

**IEEE COPYRIGHT LICENSE FORM
FOR LIMITED USE WITH IEEE COMPUTER SOCIETY'S
EXPERIMENTAL "DELAYED-OPEN ACCESS" MODEL**

TITLE OF WORK (hereinafter, "the Work"):

AUTHOR(S):

IEEE PUBLICATION TITLE: 2014 IEEE 39th Conference on Local Computer Networks (LCN)

COPYRIGHT AND LICENSED RIGHTS TRANSFER FORM

The undersigned hereby assigns to The Institute of Electrical and Electronics Engineers, Inc., and the IEEE Computer Society (collectively referred to here as the "IEEE") a temporary joint and undivided ownership right and interest in all copyright rights in and to the above Work, for a period of twelve (12) months. The undersigned hereby represents and warrants that the Work is original and that he/she is the author of the Work, except possibly for material such as text passages, figures, and data that clearly identify the original source, with permission notices from the copyright owners where required. The undersigned represents that he/she has the power and authority to make and execute this assignment.

For the term of this license, the IEEE shall have the sole and exclusive right to sell, distribute, repurpose, edit and archive the Work in its sole discretion. Upon the expiration of this license, the Work shall be offered at no cost, as open access, through IEEE's digital library. IEEE shall nonetheless retain the sole and exclusive right to archive the Work in perpetuity, and to include the Work as a component of the products and services it sells without royalty to the author. IEEE also retains the sole and exclusive right to sell any feature-rich derivative version of the Work, including but not limited to an XML-based version, created during the license period.

This license shall expire on 8 September 2015.

In return for this license and ongoing rights, the IEEE recognizes the author as retaining copyright under law, and the retained rights noted in, but not limited to, Items 1 through 4 below. The IEEE recognizes in the above authors and employers for whom the Work may have been created a right to use the material during the license period as outlined below. Both parties hereby waive any and all rights and duties of accounting to the other party for proceeds derived from the commercial exploitation of the Work.

1. Employers (or authors) retain all proprietary rights in any process, procedure, or article of manufacture described in the Work.
2. Authors/employers may reproduce the Work, material extracted verbatim from the Work, or derivative works for the author/employer's personal use.
3. Authors may, as permitted by standard IEEE copyright policy, post the as-accepted version of the Work on their personal and/or institutional websites. After the expiration of this license, Authors may post the as-published version of the Work on such sites, with the exception of any interactive version developed by IEEE. Authors are not restricted from producing their own, independently derived interactive works.
4. In the case of work performed under a U.S. Government contract or grant, the IEEE recognizes that the U.S. Government has royalty-free permission to reproduce all or portions of the Work, and to authorize others to do so, for official U.S. Government purposes only, if the contract/grant so requires. (Appropriate documentation may be attached, but the IEEE's Copyright Form **MUST BE SIGNED**. See "U.S. Government Employees/U.S. Government Contract Work".)

In the event the above Work is not accepted and published by the IEEE or is withdrawn by the author(s) before acceptance by the IEEE, this agreement becomes null and void.

AUTHOR

DATE

IEEE COMPUTER SOCIETY, by EVAN M. BUTTERFIELD
DIRECTOR OF PRODUCTS & SERVICES

DATE

JOINT AUTHORSHIP

For jointly authored works, all the joint authors should sign, or one of the authors should sign as an authorized agent for the others. In the case of multiple authorship where one or more authors are U.S. Government employees but at least one author is not, that non-Government author should sign Part A of this form.