Harvard Data Science Review Publication Agreement

This Publication Agreement (the "Agreement"), da	ated as of	, 20	, is made by and bet	tween the Harvard D) ata
Science Initiative, a part of President and Fellows	of Harvard Co	ollege ("Publishe	er"), as publisher of the	e Harvard Data Scie	ence
Review (the "Journal"), and	(indivi	dually or, if ther	e is more than one aut	hor, collectively,	
"Author") regarding the article by Author titled:					The
article, together with any tables, figures, illustratio	ons, visualizatio	ons and other m	aterial submitted by A	uthor for publication	n in
the Journal, is referred to herein as the "Article."	Author wishes	Publisher to pu	blish the Article, and i	understands that the	
Publisher is only willing to do so if, among other c	conditions, Au	thor enters into	this Agreement.		

1. Rights and Licenses; Attribution; etc.

- 1.1. Author retains Author's copyright in the Article.
- 1.2. Author hereby grants a Creative Commons Attribution 4.0 International license (the "<u>CC BY License</u>") in and to the Article, with the understanding that Publisher will exercise rights under the CC BY License to publish the Article in the Journal and as otherwise permitted under the CC BY License. The terms of the CC BY License are set forth at https://creativecommons.org/licenses/by/4.0/legalcode, and a summary of the terms by Creative Commons is set forth at https://creativecommons.org/licenses/by/4.0/.
- 1.3. Author represents and warrants that Author has not submitted the Article, or any substantially similar article, to any other journal for review or publication, and will not do so before publication of the Article in the Journal. The Author otherwise is free to use and distribute any version of the Article created by Author, including the Author's final version incorporating any modifications from the peer review process (the "Author's Final Version").
- 1.4. If the Journal makes or obtains any modifications or additional material not included in the Author's Final Version (for example, visualizations, illustrations or figures) (collectively, "Additional Material"), Author agrees that Publisher will own the copyright in the Additional Material. If any Additional Material is jointly authored by Publisher (or any third party engaged by Publisher) and Author, Author hereby transfers to Publisher any copyrights Author now or hereafter holds in that Additional Material, and Publisher agrees that, when and if it makes any such jointly authored Additional Material publicly available, it will release it under a CC BY License or a Creative Commons Attribution-NonCommercial 4.0 International license (the "CC BY-NC License"). The terms of the CC BY-NC License are set forth at https://creativecommons.org/licenses/by-nc/4.0/legalcode, and a summary of the terms by Creative Commons is set forth at https://creativecommons.org/licenses/by-nc/4.0/. Author will be free to use Additional Material under the terms of any Creative Commons license that Publisher may employ. Otherwise, Author will obtain Publisher's prior written approval before using any Additional Material.
- 1.5. Publisher may use Author's name, likeness, and institutional affiliation to provide attribution for the Article and to promote the Article, derivative works thereof, or the Journal, and may authorize others to do the same.
- 1.6. If Author uses or distributes the Article, or any work based substantially on the Article, after its publication in the Journal, Author will include an appropriate citation to the Article as published in the Journal, with name and date of the Journal publication and the Internet address for the website of the Journal.
- 2. No Royalties. Author understands and agrees that Author will not be entitled to any royalty or other payment in connection with the rights granted in this Agreement or the Publisher's use of the Article or any Additional Material.

3. Additional Representations and Warranties.

3.1. Author represents and warrants that: (a) Author owns the copyright in the Article, and has the full power and right to enter into this Agreement and to grant the rights and licenses granted hereunder; (b) the Article constitutes Author's own original work, and does not infringe, in whole or in part, any existing copyright; (c) if the Article reproduces anyone else's (including Harvard University's) text, images or other material, Author has obtained written permission for the use of such material that is sufficient to allow Publisher's use of the Article as contemplated by this Agreement; and (d) the Article and its publication do not and will not defame, invade the privacy of, violate the civil rights of, or otherwise infringe or violate the rights of any person, or violate any contract or institutional policy to which Author is subject.

- 3.2. If the Article has more than one author, the author signing below for Author warrants that he or she has authority to act on behalf of all other authors and is acting on their behalf in signing and carrying out this Agreement. If copyright in the Article, or in any author's contribution, is held by an author's employer (for example, because the Article or such contribution is a work made for hire), Author has obtained the signature of an authorized representative of such employer on this Agreement.
- 3.3. Author's exercise of Author's rights in the Article is at Author's sole risk. Author acknowledges that Publisher makes no warranties of any kind concerning the Article.
- **4. Publication Decision.** The final decision whether or not to publish the Article will be made by Publisher in its sole discretion.
- **5. Governing Law.** This Agreement will be governed by and interpreted under the laws of the Commonwealth of Massachusetts, without regard to its conflict of law rules.
- 6. Merger; Amendment; Signing. This Agreement constitutes the sole expression of all understandings between Author and Publisher with respect to copyright in the Article and the other subject matter of this Agreement. This Agreement may only be amended by a writing signed by Author and an authorized representative of Publisher. This Agreement may be signed in one or more counterparts, and may be signed manually or electronically; delivery of a facsimile, photocopy or other electronic copy (e.g., a PDF) of the signed Agreement will constitute delivery of the original signed Agreement.

In witness whereof, the parties have signed this Agreement under seal as of the date first above written.

Authore

Author.	
Signed:	
Printed Name:	
Date:	
Signature by authorized representative of Au	thor's employer, if required (see Paragraph 3.2):
Signed:	
Printed Name:	
Title:	
Date:	
Publisher:	
Signed:	
Printed Name:	
Date:	