Form for Transfer of Copyrights to DLR

for the 25th International Symposium on Space Flight Dynamics (ISSFD) October 19 – 23, 2015, Munich, Germany

The author/ contributor
1.) Mr / Ms
hereinafter referred to as "Contributor",
and
the Contributor's employer (in case of a work made for hire) or other copyright owner:
2.)
(please insert name of the institution or of the company here, if the author has transferred his right to publish to that institution or business by operation of law or by virtue of an agreement the author has concluded with that institution or company);
hereafter referred to as "the Copyright owner"
transfer the copyrights as outlined below to
3.) the Deutsches Zentrum fuer Luft- und Raumfahrt e. V.
Linder Hoehe
D-51147 Koeln,
Germany, represented by its Executive Board,
hereafter referred to as "DLR".
Please fill in the following form and sign it, also by the appropriate representatives (if applicable) and sent the scanned version by e-mail to Mr. Ralph Kahle of DLR:
issfd2015@dlr.de
A. COPYRIGHT
☐ The Contributor
□ as well as the Copyright owner
_ 25 2555

assign to DLR, during the full term of copyright and any extensions or renewals, all copyright in and to the Contribution (paper and the conference presentation), and all rights therein, including but not limited to the right to publish, republish, transmit, sell, distribute and otherwise use the Contribution in whole or in part in electronic and print editions and on the webpage concerning the **25th International Symposium on Space Flight**

Dynamics (ISSFD) and in derivative works throughout the world, in all languages and in all media of expression now known or later developed.

B. RETAINED RIGHTS

Notwithstanding the above, the Contributor or, if applicable, the Contributor's employer or other Copyright owner, retain all proprietary rights other than copyright, such as patent rights, in any process, procedure or article of manufacture described in the Contribution (paper or conference presentation).

C. PERMITTED USES BY CONTRIBUTOR AND/ OR THE CONTRIBUTOR'S EMPLOYER OR OTHER COPYRIGHT OWNER

1. Submitted Version of Contribution

The Contributor and/ or his/ her employer or other Copyright owner retains the following rights:

- **a.** The right to self-archive the contribution on the Contributor's personal intranet page or in the Contributor's company/ institutional intranet repository or archive;
- **b.** The right to publish, republish, transmit, sell, distribute and otherwise use the Contribution (paper and conference presentation) in whole or in part in electronic and print editions for any purpose, even commercial purposes;
- **c.** The right to re-use the final Contribution or parts thereof for any publication authored or edited by the Contributor or other Copyright owner of the Contribution.
- **d.** Electronic posting of the Contribution (conference presentation or paper) is permitted. For on-line uses of the Contribution (conference presentation or / and paper), DLR encourages but does not require linking back to the published version of the paper (Contribution) on the webpage of the 25th International Symposium on Space Flight Dynamics ISSFD.
- **e.** The right to make oral presentations based on the Contribution.

D. CONTRIBUTIONS OWNED BY EMPLOYER

If the Contribution was written by the Contributor in the course of the Contributor's employment (as a "work-made-for-hire" in the course of employment), the Contribution is owned by the company/institution which must execute this Agreement (in addition to the Contributor's signature). In such case, the company/institution hereby assigns to the Owner, during the full term of copyright, all copyright in and to the Contribution for the full term of copyright throughout the world as specified in paragraph A above.

E. GOVERNMENT CONTRACTS

In the case of a Contribution prepared under U.S. Government contract or grant, the U.S. Government may reproduce, without charge, all or portions of the Contribution and may authorize others to do so, for official U.S. Government purposes, if the U.S. Government contract or grant so requires. (U.S. Government, U.K. Government, and other government employees: see notes at end.)

F. CONTRIBUTOR'S REPRESENTATIONS

The Contributor represents that the Contribution is the Contributor's original work, all individuals identified as Contributors actually contributed to the Contribution, and all individuals who contributed are included. If the Contribution was prepared jointly, the Contributor has informed the co-Contributors of the terms of this Agreement and has obtained their written permission to execute this Agreement on their behalf. (If excerpts from copyrighted works owned by third parties are included, the Contributor will obtain written permission from

the copyright owners for all uses, and show credit to the sources in the Contribution.) The Contributor also warrants that the Contribution contains no libellous or unlawful statements, does not infringe upon the rights (including without limitation the copyright, patent or trademark rights) or the privacy of others, or contain material or instructions that might cause harm or injury. The Contributor warrants that the Contribution (conference presentation/ paper) contains no libellous statements and does not infringe on any copyright, trademark, patent, statutory right or proprietary right of others, including rights obtained through licenses; and that the Contributor will indemnify DLR against any costs, expenses or damages for which DLR may become liable as a result of any breach of this warranty.

Note to U.S. Government Employees

A contribution prepared by a U.S. federal government employee as part of the employee's official duties, or which is an official U.S. Government publication, is called a "U.S. Government work", and is in the public domain in the United States. In such case, Paragraph A.1 will not apply but the Contributor must type his/her name (in the Contributor's signature line) above. Contributor acknowledges that the Contribution will be published in the United States and other countries. If the Contribution was not prepared as part of the employee's duties or is not an official U.S. Government publication, it is not a U.S. Government work.

☐ U.K. Government work (Crown Copyright)

Note to U.K. Government Employees

For Crown Copyright please print this form off, signed in the Contributor's signatures section above by the appropriately authorised individual.

The rights in a contribution prepared by an employee of a UK government department, agency or other

	authorisation to publish.
	Other
	Including Other Government work or Non-Governmental Organisation work Note to Non-U.S., Non-U.K. Government Employees or Non-Governmental Organisation Employees
	For Other Government or Non-Governmental Organisation work this form should be printed off signed in the Contributor's signatures section above by the appropriately authorised individual
	Name of Government/Non-Governmental Organisation:
Ш	Company/institution owned work (made for hire in the course of employment)
	For company/institution -owned work, ask the appropriate person in your company/institution to sign the Agreement and sign as well yourself in the space provided above.

Crown body as part of his/her official duties, or which is an official government publication, belong to the Crown. Contributors must ensure they comply with departmental regulations and submit the appropriate