



## Copyright Clearance and Assignment

Author(s) \_\_\_\_\_

Return to: AIAA Books  
12700 Sunrise Valley Dr., Suite 200  
Reston, VA 20191-5807

Title of Work \_\_\_\_\_

The signature of each contributor is required for joint works, guaranteeing that *all* authors agree to the terms set forth herein.

You *must* sign each of the following:

- I. Clearance
- II. No-infringement statement
- III. Publication status
- IV. Copyright assignment (*one* release: A, B, C, D, or D-APL)

### I. CLEARANCE

This work is UNCLASSIFIED and has been cleared and approved for public release by the appropriate company and/or government agencies.

\_\_\_\_\_  
Signature of Author

\_\_\_\_\_  
Date

### II. NO-INFRINGEMENT STATEMENT

Please make clear the copyright status of this work by signing the following affidavit assuring us that it contains no copyright-infringing material.

This material represents original work by the author(s). No portion of the material is covered by a prior copyright; or for any portion copyrighted, the author has obtained permission for its use and all such permissions are in writing and attached to this form. Further, this work does not infringe any trademark, patent, trade secret, or other intellectual property rights of any person, nor does it contain any material that is defamatory.

\_\_\_\_\_  
Signature of Author

\_\_\_\_\_  
Date

### III. PUBLICATION STATUS

This work has not been published, nor is it currently under consideration for publication elsewhere (with the allowed exception of publication in a different format by AIAA.)

\_\_\_\_\_  
Signature of Author

\_\_\_\_\_  
Date

### IV. COPYRIGHT ASSIGNMENT

**(Before signing, please read *both* sides of this form; NO VARIATIONS IN WORDING ARE ALLOWED.)**

The copyright law effective January 1, 1978, gives the copyright of a work to the person who wrote it. AIAA prefers to hold the copyright of any work it publishes, with the clear understanding that the author and the author's organization have the right to reproduce it in print form (nonelectronic) for their own purposes, provided that the reproductions are not for sale. **Copyright Form A** does this.

**Copyright Form A:** I irrevocably transfer and assign copyright to my work exclusively to AIAA, giving the Institute all rights to it except that I and the organization by which I was employed at the time I wrote the manuscript have the right of further print reproductions, in part or in full, provided they are not for sale. This reproduction right does not include distribution of the work via the Internet or by other electronic means.

[Note: If Copyright Form A is signed, the notice will read as follows: "Copyright © 20\_\_\_\_ by the American Institute of Aeronautics and Astronautics, Inc. All rights reserved."]

\_\_\_\_\_  
Signature of Author

\_\_\_\_\_  
Date

Occasionally, special situations arise in which the author (or his organization, if he has assigned his copyright to it) wishes to retain the copyright in his (or its) name. In such a case, AIAA requires a license to publish the work. **Copyright Form B** should be used for this purpose.

**Copyright Form B:** I hereby license AIAA to publish this work and to use it for all of AIAA's current and future print and electronic uses.

[Note: If the author retains copyright (Copyright Form B), the notice, in the name of the copyright holder, will read as follows: "Copyright © 20\_\_\_\_ by \_\_\_\_\_. Published by the American Institute of Aeronautics and Astronautics, Inc., with permission."]

---

Signature of Author or Other Copyright Proprietor

---

Date

**NOTICE TO AUTHORS EMPLOYED BY GOVERNMENT AGENCIES OR GOVERNMENT CONTRACTORS:**

1. A "work of the United States Government" (hereinafter called a Government work) is a work prepared by an officer or employee of the United States Government as part of that person's official duties. In some cases, works prepared by employees of private companies who are under contract to a Government agency may also be Government works.
2. Copyright protection under the U.S. Copyright Law is not available for any Government work; however, copyright protection is available for a work of a Government employee that is done apart from his or her official duties, and the copyright shall reside in the employee (subject to any transfer made by the employee).
3. When a work of a Government employee does not fall within the purview of his or her official duties, the employee's use of Governmental time, material, or facilities will not, of itself, make the work a Government work.
4. Under the current copyright law a work may be protected, within certain limitations, even if a copyright notice is not present; however, the presence of a copyright notice on a work makes it clear to a reader who the copyright proprietor is and who can grant a license to reproduce the work, etc.
5. If a work of a Government employee is not a Government work, AIAA will not publish the work unless AIAA receives an assignment (**Copyright Form A**) or a license (**Copyright Form B**).
6. **Copyright Form C** is the appropriate form to be executed by a Government-employee author who has prepared a Government work.
7. Government-contract authors should sign **Copyright Form D**. Because of a special copyright agreement executed with AIAA, **D-APL** is the appropriate form for Government-contract authors employed by the Applied Physics Laboratory.
8. Please execute one of the four forms. If you are uncertain as to whether the work was outside your official duties, the AIAA encourages you to seek appropriate counsel within your agency.

**Copyright Form C:** This material is a work of the U.S. Government and is not subject to copyright protection in the United States.

[Note: If Copyright Form C is signed, the notice will read as follows: "This material is declared a work of the U.S. Government and is not subject to copyright protection in the United States."]

---

Signature of Author

---

Date

**Copyright Form D:** I prepared this work as part of my official duties as an employee of a Government contractor.

[Note: If Copyright Form D is signed, the notice will read as follows: "Copyright © 20\_\_\_\_ by the American Institute of Aeronautics and Astronautics, Inc. The U.S. Government has a royalty-free license to exercise all rights under the copyright claimed herein for Governmental purposes. All other rights are reserved by the copyright owner."]

---

Signature of Authorized Official

---

Date

---

Print Name and Title

**Copyright Form D-APL:** The above-identified work was created by the Johns Hopkins University, Applied Physics Laboratory (JHU/APL), under funding from the U.S. Government. JHU/APL hereby assigns its copyright in the above work to AIAA. JHU/APL reserves all proprietary rights in the work other than copyright, reserves the right to use the work in future works of its own, and reserves the right to make copies of the work for its own use, but not for sale.

[Note: If Copyright Form D-APL is signed, pursuant to agreement between JHU/APL and AIAA, the notice will read as follows: "Copyright © 20\_\_\_\_ by the American Institute of Aeronautics and Astronautics, Inc. Under the copyright claimed herein, the U.S. Government has a royalty-free license to exercise all rights for Governmental purposes. All other rights are reserved by the copyright owner."]

---

Signature of Authorized Official

---

Date

---

Print Name and Title