PUBLICATION AGREEMENT AND ASSIGNMENT OF ENTIRE COPYRIGHT TO U.P. DILIMAN^{*}

Date		
Name of Journal		
FOR:		
Name of Author/s		
Designation		
_ co.Ba.c		
• Institutional affiliation		
Postal address		
The University of the Philippines through the		MSME Frontier
		Name of Journal
a publication of <u>UP- Institute</u>		of its Constituent University
Name of Unit in Diliman ("UNIVERSITY") requests that you review the following terms and conditions for the		
publication of your article titled		
and indicate acceptance of the same through your signature/respective signatures below:		

1. AUTHOR'S/(S') REPRESENTATIONS - AUTHOR(S) represents/represent that:

- a. s/he/they are the owner(s) of the copyright in the ARTICLE;
- b. the ARTICLE has not been published before;
- c. the ARTICLE is the AUTHOR'S/(S') own original work and does not violate, in whole or in part, any existing copyright;
- d. to the best of his/her/their knowledge and belief, the ARTICLE does not defame, invade the privacy of, violate the civil rights of, or otherwise infringe the rights of any person;
- e. if the ARTICLE includes quotations or illustrations or other copyrighted material in which the copyright does not belong to the AUTHOR(S), the AUTHOR(S) guarantees/guarantee that all necessary permissions have been obtained, otherwise the AUTHOR(S) shall obtain written permission for their use from the owners and shall pay any fees or costs involved, and the AUTHOR(S) shall provide the UNIVERSITY copies of the permissions obtained and proof of payment of copyright fees; and
- f. s/he/they has/have full power to sign this Agreement and to transfer the RIGHTS herein below granted to the UNIVERSITY; OR (in case the ARTICLE is the work of several authors and only one AUTHOR is signing the Publication Agreement) the AUTHOR signing below represents that s/he has authority to act on behalf of all the other authors.

In case of violation of any of the above representations, the AUTHOR(S) agrees/agree to make the UNIVERSITY free from any liability and compensate the UNIVERSITY against any and all claims to the contrary. The UNIVERSITY, further, reserves the right to withdraw the ARTICLE from publication in its sole discretion, without prior notice, for violation of any of the warranties mentioned above including copyright infringement and plagiarism.

- 2. **AUTHOR'S/(S') RETAINED RIGHTS** The UNIVERSITY confirms that, without suggesting any limit on other rights that the AUTHOR(S) may have with respect to the ARTICLE, the AUTHOR(S) retains/retain the following rights:
 - a. To the extent that the ARTICLE includes edits and other contributions by the staff of the Journal, the rights of the AUTHOR(S) in this Paragraph include the right to use such edits and contributions.
 - b. The AUTHOR(S) may publish the ARTICLE in another scholarly journal, in a book, or by other means. The AUTHOR(S) may exercise this right of publication only after the date of first publication of the ARTICLE in the Journal in any format.
 - c. The AUTHOR(S) shall, without limitation, have the right to use the ARTICLE in any form or format in connection with the AUTHOR'S/(S') teaching, conference presentations, lectures, other scholarly works, and for all of AUTHOR'S/(S') academic and professional activities and other similar non-commercial purposes.
 - d. The AUTHOR(S) shall at any time have the right to make, or to authorize others to make, a preprint or a final published version of the ARTICLE available in digital form over the Internet, including, but not limited to, a website under the control of the AUTHOR(S) (or the AUTHOR'S/(S') employer) or through digital repositories including, but not limited to, those maintained by scholarly societies, funding agencies, or the AUTHOR'S/(S') employer. This right shall include, without limitation, the right of the AUTHOR(S) to permit public access to the ARTICLE as part of a repository or through a service or domain maintained by the AUTHOR'S/(S') employing institution or a service as required by law or by agreement with a funding agency. The UNIVERSITY may in its discretion deposit the ARTICLE with any digital repository consistent with deposits permitted by the AUTHOR(S) under this paragraph.
 - e. Any of the foregoing permitted uses of the ARTICLE, or of a work based substantially on the ARTICLE, shall include an appropriate citation to the ARTICLE, stating that it has been or is to be published in the Journal, with name and date of the Journal publication and the Internet address for the website of the Journal.
- 3. EDITORIAL PROCESSES AND THE AUTHOR'S/(S') RIGHTS While the AUTHOR(S) has/have the right to make changes on his/her/their work prior to or to hold it back from publication or to object to modification of said work it is understood that the ordinary editing processes of the Journal will be done in a diligent manner and that the AUTHOR(S) must return the manuscript with corrections within the period of time indicated by the UNIVERSITY or the Journal otherwise the ARTICLE will be published without the AUTHOR'S/(S') corrections without any liability on the part of UNIVERSITY or others exercising rights granted the UNIVERSITY under this Agreement.
- 4. **ASSIGNMENT OF ENTIRE COPYRIGHT TO THE UNIVERSITY** AUTHOR(S) assigns/assign and grants/grant the UNIVERSITY entire copyright over the ARTICLE, giving the UNIVERSITY exclusive rights to the same pursuant to the provisions of the UNIVERSITY's Intellectual Property Rights Policy in order to enable the UNIVERSITY to perform its mission of making knowledge reasonably

accessible to the public. Copyright consists of any and all rights of whatever kind and nature protected by Copyright laws of the Philippines and of all foreign countries, in all languages and forms of communication. It is understood that the UNIVERSITY shall not provide any monetary compensation for the assignment of copyright. The AUTHOR(S) conveys/convey only entire copyright over the work and does not by signing this Agreement convey any other rights to intellectual property including patent, utility model, design or trademark rights.

5. APPLICABLE LAW, RESORT TO ALTERNATIVE MODES OF DISPUTE RESOLUTION AND EXCLUSIVE VENUE OF ACTIONS – This Agreement shall be understood as a contract made under the laws of the Republic of the Philippines, and copyright issues shall be governed by Philippine law. AUTHOR(S) agrees/agree that any disputes relating to this Agreement shall first be resolved through alternative modes of dispute resolution rather than litigation. In the event of litigation, any action arising from the Agreement shall be filed exclusively in any court in Quezon City having jurisdiction over the same.

6. **EFFECTIVITY** – This Agreement shall take effect on the date the same is signed by the AUTHOR(S)

AUTHOR(S)

DATE

WITNESSED BY:

EDITOR

EDITORIAL STAFF

ACKNOWLEDGEMENT

REPUBLIC OF THE PHILIPPINES)

) S.S.

BEFORE ME, a Notary Public in and for ________, personally appeared with Competent Evidence of Identity No. _______.

WITNESS MY HAND AND SEAL on the date and place above written.

witness.

Known to me and to me known to be the same person who executed the foregoing document, and s/he acknowledged to me that the same is her free and voluntary act and deed, and signed by her

- produced using funds provided by a Government Funding Agency as defined under R.A. 9500 or the Philippine Technology Transfer Act of 2009. "Government Funding Agency (GFA) refers to any government agency or instrumentality, or government owned and/or controlled corporation that provides research grants and other technical and material support, from government appropriations and resources and those sourced from government managed Official Development Assistance (ODA) funds" (Sec. 4g, R.A. 9500);
- 2) produced with the support of University funds;
- 3) produced with the support of other substantial University resources which are resources not ordinarily available to all University personnel and students (e.g., faculty Research Load Credit);
- 4) commissioned by the University; or
- 5) copyright over which is required to be assigned to the University under said Policy or a contract.

Please refer to the UP IPR Policy in particular Article 4, Sec. 2 which states when copyright should be assigned to the University and Article 4, Sec. 4 which permits co-ownership of copyright in the case of collaborative work with other institutions.

For any further queries regarding copyright, please contact the Research Dissemination and Utilization Office of the Office of the Vice-Chancellor for Research and Development (*436-8720 or *\infty*research.dissemination1@upd.edu.ph).

This form must be used when the Author(s) has/have a duty to assign copyright to the University such as when the Article is based on work: