Publication Agreement

**Agreement:** We are pleased to have the privilege of publishing your Article in a forthcoming issue of *Design Issues*. By your signature below, you hereby grant to the Massachusetts Institute of Technology (MIT) all your right, title, and interest including copyright in and to the Article.

**Rights Reserved by Author:** You hereby retain and reserve for yourself a non-exclusive license: 1.) to distribute the Article for use in your own teaching and research activities, and 2.) to publish the Article, or permit it to be published, as a part of any book you may write, or in any anthology of which you are an editor, in which the Article is included or which expands or elaborates on the Article, unless the anthology is drawn primarily from *Design Issues*. 3.) to self-archive the Article, under the guidelines found [here](http://www.mitpressjournals.org/page/policies/authorposting). Some of the foregoing guidelines will not apply if the article was written by an MIT faculty member. If you are an MIT faculty author, please check this box ___. As a condition of reserving the preceding rights, you agree that MIT and *Design Issues* will be given first publication credit, and proper copyright notice will be displayed on the work (both on the work as a whole and, where applicable, on the Article as well) whenever such publication occurs.

**Rights of MIT Press:** This agreement means that MIT Press will have, in all media, the following exclusive rights among others: 1.) to license abstracts, quotations, extracts, reprints, and/or translations of the work for publication 2.) to license reprints of the Article to third persons for educational photocopying 3.) to license others to create abstracts of the Article 4.) to license secondary publishers to reproduce the Article in print, microform, or any computer readable form including electronic on-line databases. This also includes licensing the Article for document delivery.

**Warranties:** You warrant that the Article has not been published before in any form, that you have made no license or other transfer to anyone with respect to your copyright in it, that you are its sole author (or that you and the coauthors listed on the article are its sole authors), and generally that you have the right to make the grants you make to us. Any exceptions are to be noted below. You also warrant that the Article does not libel anyone, invade anyone's privacy, infringe anyone's copyright, or otherwise violate any statutory or common law right of anyone. You agree to indemnify us against any claim or action alleging facts, which, if true, constitute a breach of any of the foregoing warranties.

**3rd Party Copyrighted Content:** If your article contains third party copyrighted material (images, illustrations, etc.) that you do not own copyright to, please check this box ___ to confirm that you have obtained and submitted a copy of the required releases. You must include proper copyright notice as required by the original copyright holder. Unless you have provided a copyright notice or credit line that attributes the content to another copyright holder, the terms of this agreement will govern the content as well.

**Supplementary Material Agreement:** If you are submitting supplementary material, check here ___ and return initialed page 2.

**Multiple Authors:** If there is more than one author of the Article, the word “you” includes all authors jointly and severally. The corresponding author may sign on behalf of all authors if he or she has the authority to act as their agent. Please check off the “for all authors” box if it is applicable.

**Concerning U.S. (Federal) Government Employees:** Some of the foregoing grants and warranties will not apply if the Article was written by U.S. Government employees acting within the scope of their employment. If you are a U.S. Government employee who prepared this work as part of your official duties and there is no copyright to transfer, please check this box ___. Works produced by individuals employed under government contracts are protected and restricted under U.S. copyright law. However, if you are a contractor of the U.S. Government, you may reserve the right to reproduce the Article for U.S. government purposes by checking this box ___.

**In Conclusion:** This is the entire agreement between you and us, and it may be modified only in writing. It will bind and benefit our respective successors in interest, including assignees, and our licensees, provided that you may not assign this Agreement without our prior written consent. It will terminate if we do not publish your Article within two years of the date of your signature(s).

I (we) concur in this letter of agreement: [ ____ for all authors]  
*Design Issues* and MIT hereby acknowledge their consent to the terms of the foregoing agreement.

Print name  
Citizenship

Signature  
Date

Nick Lindsay  
Journals Director, MIT Press

Article title  
Vol./Issue

Page 1
Please initial two copies. Retain one for your records and return the other to the editorial office.

**Publication Agreement**

Supplementary Material for *Design Issues* Articles

**Supplementary Material Agreement:** If you are submitting additional text, video, or other material (Supplementary Material) now or in the future, that you consider relevant to your article, the following three clauses will govern the posting of that material.

You hereby give to MIT Press a nonexclusive license to publish the Supplementary Material by hosting it on the Press’s servers, accessible through a link from the Press’s web page where your article is listed, and from any other MIT Press website or related website. You understand that the Supplementary Material has not been reviewed or approved by the editors of *Design Issues*, is not considered part of your Article or of *Design Issues*, and is not included in any licensing arrangements that the Press may have with respect to *Design Issues*.

You are free to include your personal contact information and any copyright or other notice that you wish to include in the Supplementary Material, provided it is not in the nature of an advertisement or solicitation of employment or business. MIT Press reserves the right to take down the Supplementary Material at any time if in its sole judgment it believes that the Supplementary Material is not suitable for posting on its website.

You warrant that you are the sole author of the Supplementary Material, or if not, that you have a complete and unencumbered right to grant MIT Press the license stated above. You also warrant that the Supplementary Material does not libel anyone, invade anyone’s copyright or otherwise violate any statutory or common law right of anyone. You agree to indemnify us against any claim or action alleging facts which, if true, constitute a breach of any of the foregoing warranties.

I concur in this Supplementary Materials Agreement: 

Initials here: ____________

________________________________________

Print Name

________________________________________

Article Title  Vol./Issue