CHALMERS
Electronic Publication Agreement

This is an English version for translation purposes of the Swedish agreement.

Chalmers University of Technology AB, org. nr. 556479-5598, hereinafter referred to as Chalmers, and the author with the name: .................................................................................................................................
hereinafter referred to as the Author, to the publication with the title: ...........................................................
 ...........................................................................................................................................................
hereinafter referred to as the Work, conducted at Chalmers, wishes to publish the Work electronically and make it accessible on the Internet, and has signed the following Agreement.

§1 Grant of license
By signing and submitting this Agreement, the Author grants to Chalmers University of Technology the non-exclusive right to publish the Work electronically and in a non-commercial purpose make it accessible on the Internet. With reference to this Agreement there will be no payments between the parties.

§2 Chalmers’ obligations
Chalmers shall keep the Work available for web users. The Work will be published in the same version as it was delivered regarding content for example text, graphics and pictures. Chalmers will take no responsibility when it comes to proofreading the Work or checking its correspondence with a possible printed original. Chalmers is allowed to make necessary technical configurations of the Work in order to make it accessible on the web. Chalmers has the right to control the Work in accordance with current Swedish public access legislation. Chalmers shall take reasonable technical and administrative measures to prevent that the Work in its published form will be distorted in any manner.

§3 Warranties
The Author warrants that he/she is the author to the Work. The Author warrants that the Work does not contain text, pictures or other material that violates copyright law. The Author shall, when transferring the rights of the Work to a third party (for example a publisher or a company), acknowledge the third party about this agreement. If the Author has signed a copyright agreement with a third party regarding the Work, the Author hereby warrants that he/she has obtained any necessary permission from this third party to let Chalmers store the Work electronically and make it accessible on the Internet.

§4 Indemnity
If it is found that the Author/Authors is/are not the copyright holder/holders of the Work, in part or as a whole, or if required permissions as referred to above are missing, the Author shall in such case indemnify Chalmers.

§5 Cancellation of the agreement
The Author has the right to make a written cancellation of the agreement. Chalmers shall cancel the providing of the Work no later than 1 month after the cancellation.

This agreement has been established in two copies, of which Chalmers and the Author has received one copy.