

KEY TERMS SUMMARY

(This summary is for reference only and does not replace the full Agreement below)

- **Parties:** Phoenix Global Education Ltd (UK) [Publisher] and The Undersigned Author [Contributor]
- **Project:** FutureED 2026 International Academic Conference Proceedin.
- **Copyright:** You (the Author) retain copyright. You grant Phoenix Global Education a non-exclusive, worldwide, perpetual license to publish and disseminate the Work.
- **No Royalties:** This is an academic contribution; no royalties are paid.
- **Registration:** Publication is conditional upon the registration and payment of the conference fee by at least one author.
- **AI Policy:** You must disclose the use of any Generative AI tools. AI cannot be listed as an author.
- **Warranties:** You promise the Work is original, contains no plagiarism, and that you have secured permission for any third-party images/data.
- **Governing Law:** England and Wales.

CONTRIBUTOR (CHAPTER AUTHOR) AGREEMENT

Date: [Insert Date]

Reference No: [Insert Ref No]

1. PARTIES AND DEFINITIONS

This Agreement is made by and between:

1.1 The Publisher:

Phoenix Global Education Ltd, a company registered in England and Wales, acting as the organiser and publisher of the Proceedings (hereinafter the "Publisher").

Address: [Insert UK Registered Address]

Contact: conference@phoenixglobaled.org

AND

1.2 The Contributor:

The Lead/Corresponding Author identified in the signature block, acting on their own behalf and on behalf of all co-authors (hereinafter the "Contributor").

1.3 Definitions:

- "The Work": The manuscript/chapter titled:

[Insert Chapter Title]

submitted by the Contributor for inclusion in the Proceedings.

- "The Proceedings": The collected conference proceedings titled [FULL PROCEEDINGS TITLE], to be published following the FutureED 2026 International Academic Conference (Dubai, 28–29 March 2026).

- "The Editors": [Name], [Name], and [Name], appointed by the Publisher to compile the Proceedings.

2. GRANT OF RIGHTS

2.1 License to Publish:

The Contributor retains copyright ownership of the Work. The Contributor hereby grants to the Publisher a non-exclusive, worldwide, perpetual, royalty-free, transferable license to:

- a) Publish, reproduce, display, distribute, sell, and archive the Work as part of the Proceedings in all formats (including but not limited to print, digital/PDF, e-book, and online databases);
- b) Translate the Work into other languages;
- c) Sublicense rights for the Work to be indexed in academic databases (e.g., Scopus, Web of Science, ProQuest) and search engines;
- d) Use the Abstract and citation metadata of the Work for marketing and promotional purposes.

2.2 Conference Recordings:

If the Contributor presents the Work at the physical conference in Dubai, the Contributor grants the Publisher the right to record, livestream, and archive the presentation on the Conference website/platform.





3. AUTHOR RESPONSIBILITIES & DELIVERABLES

3.1 Deliverables:

The Contributor agrees to deliver the full manuscript in the format prescribed by the Publisher ("Camera-Ready Template").

- Word Count: Between [Min] and [Max] words (including references).
- Figures/Tables: Maximum of [Number] figures/tables unless authorised by the Editors.
- Deadline: The final Camera-Ready manuscript must be submitted by [Insert Date].

3.2 Formatting:

The Work must strictly adhere to the FutureED 2026 Author Guidelines. The Publisher reserves the right to return manuscripts that do not meet these technical standards.

4. ORIGINALITY, WARRANTIES & INDEMNITIES

The Contributor warrants and represents that:

- Originality:** The Work is the original creation of the Contributor and has not been published previously (in print or digital format) and is not currently under consideration elsewhere.
- Authorship:** All listed authors have made significant scientific contributions to the Work and have agreed to this submission.
- No Infringement:** The Work contains no libelous, unlawful, or defamatory material, and does not infringe upon the copyright, trademark, privacy, or other rights of any third party.
- Indemnity:** The Contributor agrees to indemnify and hold harmless the Publisher and Editors against any claims, losses, or legal costs arising from a breach of these warranties.

5. PERMISSIONS & THIRD-PARTY MATERIAL

5.1 Responsibility:

If the Work includes excerpts, text, illustrations, figures, tables, or other materials from third-party sources (including the Contributor's own previously published work), the Contributor is solely responsible for obtaining written permission from the copyright holders.

5.2 Evidence:

The Contributor must provide proof of such permissions upon request. Any fees charged by copyright holders for the use of such material are the sole responsibility of the Contributor.

6. ARTIFICIAL INTELLIGENCE (AI) DISCLOSURE

6.1 Authorship:

Artificial Intelligence (AI) tools (e.g., ChatGPT, Large Language Models) cannot be listed as an author of the Work. Authorship is limited to humans who take accountability for the work.

6.2 Disclosure Requirement:

The Contributor must explicitly disclose the use of any Generative AI tools in the "Acknowledgments" or "Methodology" section of the Work. This disclosure must include:

- Name of the tool (e.g., ChatGPT 4.0);
- How it was used (e.g., "used for copy-editing" or "used to generate code snippets");
- The rationale for its use.

6.3 Content Integrity:

The Contributor remains fully responsible and liable for the accuracy, integrity, and originality of any content generated or assisted by AI.

- AI Images: The use of AI-generated figures or images is prohibited unless formally approved by the Editors for specific research purposes (e.g., a paper specifically studying AI imagery).

7. ETHICAL COMPLIANCE

7.1 Research Ethics:

The Contributor warrants that any research involving human subjects or animals was conducted in accordance with relevant institutional and international ethical standards (e.g., Declaration of Helsinki).

7.2 Plagiarism:

The Contributor acknowledges that the Publisher will utilize plagiarism detection software (e.g., Turnitin/iThenticate). A similarity index exceeding the Conference's threshold (typically 15-20%) may result in immediate rejection.



8. PEER REVIEW & NOTIFICATION

8.1 Process:

The Work is subject to a double-blind peer review process. Submission of the Work does not guarantee publication.

8.2 Outcome:

The Publisher will issue an “**Outcome Notification**” (Acceptance, Revision Required, or Rejection). The Publisher is not liable for any costs incurred by the Contributor prior to the issuance of a formal Acceptance Notification.

9. CAMERA-READY DEFINITION

“Camera-Ready” is defined as the final, copy-edited, and formatted version of the Work, approved by the Contributor, which requires no further text alterations. Once the Camera-Ready version is submitted, no further changes (including author names or order) can be made.

10. AUTHOR FEES & REGISTRATION

10.1 No Royalties:

The Contributor acknowledges that the Work is an academic contribution and no royalties or financial compensation will be paid by the Publisher.

10.2 Conference Registration:

Publication of the Work in the Proceedings is strictly conditional upon the payment of the Conference Registration Fee by at least one author of the Work by the registration deadline. Failure to register will result in the Work being withdrawn from the Proceedings.

11. LIMITATION OF LIABILITY

The Publisher accepts no liability for the loss or damage of the Work during transmission. While the Publisher will make reasonable efforts to ensure the Proceedings are indexed (e.g., by Scopus or Web of Science), the Publisher does not guarantee inclusion in any specific index, as this is at the discretion of the indexing bodies.

12. TERMINATION & WITHDRAWAL

12.1 By Publisher:

The Publisher may terminate this Agreement and withdraw the Work if the Contributor breaches any warranty, fails to meet deadlines, or fails to pay the registration fee.

12.2 By Contributor:

The Contributor may withdraw the Work prior to the submission of the final Camera-Ready manuscript. Withdrawal after this date is not permitted.

13. DISPUTE RESOLUTION & GOVERNING LAW

13.1 Governing Law:

This Agreement shall be governed by and construed in accordance with the laws of England and Wales.

13.2 Jurisdiction:

Any dispute arising out of or in connection with this Agreement shall be subject to the exclusive jurisdiction of the courts of England and Wales.

14. ENTIRE AGREEMENT

This Agreement constitutes the entire understanding between the parties and supersedes all prior agreements, oral or written, regarding the Work.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date below.

SIGNED FOR AND ON BEHALF OF THE CONTRIBUTOR (AUTHOR):

(By signing, I confirm I have the authority to sign on behalf of all co-authors)

Name: _____

Signature: _____

(Electronic Signature Accepted)

Date: _____

SIGNED FOR AND ON BEHALF OF THE PUBLISHER:

Name: [Name of Authorized Signatory]

Position: Conference Director, Phoenix Global Education Ltd

Signature: _____

Date: _____

