## **PUBLICATION AGREEMENT**

This Publication Agreement ("Agreement") is made and entered into this **[DATE]** (the "Effective Date"), by and between the *Journal of Science and Technology Law* ("Journal"), a publication of Trustees of Boston University, and **[AUTHOR NAMES]** (individually or, if more than one author, collectively, "Author") regarding a written work currently entitled: **[ARTICLE NAME]** (the "Article").

In consideration of the mutual covenants herein set forth and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Journal and Author, intending to be legally bound hereby, agree as follows:

## (1) License of Copyright.

- a. The Author hereby grants to the Journal an irrevocable, royalty-free, worldwide, non-exclusive license:
  - i. To publish, reproduce, publicly display, transmit, distribute, and otherwise disseminate and make available the Article or portions thereof in any manner, through any medium now in existence or developed in the future, including but not limited to electronic media and by means of a computerized retrieval systems (for example, JSTOR, LEXIS, Westlaw, and SSRN) throughout the world, either separately or as part of a collective work, including but not limited to the non-exclusive right to publish the Article in one or more issues of the Journal;
  - ii. To prepare translations, abstracts and other similar adaptations of the Article, make technical and formatting modifications of the Article, and edit or modify the Article for clarity, to conform to scholarly or house style, or for space constraints, in furtherance of its publication of the Article;
  - iii. To use the Author's name, likeness, institutional affiliation, and other biographical information in connection with any use of the Article and in promoting the Article or the Journal;
  - To copy and distribute individual reprints of the Article, to authorize reproduction and distribution of the entire Article in another publication, and to charge a fee in connection with such reprints or reproductions;
  - v. To authorize reproduction and distribution of the Article or an abstract thereof through any medium now in existence or developed in the future, including but not limited to electronic media and by means of a computerized retrieval systems (for example, JSTOR and SSRN); and
  - vi. To exercise the rights granted herein directly or by means of third parties.
- b. The Journal may edit the Article as suitable for publication in the Journal, including but not limited to preparing translations, abstracts, and other similar adaptations of the Article, making technical and formatting changes, and editing or modifying the Agreement for clarity, to conform to scholarly or house style, or for space constraints.

- The Journal agrees not to publish the Article unless, in its final form, the Article is acceptable to the Author, such acceptance not to be unreasonably withheld.
- c. The Author grants the Journal the power to assign, sublicense, or otherwise transfer any and all rights expressly granted to the Journal under this Agreement. The Journal may authorize third-party publishers, aggregators, and printers to publish the Article or to include the Article in databases or other services.
- d. The rights granted by the Author to the Journal are all non-exclusive, except insofar as the Author's rights to publish, distribute and make the Article available are restricted under Section 2.
- e. Author understands and agrees that Author will not be entitled to any royalty or other payment in connection with the rights granted in this Agreement or the Journal's use of the Article.
- f. In the event that the Journal does not publish the Article, this license to the Journal shall terminate upon written notification by the Journal to the Author. However, the manuscripts Author submitted to the Journal will become the property of the Journal, even if the Journal does not publish the Article.
- (2) <u>Rights of the Author</u>. The Author may use and disseminate the Article in any way the Author wishes, except as provided in this Section 2.
  - a. In addition to the nonexclusive rights granted to Journal by Author herein, the Journal shall have the exclusive right to publish the Article from the date the Article is first published in the Journal ("Date of Publication") until 1 year after the Date of Publication (the "Embargo Period"). The Author may not publish, distribute or make the Article available in any language or medium, or authorize anyone else to do so, before the end of the Embargo Period, except as set forth below in Paragraphs (c) and (d).
  - b. The Author retains ownership of the copyright in the Article and all rights not expressly granted in this Agreement.
  - c. Notwithstanding the restriction in Section 2(a), the Author shall have the right before, during and after the Embargo Period:
    - to distribute and make available the pre-print (unformatted) version of the Article (a "Preprint") in digital form over the Internet, including through a website under the control of the Author or the Author's employer or through digital repositories maintained by scholarly societies, funding agencies, or others;
    - ii. to deposit with any such website or digital repository a copy of the Author's final version of the Article (including any modifications from the peer review process) (the "Author's Final Version") but only for distribution after the Embargo Period; and
    - iii. to distribute and make available a Preprint or the Author's Final Version to a limited audience as reasonably necessary in connection with the Author's teaching, lectures, conference presentations, scholarly collaborations, and other such professional activities.

- d. After the Embargo Period, the Author may use any version of the article, including any edits or other contributions by the staff of the Journal, in the exercise of the Author's retained rights.
- 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.
- f. None of the rights retained by the Author in this Agreement shall limit the rights granted to the Journal under this Agreement.
- g. Author's exercise of the rights described in this Section 2 is at Author's sole risk. Author is responsible for obtaining permission for third party materials as necessary for exercise of such rights. If the Article incorporates images or other materials for which the Journal obtained permission from Boston University or a third party and the Author wishes to use the Article in the exercise of his or her rights under this Agreement, Author is responsible for contacting the Journal before seeking permission from Boston University or the third party, as applicable under the circumstances.
- (3) <u>Author's Representations and Warranties</u>. The Author represents and warrants that:
  - a. The Author owns the copyright in the Article, that the Article is the Author's own original work, that the Article does not infringe upon, in whole or in part, any existing copyright, and that, if the Article reproduces anyone else's copyrightable material, the Author has obtained written permission for the use of such material that is sufficient to allow the Journal's use of the Article as contemplated by this Agreement.
  - b. That the Article has not been previously published in any form and that no rights inconsistent with this Agreement have previously been granted to any third party except as follows (please check all that apply, and give publishing date and reason for publishing);

□ Institution	nal Repository
□ SSRN	
□ BEPress <sub>.</sub>	
□ Other	

In each case in which the Article is promised to be published, in whole or in part, the Author agrees to indicate on the manuscript that it is to be published in Volume **[NUMBER]** of the Journal.

- c. That the Article does not defame any person, invade the privacy or property rights of any person, violate the civil rights or any person, or otherwise infringe upon the rights of any person.
- d. That the Author has full power to enter into this Agreement and make the grants that the Author makes to Journal.

- e. That, if the Article has more than one author, the Author by signing below represents that he or she has authority to act on behalf of all other authors.
- (4) <u>Indemnity</u>. Author agrees to indemnify the Journal against any claim or action alleging facts, which, if true, constitute a breach of any of the foregoing representations and warranties.
- (5) <u>Publication Decision and Editing Process</u>. This Agreement is subject to the understanding that the ordinary editing processes of the Journal will be diligently pursued and that the final decision whether or not to publish the Article will be made by the Journal in its sole discretion.
- (6) <u>Term.</u> This Agreement shall remain in effect for as long as copyright protection subsists in the Article.
- (7) <u>Governing Law</u>. This Agreement shall be construed as a contract made under the laws of the Commonwealth of Massachusetts, without giving effect to its principles of conflict of laws, and copyright issues shall be governed by the federal law of the United States.
- (8) Other Terms. This Agreement constitutes the entire agreement between the Author and the Journal in relation to the subject matter of this Agreement, and supersedes all previous agreements, arrangements, and understandings between the Author and Journal regarding this subject matter. This Agreement shall not be modified other than in writing. This Agreement may be executed in counterparts, each of which shall be deemed the original, all of which together shall constitute one and the same instrument, and a faxed copy or other electronic copy of this Agreement shall be deemed an original. This transaction may be conducted by electronic means and the parties authorize that their electronic signatures act as their legal signatures of this Agreement.

IN WITNESS WHEREOF, the parties have executed this Agreement under seal as of the Effective Date.

Trustees of Boston University, on behalf of Journal	Author, on behalf of all authors of the Article
By:	Ву:
Name	Name(s)
Title	
Date	Date