Copyright Transfer Agreement and License Agreement Form (the “Agreement”)

This signed statement must be received by the “Publisher” before your manuscript can be accepted for publication in the International Series of Information Management and Systems in Creative eMedia [or] in the international Journal of Information Management and Systems in Creative eMedia published by the International Ambient Media Association (iAMEA).

PLEASE ALWAYS SUBMIT YOUR COPYRIGHT FORM AS SUPPLEMENTARY FILE WITH THE SUBMISSION SYSTEM! The copyright form has to signed, scanned, and is attached to the submission. When you submit your final article, please use this submission system to submit the copyright form as supplementary material. Supplementary material can be uploaded after submitting your final article in the next steps of the submission process. PLEASE SEND ONLY UPLOAD THE FIRST PAGE OF THE FORM AND DO NOT INCLUDE THE TOTAL AGREEMENT). In the event that the following manuscript is not accepted or is withdrawn by the author(s) before acceptance, this agreement becomes null and void.

[ ] I/we am authorized by my co-authors to enter into these arrangements and verify that we are the owner of copyright in this material and have the authority to grant permission.

[ ] I/we agree to the Copyright and License Transfer Agreement as shown below, have obtained all essential permissions from co-authors or other right holders to publish my “Work”.

<table>
<thead>
<tr>
<th>Paper/Article Number:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Title of Manuscript (the “Work”):</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Author(s) (the “Author(s)”:)</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Affiliation(s) (including address, telephone number, and email):</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Title of the Publication (Series/Journal):</th>
</tr>
</thead>
</table>

I (we) have read and agree with the Copyright and License Transfer Agreement (the “Agreement”).
Copyright and License Transfer Agreement

In submitting a research article (‘article’), monograph (‘monograph’), or any other form of publication (‘publication’) ("Work") to any of the publication series or journal series published by the International Ambient Media Association (iAMEA) (the “Publisher”).

A. Copyright

1. The Author(s) grant the “Publisher” a royalty-free, worldwide exclusive copyright to publish, republish, transmit, sell, reproduce, translate, display, distribute, and use the “Work” or its derivatives or parts of the “Work” in any form, either separately or as part of a collective work in any language. This includes, but is not limited to the right for the “Publisher” to use the “Work”, its derivatives, or parts of the “Work” in electronic, print, or other forms of publications or media currently not existing or developed in the future. The “Publisher” has the right to grant license or permitting others to do so as well.

2. Any reproduction, transmission, re-publishing, selling, translating, displaying, distribution, and use of the “Work” by the Author(s) as permitted by this Agreement requires a citation to the “Work” published by the “Publisher” in any form. Internet links to the online article to the website of the “Publisher” are required in each citation.

3. The Agreement remain in effect for as long as copyright protection subsists the “Work”.

B. Retained Rights

The Author(s) retain all proprietary rights other than copyright, such as patent rights, utility model rights, manufacturing processes or other procedures or processes described in the “Work” by the Author(s).

C. Permitted Uses by the Author(s)

The “Publisher” licenses back the following rights to the Author(s) in the final published version of the “Work”. Any re-use or use of the final published version requires a citation to the “Work” published by the “Publisher”. The suitable form and content is stated within this Agreement. Links to the final article on the website of the “Publisher” are required.

- Re-use in other publications (e.g. journals) is permitted in the extend that the re-used material constitutes less than 50% of the total material in a modified publication and the final published “Work” is cited with the appropriate;
- Re-use of the material for thesis works (e.g. BSc., MSc., or PhD thesis works) is permitted by this Agreement, as long as it does not constitute any commercial use or give financial benefit to the Author(s);
- Use of the “Work” for self-archiving and on the personal public/intranet website or archives is permitted, as long as there is no commercial purpose or give financial benefit to the Author(s). In the case of journal articles, the “Work” may only be published 12 months after the first publishing by the “Publisher”. The “Work” must include the copyright information;
- The Author(s) have the right to send and transmit individual copies of the “Work” in any form to colleagues provided there is no fee charged, no commercial purpose, and no systematic distribution of the “Work”;
• For teaching purposes the Author(s) may include the “Work” in teaching packages, online resources, professional conferences, in-house training, or distance learning if the resources provide an access control mechanism. The “Work” may not be used for commercial teaching outside of educational institutions;
• Abstracts, figures, tables, data sets, artwork, and selected text up to 300 words may be re-used unmodified if there is no direct commercial purpose or financial consideration by the Authors, the final published “Work” cited, and modifications to figures, tables, data sets, artwork noted;

D. Appropriate Citation and Copyright Notes to the Work

1. Appropriate citations to the “Work” must include besides the normal citation information such as author(s), title, journal/series, place, issue/number/volume, publisher name, year a web-link to the website of the digital publication of the “Publisher”.

2. The following copyright acknowledgement of the work shall be made to the work if made available: ‘The work has been published by <"Publisher"> in <name of publication>, <Vol/Issue> or <Number>, <Place>, <Month/Year>, <weblink>. All rights reserved ©. <citation of the “Work”>.

E. Liabilities and Warrants of the “Author(s)”

1. The “Author(s)” hereby confirm, that the “Publisher” is released and discharged from any and all liabilities arising out of my inclusion in the publications (e.g. plagiarism, trade secret rights, patent rights, moral rights, trademark rights, unlawful use of content, my/our right of privacy or publicity), or in connection with the performance of the activities described within this document as permitted herein.

2. The article is original, has not been formally published in any other form, is not under consideration by any other “Publisher” and does not infringe any existing copyright or any other third party rights.

3. The “Author(s)” are the sole author(s) of the article and have full authority to enter into this agreement and in granting rights to the “Publisher” are not in breach of any other obligation. If the law requires that the article be published in the public domain or in any other form, the “Author(s)” will notify the “Publisher” at the time of submission.

4. In the event that any elements used in the material contain the work of third-party individuals, the “Author(s)” understand that it is my responsibility to secure any necessary permissions and/or licences and will provide same in writing to the “Publisher”. If the copyright holder requires a citation to a copyright work, I/we have obtained the correct wording, and have included it in the designated space in the text.

5. The article contains nothing that is unlawful, libellous, infringe upon rights/privacy of others, or which would, if published, constitute a breach of contract or of confidence or of commitment given to secrecy. The “Author(s)” understand that the “Author(s)” are fully liable for any damaged occurred to the “Publisher” or other parties through the content of the “Work”.

6. The “Author(s)” have taken due care to ensure the integrity of the article. To the “Author(s)” - and currently accepted scientific - knowledge all statements contained in it purporting to be facts are true and any formula or instruction contained in the article will not, if followed accurately, cause any injury, illness or damage to the user or others.

7. The “Author(s)” warrants that to the best of the “Author(s)” knowledge the “Work” does not defame any person, does not invade the privacy of any person, and does not in any other manner infringe upon the rights of any other person. The “Author(s)” agree to indemnify and hold harmless the “Publisher” against such claims.
8. The “Author(s)” represents and warrants that the “Work” furnished to the “Publisher” has not been published previously.

9. The “Author(s)” agree to hold harmless the “Publisher”, its licensees and distributes, and other parties from any claim, action, or proceeding alleging facts that constitute a breach of any warranty enumerated in this section E of the Agreement.

F. Other Terms and Conditions

1. The “Author(s)” agree and acknowledge that the “Author(s)” will not receive any payment from the “Publisher” for the use of the “Work” or the licenses granted.

2. The “Publisher” will publish the “Work” and will provide the “Author(s)” with free copies of the issue where the “Work” appears in its first version as per its normal policy. The “Author(s)” have the opportunity to order additional reprints at the “Author(s)” expense.

3. The “Publisher” agrees and acknowledges, that the “Publisher” will not receive any payment from the “Author(s)” for publication by the “Publisher”.

4. The Agreement supersedes any other agreements, either oral or in writing, between the “Author(s)” and the “Publisher” with respect to the subject of this Agreement. This Agreement contains all of the warranties and agreements between the parties with respect to the “Work”, and each party acknowledges that no representations, inducements, promises, or agreements have been made by or on behalf of any party except those warranties and agreements in this Agreement.

5. The “Author(s)” agree, that the “Publisher” may edit the “Work” as suitable for publication. To the extent that the “Publisher” edits amounts to copyrightable works of authorship, The “Publisher” herby assigns all right, title and interest in such edits to the “Author(s)”. The “Publisher” agrees to publish the “Work” subject to the understanding that the “Work” will not be published, unless in its final form, the “Work” is acceptable to both “Author(s)” and the “Publisher”.

6. The “Publisher” agrees, that the “Author(s)” are given credit as the original authors of their “Work” in licensed works, derivations, subsequent republications, or any other forms of use of the “Work”. The “Publisher” ensures that the “Author(s)” are credited as authors of the “Work”.