



The Institution of Electrical Engineers

Publication agreement and assignment of copyright

The following agreement and assignment must be completed and returned to the IEE before papers can be published.

Paper No (Office use only)

Title

Name(s) of Author(s) *Please note: all Authors must have been informed of the full content of the paper at the time of submission.*

Name of IEE Publication/Event ...CIMED2005 - 2nd Int. Conf. on Computational Intelligence in Medicine and Healthcare.....

The procedures and requirements for the publication of papers submitted to the IEE are described below.

It is a requirement of Bye-law 78 of the IEE that, where legally possible, every paper presented to the IEE and accepted for publication and the copyright therein shall be the property of the IEE. The copyright of the paper must be assigned to the IEE by means of the Publication Agreement and Assignment of Copyright on page 2 of this form.

1. If the copyright of the paper is owned by the author(s), the Agreement should be signed and dated by the author(s) at space A. (The author(s) assert(s) to the IEE that he/she/they has/have the moral right to be identified as the author(s) of the work in accordance with the Copyright, Designs and Patents Act 1988).
2. Where the author(s) is/are employed by the Crown, or if for any other reason the Crown has any rights in the paper, then having regard to the provision of Section 163 of the Copyright, Designs and Patents Act 1988, the author(s) must obtain and attach to this form written permission to publish the paper from the Controller of HM Stationery Office. Other consents may also be required.
3. In the U.S.A. copyright protection is not available for work prepared by an officer or employee of the U.S. Government as part of that person's official duties, or on behalf of the U.S. Government. Similar provisions may apply to work done by Government employees in other countries. Authors should sign the form to affirm the author warranties.
4. If the copyright in the paper is owned by the organisation, which employs the author(s), an authorised representative of the copyright owner should sign and date the Agreement at space B. (Note that in UK law when a work is made by an employee in the course of employment, the employer is the owner of any copyright in the work, but subject to any contractual variation of this position, agreed between the employer organisation and the employee author(s).)

The organisation warrants that it:

- a) has advised the author(s) of his/her/their responsibilities to avoid defamation or infringement of third party rights, and
- b) will notify the IEE of any adverse claim that comes to its knowledge prior to publication.

5. For the avoidance of doubt, save in relation to copyright and database rights, no other intellectual property rights, such as patents, that may be referred to or described in the paper shall transfer to the IEE.
6. The party assigning to the IEE copyright and database rights in the paper shall be entitled, without payment to the IEE, to:
 - a) reproduce figures or extracts from the paper with proper acknowledgment to the IEE;
 - b) reuse all or portions of the paper in other works with proper acknowledgment to the IEE; and
 - c) make and have made copies of the paper as published by the IEE for his/her/their/its own purposes but not for sale, provided that any reference to the IEE does not imply endorsement by the IEE of any organisation, its products or its business.
7. If the IEE agrees to publish the paper, but does not publish the paper within two years of agreeing to do so, then the author or organisation that assigned copyright and database rights in the paper to the IEE shall have the right to require the IEE to assign back the copyrights and the database rights in the paper. If for any reason the IEE fails to publish the paper then the only right and remedy against the IEE of the party that submitted the paper and/or assigned copyright and database rights in the paper to the IEE shall be to require that the copyright and any database rights in the paper are assigned back.

The organisation in assigning the copyright in the paper gives no warranty expressed or implied that the paper is free from defamatory matter, nor that the paper does not infringe the rights of any third party.

The author(s) assert(s) to the IEE that he/she/they has/have the moral right to be identified as the author(s) of the paper in accordance with the Copyright, Designs and Patents Act 1988.

All authors (or an authorised agent for joint authors) of the paper must sign below:

I/We, the named author(s) of the paper confirm that the work is original, that it contains nothing defamatory, and that it may be submitted to the IEE with a view to publication. I/We agree that the IEE shall be entitled to be fully indemnified by me/us against all claims:

- (a) that the paper is defamatory, or
- (b) that the paper infringes the copyright of any third party, or
- (c) arising from any negligent or wilful mis-statements.

Signature(s)

Name(s) (print)



The Institution of Electrical Engineers

Publication agreement and assignment of copyright

The following agreement and assignment must be completed and returned to the IEE before papers can be published.

I/We being the owner(s) of the copyright in the above mentioned unpublished and original article and abstract forming thereof ("the Paper") hereby submit the same to The Institution of Electrical Engineers ("the IEE") with a view to publication thereof (or as the Paper may be amended on re-submission) by the IEE.

In consideration of the IEE agreeing to consider the Paper for publication, I/We (jointly and severally) warrant:

- (a) that I/we am/are the legal and beneficial owner of the copyright. Conditional upon the IEE agreeing to publish the Paper I/we assign to the IEE all copyright, including rights in electronic publishing, and all database rights which may exist any where in the world in the Paper, subject to the provisions of Clause 7 of the instructions attached to this form. The assignment set out in this paragraph (a) shall take effect from the date that the IEE notifies me/us that it agrees to publish the Paper.
- (b) that the Paper is Crown Copyright and that pursuant to the provisions of the Copyright, Designs and Patents Act 1988, I/we have obtained written permission from the Controller of HM Stationery Office for the publication of the Paper;
- (c) that the Paper is a work of the U.S. Government and in the Public Domain.

Delete two of (a), (b) or (c) above as necessary.

A To be signed by the author(s)

Signature(s)

..... Date

Name and address of author(s) responsible for correspondence with the IEE;

.....
.....

.....Post Code

Telephone No Fax No

Email

or B To be signed by an authorised representative of an organisation when it owns the Copyright

Signed by

for and on behalf ofDate

(Organisation)

Name and address of organisation:

.....
.....

.....Post Code.....

Telephone No Fax No

Email

Please complete all the information requested, as appropriate, and return this form to:

CIMED 2005 - UNINOVA
Campus da FCT/UNL - Monte de Caparica
2829-516 Caparica
PORTUGAL

or FAX it to: +351 212941253



Note: This form is made available in electronic form for the convenience of authors. Other forms may not be substituted for this form, nor may any wording of the form be altered without prior consent from The IEE.