



Association of Digital Forensics, Security and Law

4350 Candlewood Lane, Ponce Inlet, Florida 32127 - USA

Author's Warranty and Transfer of Copyright Agreement

The author(s) hereby warrants that the manuscript titled _____ that has been submitted to the Association for Digital Forensics, Security and Law (ADFSL) for publication in the Journal of Digital Forensics, Security and Law (JDFSL) and/or the Proceedings of the Conference on Digital Forensics, Security and Law, **IS ORIGINAL, HAS NOT BEEN SUBMITTED FOR PUBLICATION OR BEEN PUBLISHED ELSEWHERE WHERE THE COPYRIGHT HAS BEEN TRANSFERRED.** Papers submitted to the JDFSL that are designated "Best Papers" by ADFSL or SECAU sponsored conferences are considered original and allowed to have been published in those corresponding proceedings where the copyright has not been assigned to a party other than the ADFSL. The Publisher does not accept manuscripts for which the copyright is held by a third party.

The author(s) in consideration of the publication of the above named manuscript also understand:

1. Author agrees to, and does hereby assign all rights, title and interest, including copyrights, in and to the manuscript to Publisher. When the manuscript is ready for publication, it will be published at Publisher's own expense, under the Publisher's name or any other name Publisher in its sole discretion elects.
2. Author(s) understand that no royalties or remuneration will be paid by the Publisher to the author for the above named submitted manuscript. Further, Author(s) acknowledge the manuscript is being provided on a volunteer basis for the professional recognition obtained by the publication.
3. The Author will indemnify and defend Publisher against any claim, demand or recovery against Publisher by reason of any violation of any proprietary right or copyright, or because of any libelous or scandalous matter contained in the Manuscript.
4. The Author agrees that until the publication of the manuscript Author will not agree to publish, or furnish to any other publisher, any work on the same subject that will infringe upon or adversely affect the sale of the manuscript.
5. The publisher will have the right to edit the work for the original edition and for any revision, provided that the meaning of the text is not materially altered.
6. The Publisher will furnish 1 copy of the Journal to each Author without charge. Additional copies for the Author's use shall be supplied at a 40% discount from the list price.
7. When the Publisher decides that the public demand for this work no longer warrants its continued manufacture, the Publisher may discontinue manufacture and destroy any or all plates, books, and sheets without liability to the Author.
8. The Publisher may permit others to publish, broadcast, make recordings or mechanical renditions, publish book club and micro-film editions, make translations and other electronic versions, show by motion pictures or television, syndicate, quote, and otherwise utilize this work, and material based on this work.
9. The author(s) retain(s) the right to make copies of all or part of the published article for their use in classroom teaching or for any other presentation.
10. The author(s) retain(s) the right to reuse all or part of this material in a compilation of their own works or in a textbook of which they are the author.
11. The author(s) retain(s) the right to make copies of the published work for use within the institution that employs them.
12. This Agreement, whenever called upon to be construed, shall be governed by the laws of the Commonwealth of Virginia
13. The parties to this Agreement consent and agree that all legal proceedings relating to the subject matter of this Agreement shall be maintained in the courts in Virginia
14. This Agreement represents the entire understanding between the parties hereto with respect to the subject matter hereof and this Agreement supersedes all previous representations, understandings of agreements, oral or written, between the parties with respect to subject matter hereof and cannot be modified except by a written instrument signed by the parties hereto.
15. This Agreement shall be binding upon the parties hereto, their heirs, successors, assigns and personal representatives.

| |
|----------------|
| Author:: |
| Job Title:: |
| Organization:: |
| Address:: |
| Telephone:: |
| Signature:: |
| Date:: |

| |
|----------------|
| Author:: |
| Job Title:: |
| Organization:: |
| Address:: |
| Telephone:: |
| Signature:: |
| Date:: |

| |
|----------------|
| Author:: |
| Job Title:: |
| Organization:: |
| Address:: |
| Telephone:: |
| Signature:: |
| Date:: |

| |
|----------------|
| Author:: |
| Job Title:: |
| Organization:: |
| Address:: |
| Telephone:: |
| Signature:: |
| Date:: |

This original form must be signed and dated in ink and submitted with your completed manuscript before The Publisher will agree to publish your manuscript. Fax or email copies of the Author Warranty and Transfer of Copyright Agreement are not legal documents and therefore may NOT be substituted for the original signed form. The ADFSL will not publish any manuscript that is not accompanied by this signed form.

Please Return this original agreement signed by at least one contributing author to the address above.