

# Copyright Agreement

## 13<sup>th</sup> South East Asian Technical University Consortium (SEATUC) Symposium

---

### ARTICLE 1 Grant of License

Subject to the terms and conditions contained herein, Licensor hereby grants to SEATUC, and SEATUC accepts from Licensor, a license to use articles and the other copyrighted works (hereinafter referred to as the "Works").

1. The title of the Works : \*refer to the title of your submitted paper
2. Method for use of the Works
  - (a) The 13<sup>th</sup> South East Asian Technical University Consortium (SEATUC) symposium. The title of [collected papers/ journal] : South East Asian Technical University Consortium (SEATUC) Symposium.
  - (b) Website : The title of the website :  
<http://plus.shibaura-it.ac.jp/conf/seatuc2019/>The term of use :  
  
From February 1<sup>st</sup>, 2019 to February 28<sup>th</sup>, 2022
3. SEATUC shall notify Licensor of the concrete method of use of the Works to obtain consent from Licensor prior to actual use of the works.

### ARTICLE 2 Moral Right

1. In cases where SEATUC makes any changes to contents, expressions or titles of the Works, SEATUC shall obtain prior consent from Licensor.
2. When SEATUC uses the Works, SEATUC shall describe Licensor's name.

### ARTICLE 3 Warranties

Licensor represents and warrants that the Works is not infringing any copyrights or any other rights of any third parties, and Licensor has the right and authority to grant the license hereunder.

### ARTICLE 4 Consideration

Licensor and SEATUC confirm each other that SEATUC shall have no obligation to pay consideration for the use of the Works.

### ARTICLE 5 Language

This agreement shall be executed in English and controlled by English, and any translation of this Agreement in other language is for convenience of reference only and shall not bind the the parties hereto.

### ARTICLE 6 Governing Law and Jurisdiction

This agreement shall be governed by and construed in accordance with the laws of Japan, and the parties hereto hereby agree that the Tokyo District Court of Japan shall have the exclusive jurisdiction for the first instance over any lawsuit in connection with this Agreement.

### ARTICLE 7 Consultation

Any question arising out of, or in connection with, this Agreement or any matter not stipulated herein shall be settled each time by consultation in good faith between both parties hereto.