

## Terms and Conditions for Submission of Work to MESA

Please read these terms and conditions ("Terms") carefully because they govern your submission of any work(s) of authorship or other material(s), idea(s), and content in any form or media (collectively, a "Work") to the Manufacturing Enterprise Solutions Association (referenced herein as "MESA"). If you agree to these Terms, please reply by email with the words "I AGREE." If you do not agree to these Terms, please reply by email with the words "I DO NOT AGREE" and do not provide any Work to MESA. Regardless, submission of Work to MESA will constitute acceptance of these Terms.

When submitting any Work to MESA, you will retain all ownership rights and interest in and to the Work and any other materials or information you submit to MESA hereunder. Additionally, MESA will provide appropriate attribution and credit to you for your authorship of the Work. In connection with submitting any Work to MESA, you hereby grant to MESA (and all persons or entities acting on MESA's behalf or with its authority) a worldwide, perpetual, royalty-free, fully-paid, irrevocable, and exclusive right and license (as to publication, display, or distribution in any blog, forum, periodical, white paper, text, compilation, website, slide presentation, interactive media, social media or work focusing on the manufacturing industry) to: (i) reproduce, copy, market, display, distribute, and sell the Work in any media now know or hereinafter developed, including, without limitation, any electronic or digital media; and (b) edit, adapt, modify, reformat, change, and otherwise create derivative works of the Work, as long as such derivative works do not disparage or harm the contributor or the entity on behalf of which the contributor is acting.

For the purposes of this Agreement, the rights granted above will be deemed to include, on a sublicenseable, royalty-free, fully-paid, worldwide, and irrevocable basis, the nonexclusive right and permission to use your name, likeness, or biographical data, and any recording of the same, or the trade name or trademark of any entity on behalf of which you are acting (and of which you agree to provide to MESA) in connection with the Work with and for as long as MESA (or any person or entity acting on MESA's behalf or with its authority) and/or it licensees makes use of the Work. MESA will have exclusive, full, and final editorial control over the manner by which MESA uses the Work. Unless otherwise agreed in writing, you acknowledge and agree that you will receive no compensation for the development or submission of Work, any use by MESA, or for any other service or materials, you may provide in connection with the Work.

You acknowledge that you are solely responsible for all rights clearance with respect to the Work and hereby represent and warrant that you own all rights, title, and interest in the Work and have all rights, power and authority necessary to grant the rights granted to MESA herein, free and clear of any claims, liens, or encumbrances. You also represent and warrant that you are not aware of any investigation, claim, litigation involving the Work, the Work does not violate or infringe the rights of any other party or the laws or regulations of any governmental, regulatory, or judicial authority, and the Work does not include any libelous, defamatory, obscene or unlawful material under the laws of the United States or any



state thereof. In connection with the foregoing, you agree that you will: (i) confirm any waivers, licenses, permissions, or consents from time to time as reasonably requested by the MESA, and (ii) perform such other acts as MESA may reasonably request to facilitate MESA's right to use the Work.

You acknowledge and agree that you and MESA are independent contractors only and that neither this Agreement nor any of its terms and conditions may be construed as creating a partnership, joint venture, employment, or agency relationship with MESA. These Terms constitute the entire agreement of the parties relating to the subject matter hereof and supersedes and replaces any and all prior oral or written agreements concerning the Work. No amendments may be made except in a writing signed by both of the parties hereto, and the law governing this Agreement will be that of the State of Arizona. This Agreement will be binding on, and will inure to the benefit of, the parties hereto and their respective successors, heirs, and assigns. If any provision of these Terms shall be adjudged by any court of competent jurisdiction to be unenforceable or invalid, that provision will be limited or eliminated to the minimum extent necessary so that these Terms will otherwise remain in full force and effect and enforceable.