1988, section 163(1).

2.2 bis: In case the Works are created, partially or totally, in the performance of their duties as officers or servants of the Crown, subject to the Crown copyright, the undersigned hereby

(i) agrees to include a handwritten statement, prior to the signature section, with the following text

"I hereby represent and warrant that the Works are created, partially or totally, in the performance of my duties as officer or servant of the Crown, subject to the Crown copyright, i.e. Copyright Designs and Patents Act 1988, section 163(1). and I hereby agree that I am subject to Article 2.2 bis herein."

- (ii) undertakes to include a similar express statement in the Works, in relation to those parts that are governed by Copyright Designs and Patents Act 1988, section 163(1)
- (iii) agrees that the terms "assignment" (or "assign") in this form will be deemed to be replaced by "licence" (or "grant a licence") granted to ESA (with the right to sublicence), in connection with the Works, or parts of Works, falling under i.e. Copyright Designs and Patents Act 1988, section 163(1). being agreed that the scope of licence is deemed to be identical in terms of rights, territory, purpose, duration and related conditions to the one indicated herein.



RETAINED RIGHTS/TERMS AND CONDITIONS

While Authors retain all industrial property rights in any process, procedure, or article of manufacture described in the Works, the undersigned warrants that no claim shall be made in consideration thereof, against ESA and any third party authorized by ESA.

Authors may reproduce or authorise others to reproduce all or part of the Works provided that the following conditions are cumulatively fulfilled:

- (i) the copyright notice referring to ESA will be used only in connection with the Work or material extracted verbatim from the Works, including when the Work or part thereof was used to develop derivative works thereof,
- (ii) the reproduction is limited to the A uthors' personal use
- (iii) the Authors shall not authorise third-parties to reprint, republish, or re-use in any way the complete Works.

AUTHOR / EMPLOYER RIGHTS

If you are employed and prepared the Works on a subject within the scope of your employment, the copyright in the Works may belong to your employer, subject to the legal framework applicable to you. By signing this form, you warrant and represent to be authorised by your employer to assign the above rights, and that your employer has consented to such transfer of copyright, to the representation and warranty of publication rights, and to all other terms and conditions of this form. If such authorisation and consent has not been given to you, an authorised representative of your employer should cosign this form together with you as the author.

GENERAL TERMS

The undersigned confirms to have the power and authority to make and execute this form.

The undersigned agrees to indemnify and hold harmless ESA from any damage or expense that may arise in the event of a breach of any of the warranties set forth above.

In the event the Works are not accepted and published by ESA or are withdrawn by the author(s) before acceptance by ESA, the foregoing assignment of rights shall become null and void and automatically replaced by a licence for the purpose of the assessment of the Works by ESA, and all materials embodying the Works submitted to ESA will be destroyed.

For jointly authored Works, one of the authors shall sign as authorised agent for the others.

The undersigned shall cooperate with ESA in relation with any legal action that may arise from the use of the Works. In the event that one or more copyright infringement claims are brought ESA (or an ESA licensee), by one or more third parties by reason of their use of the Work, then the undersigned shall promptly notify ESA thereof, coordinate with ESA in the defense and provide ESA with the necessary assistance and information. The undersigned shall not make any admission, and shall not take or fail to take any action that would prejudice ESA's defense, rights and interests.

The undersigned agrees that, without prejudice to the applicability of the ESA Convention and in particular its Annex I on privileges and immunities of ESA, all disputes arising out of, or in connection with, the present Agreement shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the said Rules. The language of arbitration shall be English. The place of arbitration shall be Paris.

DATE (dd-mm-yyyy) :

AUTHORISED AGENT - NAME :

AUTHORISED AGENT – SIGNATURE :

THIS FORM MUST ACCOMPANY THE SUBMISSION OF THE AUTHOR'S MANUSCRIPT. Questions about the submission of the form must be sent to the Workshop Committee Chair (johannes.wolf@esa.int).