

BSides Toronto 2016 Media Consent Form

This is a simple consent agreement in which the Speaker ("you", "your"), grant BSides Toronto ("us", "we", "our") the right to publish your talk. We put this in writing so we know we have permission and you can be confident as to what we will do with your content.

You agree that the organizers of BSides Toronto 2016 Conference may:

- 1) Record your talk with a video camera;
- 2) Publish the recording on a public video site (such as but not necessarily Youtube); and
- 3) Permit Ryerson University, the host of event, to publish the recordings on their own media site; and
- 4) Publish the slides on our web site or a public slide sharing site; and
- 5) Publish any papers or material from your talk on our web site or a public document sharing site.

You will retain ownership of your talk and your content; we will upload the talk and content in its entirety clearly indicating that this is your talk and your content. This agreement provides us with a non-exclusive right which means there is nothing stopping you publishing this talk and content somewhere else in the future. This publishing right is not transferable which means we cannot give this right to someone else or license your talk to someone else in any way. The publishing right is irrevocable which means once granted you cannot take it away (but we're certainly happy to hear you out if you need us to take the content down).

You agree to provide us this one time publishing right at no charge to us and with no expectation of payment in the future. When we publish this talk and support material we will not charge for access and we will not enable advertisements (unless forced to by the site we uploaded to); we will not make or accept any payment from publishing the talk. We publish your talk exclusively for the benefit of the conference attendees and the information security community at large.

Standard legal terms:

- i) This agreement will be interpreted according to the laws of Ontario, Canada.
- ii) If some part of this agreement is found to be invalid or unenforceable then the remaining part of the agreement will remain in effect.
- iii) You provide us with a warranty (a contractual promise) that you have all the necessary rights to the content you present. In the event you do not have the necessary rights and we are sued for publishing your talk by a third party then you agree to take over the legal defense on our behalf and will indemnify us against all losses, which means pay for any damages and costs.
- iv) Any communications regarding this agreement will be in writing and delivered to info@bsidesto.ca
- v) In the event you decide to sue us (and we really hope you don't) then you agree to (a) a maximum award, including damages and legal expenses, of \$50 should you be successful in your claim against us; and (b) have the matter heard in Toronto, Ontario, Canada.

Date: _____

Speaker Name: _____

Speaker Signature: _____