## NON-EXCLUSIVE PUBLICATION AGREEMENT



This agreement ("Agreement") is between Mulberry Technologies, Inc. ("Mulberry") on the one hand, and you and your co-authors and/or joint-copyright owners (if any) (individually or collectively, "you"), on the other hand, concerning the paper described below and submitted to Mulberry for publication (the "Paper") in the Proceedings ("Proceedings") of Balisage: The Markup Conference ("Balisage"). For good and sufficient reasons and other consideration, the receipt and sufficiency of which are hereby acknowledged, you agree as follows:

PAPER TITLE:  XFORMS 2.0: WHAT'S NEW?	
AUTHOR(S): Steven Pemberton	
COPYRIGHT NOTICE (to appear in Paper Footer): (c) 2018 Steven Pewbertin, Some 1945 reserved	
1. GRANT OF RIGHTS.	

Please check the applicable box below (check only one box).

√ You grant Mulberry, its successors and assigns a non-exclusive, worldwide, transferable, irrevocable, royalty-free license to (i) format the Paper for print and electronic display; and (ii) reproduce, distribute, and publicly display the Paper as part of a collective work in print or electronic format as part of the Proceedings of Balisage. The foregoing license is for the term of copyright (and any extensions under any copyright laws now or later in force).

(Note: If you created the Paper during the course of your employment or under an independent contractor agreement or received a grant to fund your Paper, please review applicable company, institutional and grant policies and your employment/independent contractor agreement to determine if your employer or another third party owns or exclusively licenses some or all rights in your Paper. If you do not own the rights in the Paper, then the copyright owner should sign this Agreement instead of you.)

You wrote the Paper within the scope of your employment by the U.S. Government or the Paper is otherwise in the public domain and the Paper includes a copyright notice identifying those Portions of the Paper that are protected by copyright (if any) and those portions in the public domain.

(Note: If you are a United States federal employee who created the Paper within the scope of your official duties, then the Paper is in the public domain and you should check the second box above. If you are a U.S. federal employee who created

Balisage: The Markup Conference Non-exclusive Publication Agreement the Paper <u>outside</u> the scope of your employment, then you own the copyright in the Paper despite your federal employee status and may make the grant of rights above by checking the first box, unless you previously transferred all of these rights to another party, in which case, that copyright owner should sign this Agreement instead of you.)

- B. You also (i) grant Mulberry the right to use your name and your likeness and biographical information (if applicable) in connection with Balisage and the Paper, and (ii) waive all rights generally known as moral rights in the Paper, to the extent they can be waived, under any existing or future law of any jurisdiction. You reserve all other rights in the Paper subject to the restrictions described in Section 3(Λ).
- 2. REPRESENTATIONS AND WARRANTIES. You represent and warrant the following:
  - A. you have full power and authority to make and perform your obligations under this Agreement;
  - B. you have the right to make the grant of rights to Mulberry in Section 1(A) (if applicable), and if the Paper contains excerpts from other copyrighted material (including without limitation any diagrams, photographs, figures or text), you have acquired in writing all necessary rights from third parties to include those materials in the Paper, and have provided appropriate credit for those third-party material in footnotes or in a bibliography;
  - all statements contained in the Paper purporting to be facts are true or supported by reasonable scientific research;
  - the Paper does not contain any defamatory or libelous material and does not infringe any third party's patent, copyright, trade secret or other proprietary rights and does not violate the right of privacy or publicity of any third party or otherwise violate any other applicable law;
  - E. if the Paper was produced in the course of your employment by or contractual relationship with the U.S. Government and/or contains classified material, it has been cleared for public release through public affairs channels, and you have indicated those approvals and clearances on the Paper;
  - the Paper is not subject to any prior claim, encumbrance or agreement and is not under consideration for publication elsewhere; and
  - G. you have cited in the acknowledgements all third parties who have participated significantly in the Paper's technical aspects.

## AUTHOR OBLIGATIONS AND ACKNOWLEDGEMENTS.

- A. You reserve all other rights in the Paper, including (if applicable) all patent rights in the Paper's patentable subject matter.
- B. If your Paper is accepted for Balisage, you or one of your co-authors will register and pay any applicable fees for that conference and present the Paper to your fellow conference attendees.
- C. You acknowledge that (i) all print and electronic copies of the Paper submitted to Mulberry become Mulberry's physical property regardless of whether the Paper is accepted for Balisage or published in the Proceedings; (ii) you are responsible for ensuring the accuracy of your research and the Paper's content; (iii) Mulberry is not obligated to accept the Paper for Balisage or to publish your Paper; (iv) statements and opinions advanced in your Paper are yours and not those of Mulberry; and (v) Mulberry is not responsible for any of your expenses incurred in connection with preparing the Paper or attending meetings to present it, nor will Mulberry pay you any financial compensation if it publishes your Paper.
- 4. MULBERRY OBLIGATIONS. If Mulberry decides to accept the Paper for Balisage and/or publish the Paper in the Proceedings, Mulberry will provide appropriate credit to the author(s) of the Paper in all copies of the Paper in any format, but Mulberry's failure to do so will not constitute a material breach of this Agreement. If Mulberry decides not to accept or to publish your Paper, it will notify you in writing, which may be given by email. This Agreement, including all of Mulberry's rights in your Paper, terminates upon your receipt of that written notice, and you are

Balixage. The Markup Conference Non-exclusive Publication Agreement thereafter free to offer the Paper for publication elsewhere.

- 5. GENERAL PROVISIONS. This Agreement sets forth the entire agreement between you and Mulberry and supersedes all prior or contemporaneous negotiations, understandings and representations, whether oral or written, between you and Mulberry concerning your Paper. This Agreement may not be amended or modified except in a written instrument signed by you and Mulberry. A waiver of any term or condition or breach of this Agreement must be in writing, and no such waiver constitutes a waiver of any other term or condition or of any later breach of this Agreement. This Agreement inures to the benefit of and is binding upon Mulberry and you and your respective successors, heirs, and assigns. Mulberry reserves the right to assign this Agreement in its sole discretion. This Agreement may be executed in counterparts, each of which will be deemed an original and all of which together constitute one and the same instrument. Signatures sent by facsimile transmission and scanned executed agreements in PDF format sent by email transmission are valid and binding.
- 6. GOVERNING LAW. This Agreement is governed by and should be construed in accordance with the laws of the State of Maryland, United States of America, applicable to agreements made and performed there, without regard to its conflict of law principles. Any claim, dispute, action or proceeding relating to this Agreement may be brought only in the applicable state and federal courts in the State of Maryland, and you expressly consent to personal jurisdiction and venue in any of those courts and will not object to such jurisdiction on the ground of forum non conveniens or otherwise.

IMPORTANT: Your Paper will not be published unless this Agreement is signed by you and any other copyright owner(s) and returned to Mulberry. No proxies allowed (ORIGINAL SIGNATURES of each author or copyright owner).

CORRESPONDING AUTHOR or C	COPYRIGHT OW	NER (	1+		
Name: STEVEN FEMBERTON	_ Signature: 🧲	Jalan 1/4	we h	Date: <u>2</u>	4/07/2018
Affiliation: C W		Title:			
Address: SCIENCE PARK    Phone: +31 624671668 Fax:	2-3, AMS	TERDAM	- (State)	1098 XG	NL (Country)
Phone: <u>+31 624 671 668</u> Fax: _	(City)	Email: <u>4</u>	skven. pa	emberton (aci	0c.n(
CO-AUTHORS					
Name:	Signature:			Date:	
Affiliation: (Company or Institution)		Title:			
Address:	(City)		(State)	(Zip Code)	(Country)
Phone: Fax: _				(zap code)	
Name:	Signature:			Date:	V 2 40° L
Affiliation:		Title:			
Address: (Company or Institution)					
Phone: Fax: _	(City)		(State)	(Zip Code)	(Country)

Balisage: The Markup Conference Non-exclusive Publication Agreement