



## ONLINE PUBLISHING AGREEMENT

for

### Proceedings of 2017 Thailand-Japan MicroWave (TJMW2017)

---

---

This signed statement must be received by the Steering Committee of 2017 Thailand-Japan MicroWave (TJMW2017) when your paper is submitted to a TJMW2017 online publication.

In the event the following paper is not accepted or is withdrawn by the author(s) before acceptance, this agreement becomes null and void.

#### 1. PAPER INFORMATION OF ONLINE PUBLICATION

---

Title of the paper (hereinafter called the **Paper**):

---

Author(s) (hereinafter called the **Author**)

---

Affiliation(s)

#### ONLINE PUBLISHER:

Steering Committee of TJMW2017 (hereinafter called the **Publisher**)

#### 2. PURPOSE OF AGREEMENT

The Author agrees to grant the Publisher non-exclusive rights to make the Paper available to the general public through an open information network in electronic format to assure maximum dissemination of the Author's Paper. This contract does not infringe the print rights.

#### 3. COPYRIGHT

*Copyright to the Paper is reserved by the author.* The Publisher holds the right to change the format or copy the Paper in order to guarantee its long-term preservation. The Publisher holds the right to distribute the paper in an electronic format through its online publishing service for as long as this agreement is in effect.

#### 4. OBLIGATIONS OF THE AUTHOR

The Author hereby warrants to the Publisher that: The Paper is free and clear of any counts of libel, plagiarism, breach of privacy or misrepresentation of facts. The Paper does not infringe any copyright or proprietary right, common law or statutory law, and does not contain any material of libelous nature. The Paper is not in the public domain and the Author is the copyright holder of the Paper with full power to enter into this contract. If the Paper has been previously published in whole or part, the Author currently holds all copyrights and is legally allowed to enter this agreement. The Author releases the Publisher from any responsibilities relating to any legal actions incurred by the contents of the Paper or the Author. The representations contained herein are true on the date of the signing of this contract.

## 5. OBLIGATIONS OF THE PUBLISHER

The Publisher will provide the online accessibility of the Paper but makes no guarantee regarding any benefits or services that it provides to the Author or creator of the Paper or regarding the performance, functionality, quality or availability of publishing platforms or apps. For preserving the Paper, the Publisher will save the original version of the Paper to its archive server. If the original version has not been rendered, the Publisher will save a copy of the edited document to the archive server for electronic publishing.

## 6. ANNULING OR CANCELLING THE AGREEMENT

The Publisher may annul the agreement immediately if the Author has demonstrably given misleading or erroneous information in relation to clause 4. Annulling the agreement will not exonerate the Author from responsibility or from potential liability for damages. The Author may demand the cancellation of the agreement in writing, in which case the agreement will be cancelled after rendering the written demand. After the cancellation of the agreement, the Publisher holds no further right to maintain the publication on an open information network for public access, but the Publisher may keep an electronic archive copy of the Paper. The archive copies are accessible in the same manner as other electronic copies at depository libraries on machines reserved for this purpose.

If the annulment of the agreement is due to breach of contract by the Author, the Author is liable to indemnify all expenses and direct damage caused to the Publisher by the annulment of the agreement. Both parties hold the right to annul the agreement if meeting its conditions becomes impossible due to force majeure. Force majeure entails such unusual and relevant events occurring after making the agreement and preventing the fulfillment of the agreement which could not be foreseen by the parties when making the agreement and which are independent of both parties and the preventive effects of which cannot be removed without additional expenses deemed inordinate or without loss of time deemed inordinate.

## 7. COMPENSATION

The Publisher will not compensate the Author for the use of the Paper. The two parties will not demand payment or compensation for the online use of the publication nor for making paper print-outs of the Paper for private use.

## 8. RESOLUTION OF DISPUTES

Disputes resulting from interpretation of this agreement are primarily resolved through negotiation.

**I hereby agree above statement on Online Publication.**

---

Authorized signature

---

Job title, if not author

---

Date (Month/Day/Year)

**ATTENTION:** Please do not forget to send a copy of Online Publishing Agreement with *handwritten* signature to TPC Chairs via email: Masataka Ohira ([mohira@mail.saitama-u.ac.jp](mailto:mohira@mail.saitama-u.ac.jp)) and Takashi Shimizu ([tshimizu@cc.utsunomiya-u.ac.jp](mailto:tshimizu@cc.utsunomiya-u.ac.jp))