**SRS** <u>Stanford Research Systems</u> Transfer of Copyright Agreement

Author(s):

Article Title:

FOR GOOD AND VALUABLE CONSIDERATION, receipt of which is hereby acknowledged by the [above] author(s), copyright to the [above-listed] unpublished and original article submitted by the author(s), the abstract forming part thereof, and any subsequent errata (collectively, the "Article") is hereby transferred to Stanford Research Systems, Inc (SRS) for the full term thereof throughout the world, subject to the Author Rights (as hereinafter defined) and to acceptance of the Article for publication by SRS. This transfer of copyright includes all material to be published as part of the Article (in any medium), including but not limited to tables, figures, graphs, movies, other multimedia files, and all supplemental materials. SRS shall have the right to register copyright to the Article in its name as claimant, whether separately or as part of the collection issue or other medium in which the Article is included.

The author(s), and in the case of a Work Made For Hire, as defined in the U.S. Copyright Act, 17 U.S.C. §101, the employer named [below], shall have the following rights (the "Author Rights"):

- 1. All proprietary rights other than copyright, such as patent rights.
- 2. The nonexclusive right, after publication by SRS, to give permission to third parties to republish print versions of the Article or a translation thereof, or excerpts therefrom, without obtaining permission from SRS, provided the SRS-prepared version is not used for this purpose, the Article is not republished or used as marketing material by another scientific instrument manufacturer or test and measurement equipment manufacturer, and the third party does not charge a fee. If the SRS version is used, or the third party republishes in a publication or product charging a fee for use, permission from SRS must be obtained.
- 3. The right to use all or part of the Article, including the SRS-prepared version without revision or modification, on the author(s)' web home page or employer's website and to make copies of all or part of the Article, including the SRS-prepared version without revision or modification, for the author(s)' and/or the employer's use for educational or research purposes.
- 4. The right to post and update the Article on free-access e-print servers as long as files prepared and/or formatted by SRS are not used for that purpose. Any such posting made or updated after acceptance of the Article for publication shall include a link to the online copy in the SRS website. If the author wishes the SRS-prepared version to be used for an online posting other than on the author(s)' or employer's website, SRS permission is required; if permission is

granted, SRS will provide the Article as it was published, and use will be subject to SRS terms and conditions.

- 5. The right to make, and hold copyright in, works derived from the Article, as long as all of the following conditions are met:
  - a. at least one author of the derived work is an author of the Article;
  - b. the derived work includes at least ten (10) percent of new material not covered by SRS's copyright in the Article; and
  - c. the derived work includes no more than fifty (50) percent of the text (including equations) of the Article.

If these conditions are met, copyright in the derived work rests with the authors of that work, and SRS (and its successors and assigns) will make no claim on that copyright. If these conditions are not met, explicit SRS permission must be obtained. Nothing in this Section shall prevent SRS (and its successors and assigns) from exercising its rights in the Article.

6. If the Article was prepared under a U.S. Government contract, the government shall have the rights under the copyright to the extent required by the contract.

All copies of part or all of the Article made under any of the Author Rights shall include the appropriate bibliographic citation and notice of the SRS copyright.

By signing this Agreement, the author(s), and in the case of a Work Made For Hire, the employer, jointly and severally represent and warrant that the Article is original with the author(s) and does not infringe any copyright or violate any other right of any third parties, and that the Article has not been published elsewhere, and is not being considered for publication elsewhere in any form, except as provided herein. If each author's signature does not appear [below], the signing author(s) represent that they sign this Agreement as authorized agents for and on behalf of all authors who have the legal right to transfer copyright and that this Agreement and authorization is made on behalf of the same. The signing author(s) (and, in the case of a Work Made For Hire, the signing employer) also represent and warrant that they have the full power to enter into this Agreement and to make the grants contained herein.

Author Signature		Print Name		Date
For Work Made For	Hire, include the following	;:		
Print Employer	Authorized Signature		Print Name	Date
For Stanford Resea	rch Systems:			
Editor, Stanford Research Systems			Date	