Aims

Article 1 These provisions aim to lay down the handling of copyright on edited works, database works and individual works owned by the Institute of Electronics, Information and Communication Engineers (IEICE).

Terms

Article 2 Terms used in these provisions shall be defined as follows:

1. copyright  - includes all rights stipulated in Articles 21 through 28 of the Copyright Law;
2. work - refers to a creative expression of thought or emotion, covering the arts, scholarship, fine art and music;
3. author - one who creates works.

Hereinafter, works for which the IEICE holds the copyright shall be referred to as “IEICE works.”

Copyright Jurisdiction

Article 3 As a rule, the copyrights for edited works, database works and individual works
of the IEICE belong to the IEICE.

2. In cases where the principle of the preceding paragraph cannot be observed on account of extraordinary circumstances, the author shall inform the IEICE accordingly when submitting or contributing his/her article.

## Assignment of Copyright

**Article 4** The assignment of copyright from an author to the IEICE shall be effective from the time the work, having been submitted or contributed, is received by the IEICE, the author having read and understood the IEICE’s Provisions on Copyright, entered the necessary information on the deed of copyright assignment, and enclosed said deed with the work.

2. In the case that a work for which the IEICE had formerly received a deed of copyright assignment becomes unable to be published in the IEICE Transactions, etc, the IEICE shall return any copyrights they hold at that time on the work concerned.

3. The assignment of copyright on edited and database works from an author to the IEICE shall take effect from the time the deed of assignment is received by the IEICE, the author of the edited and database works having read and understood the IEICE’s Provisions on Copyright, as set down in these regulations, entered the necessary information, and signed the deed of copyright assignment.

## Use of IEICE Works

**Article 5** Use by an author of his/her own work in part or entirety for personal purposes within the bounds of Article 30 of the Copyright Law does not require the permission of the IEICE.

2. An author does not require the permission of the IEICE to use his/her own work for non-personal purposes, provided said purposes are not commercial and do not unfairly infringe on the IEICE’s interests. If the work is to be used for commercial purposes, the author must, in principle, receive prior permission from the IEICE using the application form for permission to use
IEICE works, provided separately.

3. In such case as a third party individual or corporation other than the author wishes to use IEICE edited works, database works or individual works in part or entirety, said third party must seek prior permission from the IEICE by way of the application form for permission to use IEICE works, provided separately. At such time, permission shall only be granted in such cases the IEICE deems to be appropriate.

4. When using IEICE works, the source must be clearly indicated.

Responsibilities of the Author

Article 6 Concerning the contents of IEICE works, the author shall take responsibility for the portions of the work he/she was involved in creating.

2. In cases when IEICE works are sued by another party for infringement of copyright, a dispute has arisen over the said work or a dispute has arisen over damage to the reputation of another party, the author shall, in principle, take responsibility and deal with the portions he/she has been involved in creating.

Prevention of Copyright Infringement

Article 7 In the case that a third party infringes upon (or is suspected to have infringed upon) IEICE works, the IEICE and the author shall contact each other, discuss how to handle the issue and work toward a solution.

Exceptional Measures

Article 8 When calling for papers, etc, in the context of an activity co-sponsored by the IEICE and another academic institution, where separate arrangements exist with the other academic institution, said arrangements may be given priority over the present regulations. Notwithstanding, when unable to apply the principle set forth in Article 3, Paragraph 1 – namely, in cases of agreement that the copyright does not belong to the IEICE because of ensuring constant copyright management, for instance – prior deliberations shall be held with the Copyright Management Committee.
Handling of already-published Works

**Article 9** These regulations shall be applied mutatis mutandis to works whose copyrights were held by IEICE from before these regulations were put into effect, unless a separate proposal is made by the author and the IEICE deems the author to have good reason for said proposal.

### Supplementary Provisions

1. Any items relating to copyright and not stipulated in these provisions shall be governed by and construed under the Copyright Law of Japan.

2. In the present regulations, copyright refers to the following rights:

| Reproduction rights (Article 21) | Presentation and performance rights (Article 22) | Screening rights (Article 22–2) |
| Public transmission rights (Article 23) | Dictation rights (Article 24) | Exhibition right (Article 25) |
| Distribution rights (Article 26) | Assignment rights (Article 26–2) | Rental rights (Article 26–3) |
| Translation rights, adaptation rights (Article 27) | Rights of the original author to the use of secondary works (Article 28) |

3. Handling of the aforementioned copyrights shall be governed by the IEICE Charter on Ethics.

4. IEICE works shall include the following:

* The Journal of the IEICE, The IEICE Transactions of the various Societies
* The IEICE Transactions (Japanese Edition), The IEICE Transactions (English Edition)
* Conference Proceedings (from the General Conference, Society conferences,
international conferences, etc)
* reports on technical research, etc. (The copyright on workshop materials of types 2
and 3 shall belong to the author (Internal Regulations on Workshop Administration))
* various handbooks, etc
* textbooks, hardcover books
* collected papers from symposia, etc
* Other materials provided to members in general, at charge or for free
* any of the above materials in the form of DVD, CD-ROM or other electronic media,
or websites
* websites and other publicly transmitted materials, etc
* content provided on websites, etc

5. Any detailed regulations necessary to implement the present regulations shall be
laid down in the respective related provisions.

6. Any revisions to the present provisions are subject to the approval of the Board of
Directors.

7. The present regulations were approved and enacted by the Board of Directors on
24 February 2003.

8. These provisions shall be executed on 1 April 2003.

Supplementary Provision

1. The revisions of 27 October 2015 shall be applied from 27 October 2015.
1 Glossary

**Assignment of copyrights:** Upon submission or contribution by authors to the IEICE Journal, academic journals or other publications, as a rule it is determined that copyrights shall be assigned to the IEICE. The IEICE, however, operates in accordance with the thinking of “taking custody of author copyrights.” Namely, respect is shown in the use of rights originally held by authors, with consideration taken to avoid inconveniencing authors as a result of copyright assignment. The primary two objectives of copyright transfer are listed below.

① To lighten the burden of authors by having IEICE execute the paperwork for works use authorization requests received from third parties.

② To promote mutual use by members of information and other aspects of presented papers as one phase of the “research and knowledge exchanges” pursuant to Article 3 of the articles of association. The following types of uses shall also become possible subsequent to publication by submission or contribution.

* English translation of Japanese papers for presentation overseas
* Issuing of selected papers (special issues, etc.) in specific fields
* Supply through posting on websites and other wide-ranging use formats through digitization of copyrighted works

**Edited work:** Refers to a work demonstrating creativity in terms of arrangement and selection of individual papers and articles, for example in a magazine or encyclopedia that is not searchable using computers (written on paper). Supplementary Provision 4 shows examples of representative edited works of the IEICE.

**Database work:** Refers to a work demonstrating creativity in terms of arrangement and selection of individual papers and articles, for example in a magazine or encyclopedia that is searchable using computers. (Article 2, Paragraph 1, Number 3 of Item 10, Article 12, Item 2).
Supplementary Provision 4 shows examples of representative database works of the IEICE.

**Individual work:** Refers, for example, to a single article in a magazine. Specific examples are the individual papers in a Journal.

**Personal and non-personal use objectives:**

**Personal use:** (1) Use by an individual; (2) Use within a family; (3) Use within a scope equivalent to a family group (relatives, close friends, etc.)

**Non-personal use:** Use outside of those described above (Copyright Law; Article 30) requires authorization from the copyright holder.

In the IEICE, as a rule authors are permitted to use their own work for non-profit purposes without requesting IEICE permission, provided the said purposes do not unfairly infringe on the IEICE’s interests and on the premise that the authors clearly indicate their sources, provide proprietary rights notice and take other proper steps.

Table 1 shows the classification of personal and non-personal use defined by the IEICE.

**Table 1: Classification of personal and non-personal use as defined by the IEICE**

<table>
<thead>
<tr>
<th>Personal use (Copyright Law; Article 30)</th>
<th>Use by an individual, within a family, or within a scope equivalent to a family group</th>
<th>Authorization application not required</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-personal use</td>
<td>Copying one’s own paper (part) in another society’s journal, etc.</td>
<td>Authorization application not required (source must be clearly indicated)</td>
</tr>
<tr>
<td></td>
<td>Use or distribution of one’s own paper (all or part) as educational materials for a school (Note: large-volume usage or distribution requires authorization application) (*7)</td>
<td>(*4, *5, *6)</td>
</tr>
</tbody>
</table>

*Note:* (*) refers to specific notes or conditions not detailed in the text.
For profit(*3) | Publication / translation, copying, distribution, or disclosure as a commercial enterprise | Authorization application required (source must be clearly indicated)(*5, *6)

(*1) Material issued in electronic form (DVD, CD-ROM, Internet, etc.) is dealt with differently depending on the type of publication. For details, refer to Table 3 (“Standards for requesting the use of works published in the IEICE Publications), “2. Standard for requesting the use of authored works”, and “Copyright FAQ”.

(*2) Non-profit purposes: Fulfills the requirements of being ”free“ and ”uncompensated.”

(*3) For profit: Uses other than those described in (*2) above. As a rule, the IEICE regards all forms of use connected with business activities as being for profit.

(*4) For the convenience of authors using their own work for non-profit purposes, the IEICE does not require requests to be submitted as long as the use of such work does not infringe unfairly on the IEICE’s interests.

(*5) Indication of source: For example, includes the author’s name, name of the work (title), name of publication (publisher’s name), volume, issue, page, and date of publication. (Copyright Law; Article 48)
Even if the source is referenced in a bibliography, if the specific location of the quote in the original text cannot be identified, the quote is not considered legal.

(*6) Copyright should be indicated in a form such as: “Copyright ©2012 IEICE”

(*7) Large-volume: Defined as being in excess of 50 people according to the “Introduction to Copyright Law” compiled by the Japanese Agency for Cultural Affairs.

Reproduction: “Reproduction” means the reproduction in a tangible form by means of printing, photography, polygraphy, sound or visual recording or otherwise” (Copyright Law, Article 2, Paragraph 1–15). This includes works recognized as being within the
scope of uniformity with the copyrighted work, even if some degree of modification, addition, or deletion has taken place during the reproduction.

Refer to comments below regarding reprinting or quotations accompanying reproduction.

**Reprinting:** Copyright holder’s authorization is required.

**Quotation:** “It shall be permissible to make quotations from a work already made public, provided that their making is compatible with fair practice and their extent does not exceed that justified by purposes such as news reporting, criticism or research” (Copyright Law; Article 32).

If the necessary conditions have been satisfied, the copyright holder’s authorization is not required.

**Necessary Conditions for Quotation** (5) Refers to respect for personal rights not transferred through assignment procedures, and exercising of proper manners toward authors.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>Purpose of quotation: news reporting, criticism, and research have been listed as examples, but this is not an exclusive list. For example, introducing a similar opinion to reinforce one’s own statement would be considered a justifiable quotation.</td>
</tr>
<tr>
<td>(2)</td>
<td>Clear segmentation: It must be possible to clearly differentiate between the quotation and the quoting writer’s own words, for example by using parentheses around the quoted segment.</td>
</tr>
<tr>
<td>(3)</td>
<td>Principal / accessory relationship: The quoting writer’s own copyrighted work shall be the principal work, and the quoted copyrighted work of another person shall be considered an accessory work.</td>
</tr>
<tr>
<td>(4)</td>
<td>Necessity and minimum extent: Necessity for quoting from another person’s copyrighted work in one’s own is required, and the quoted volume must be kept to the minimum extent necessary.</td>
</tr>
<tr>
<td>(5)</td>
<td>Consideration for personal rights: When quoting from another person’s copyrighted work, the quoting party shall not infringe on the personal rights of the author (e.g., alteration of the content in such a way as to damage the author’s reputation).</td>
</tr>
</tbody>
</table>
Copyright holder authorization for use shall be required when exceeding the scope of quotations.

**Cautions regarding quotations:**
When one wishes to use a figure or table printed in another publication (including third-party publications of the copyrighted work in question) in one’s own paper (with modifications), that material may be used without authorization by the copyright holder if such usage is within the scope of a quotation, and if the source is clearly indicated in a footnote to the figure or table. When such usage exceeds the scope of a quotation, the author is requested to obtain the authorization of the copyright holder for that figure or table.

**Public transmission:** Refers to wireless or wired transmissions for the purpose of direct reception by the public. (E.g., transmissions to unspecified or large numbers of recipients via broadcast, FAX, Internet, or intranet. Ref. Table 2.)

**Table 2: Public Transmission Category Examples**

<table>
<thead>
<tr>
<th>Public transmission*</th>
<th>Wireless systems</th>
<th>Wired systems</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Includes &quot;rights of making transmittable&quot;</em></td>
<td><em>In the case of programs only, includes transmissions within the same premises</em></td>
<td></td>
</tr>
<tr>
<td>Broadcast systems</td>
<td>Broadcasts</td>
<td>Cable broadcasts</td>
</tr>
<tr>
<td>Ground wave broadcasts</td>
<td>BS/CS broadcasts, etc.</td>
<td>Cable music broadcasts</td>
</tr>
<tr>
<td>Cable broadcasts</td>
<td>Cable TV, etc.</td>
<td></td>
</tr>
<tr>
<td>Communication systems</td>
<td>Music used in mobile phones</td>
<td>Internet</td>
</tr>
<tr>
<td>Game programs</td>
<td>PC communications</td>
<td></td>
</tr>
<tr>
<td>Distribution of book data, etc.</td>
<td>Databases, etc.</td>
<td></td>
</tr>
</tbody>
</table>

(Source: Sakka, Fumio: “Shoukai – Chosakuken-hou [Copyright Law – a detailed explanation]” (2nd Edition); Gyosei Corp.; Table 2 on P. 255)
Table 3 shows the standards for requesting use of copyrighted articles etc. published in IEICE works in cases where they will be used by the author himself (or herself), by the organization to which the author belongs, or by a third party other than the author or the organization to which the author belongs. In Table 3, it is presumed that (i) the articles will be used after the date of publication, except for the case of the existence of early publication version PDF, (ii) that they will not be used for profit, and (iii) that their use will not unfairly infringe on the IEICE’s interests. Requests must be submitted in all cases where articles will be used for profit or by a third party other than the author or the organization to which the author belongs, or for profit. Decisions on whether or not to permit for-profit use will be made by the copyright administration committee. As a rule, no use of articles will be permitted prior to publication.

Requests for use are also unnecessary when articles are used within the scope defined by the Copyright Law (Article 30 (copying for personal use), Article 32 (quotations), Article 35 (copying at educational establishments), etc.).

The electronic use of Technical Reports (type 1 workshop) is still under consideration. As before, therefore, even authors are requested to refrain from posting their own papers (in their entirety) on their own websites, the websites of their affiliated institutions or other electronic media. Bibliographic details and abstracts may be posted, but permission must be obtained first.

However, in cases where the IEICE Journal and conference proceedings are purchased on DVD or CD-ROM for corporate use and the enclosed “consent form” is remitted to the IEICE Headquarter Office, it is permitted to use the articles on local PCs within the purchasing organization and to browse them by means of file sharing over a network (LAN).

For specific examples, refer to the Copyright FAQ. If you have any difficulties reaching a decision for a particular case, please first submit an application form for permission to use the work to the IEICE.
As a rule, the following policies apply to contracts for secondary usage of IEICE works (translation, etc.).

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1</strong></td>
<td>As a rule, academic journals and other publications shall not be translated and published. In cases of consigned publication, rights shall be granted non-exclusively.</td>
</tr>
<tr>
<td></td>
<td>* Even in the case of papers and other articles translated and published by a translation/publishing company, the IEICE shall retain the right to translate or publish the said papers freely.</td>
</tr>
<tr>
<td><strong>2</strong></td>
<td>The licensing fee, scope of rights responsibilities and term of contract validity must be clearly indicated.</td>
</tr>
<tr>
<td><strong>3</strong></td>
<td>In the case of contracts with overseas parties, in the future, it will be preferable to create English versions and Japanese versions of the contract, and have both parties affix signatures or seals to both versions.</td>
</tr>
<tr>
<td><strong>4</strong></td>
<td>Regarding contracts related to the electronic usage (DVD, CD-ROM, Internet, etc.) of IEICE works, efforts shall be made to clarify those usage methods, scope of contracts and related issues.</td>
</tr>
</tbody>
</table>
Table 3: Standards for requesting the use of copyrighted articles etc. published in the IEICE Publications

**Effective as of December, 2018.**

**[Principle]** Other than in cases permitted under the Japanese Copyright Act (①), you must apply for permission to use any work copyrighted by the IEICE. The decision to grant or deny permission is made by the IEICE Copyright Management Committee.

**[Exceptions]** In cases listed in the following table, you do not need to apply for permission to use a work as long as it is to be used for non-profit purposes and in a manner that does not violate the interests of the IEICE, and all the conditions in the table are met.

<table>
<thead>
<tr>
<th>Example</th>
<th>Applicant</th>
<th>Scope of use</th>
<th>Medium of use</th>
<th>Written application to IEICE</th>
<th>For the IEICE Transactions Japanese and English edition (⑦)</th>
<th>For the Journal of the IEICE, Technical Reports, Proceedings of the IEICE General / Society Conference, etc. (⑧)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Own paper, full text</td>
<td>Author's own personal server, server of an organization to which the author belongs (②) or electronic media such as DVDs</td>
<td>Preprint server</td>
<td>Not required if the conditions on the right are satisfied (③)</td>
<td>After publication (④) A,B,C,E</td>
<td>After publication (④) A,B,C</td>
</tr>
<tr>
<td>2</td>
<td>Preprint server</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Author's own personal server, server of an organization to which the author belongs (②) or electronic media such as DVDs</td>
<td>Printed version/PDF file purchased as offprint (⑥)</td>
<td>Not required if the conditions on the right are satisfied (③)</td>
<td>After publication (④) A,B,C,E (⑤)</td>
<td>After publication (④) A,B,C</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Author's own personal server, server of an organization to which the author belongs (②) or electronic media such as DVDs</td>
<td>Printed version</td>
<td></td>
<td>After publication (⑥) A,C</td>
<td>After publication (⑥) A,C</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Author's own personal server, server of an organization to which the author belongs (②) or electronic media such as DVDs</td>
<td>Printed version/PDF file purchased as offprint (⑥)</td>
<td></td>
<td>No Limitation A,B,C,E (⑤)</td>
<td>After publication (⑥) A,C</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>A Public repository poignant, server of affiliated institution: A public website wholly managed and administered by the institution as an organization (e.g., an institutional repository)</td>
<td>Printed version</td>
<td></td>
<td>After publication (⑥) A,C</td>
<td>After publication (⑥) A,C</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>A Public repository poignant, server of individual author: A server to or from which the author can upload or delete material without another’s permission (e.g., a blog or the server of a university department)</td>
<td>Printed version</td>
<td></td>
<td>Not required if the conditions on the right are satisfied (③)</td>
<td>After publication (④) A,B,C,D,E</td>
<td>After publication (④) A,B,C,D</td>
</tr>
<tr>
<td>8</td>
<td>The organization’s server (②) or electronic media such as DVDs</td>
<td>Preprint server</td>
<td></td>
<td>After publication (④) A,B,C,D,E</td>
<td>After publication (④) A,B,C,D</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>The organization’s server (②) or electronic media such as DVDs</td>
<td>Printed version</td>
<td></td>
<td>After publication (④) A,B,C,D,E</td>
<td>After publication (④) A,B,C,D</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>The organization’s server (②) or electronic media such as DVDs</td>
<td>Printed version</td>
<td></td>
<td>After publication (④) A,B,C,D,E</td>
<td>After publication (④) A,B,C,D</td>
<td></td>
</tr>
</tbody>
</table>

**Conditions:**

- **A**: Indication of copyright (④). Copyright ©2013 IEICE.
- **B**: Publication of publisher’s version PDF (including those made by scanning paper copies), or advance publication version PDF (⑩). However, advance publication version must be replaced when publisher’s version is published. Publication of author’s final version (⑫) is not allowed.
- **C**: Article 30 (Duplication for private use), Article 32 (Quotations), Article 35 (Duplication in schools and other educational institutions), etc.
- **D**: Server of affiliated institution: A public website wholly managed and administered by the institution as an organization (e.g., an institutional repository).
- **E**: In examples 1-4, when a paper has joint authorship, the authors are requested to communicate with each other to avoid problems after the article has been used.
- **F**: In the case of advance publication version PDF (⑩), from advance publication until publication of publisher’s version.
- **G**: When the author uploads the manuscript to the preprint server during the period from submission to publication, application for permission is unnecessary if the following conditions are satisfied. 1) condition A; 2) indication that it is submitted to the IEICE. In the case of being rejection after submission, you must delete their indication.
- **H**: We do not permit to upload the manuscript to preprint server before submission.
- **I**: In examples 4 and 6, permission may be granted before publication.
- **J**: Including “IEICE Electronics Express,” “Nonlinear Theory and its Applications, IEICE,” “IEICE Communications Express.”
- **K**: We publish the Journal of the IEICE and Proceedings of the IEICE Society / General Conference by DVD or by CD-ROM for institutional subscriber. When an institutional subscriber purchases it and sends the enclosed “Consent Form” to the IEICE Headquarters Office, members of the institute can browse the contents on a local area network or by file-sharing on the LAN of the institute.
- **L**: The content of papers for which the IEICE holds the copyright appearing in Technical reports, Conference and International Conference Proceedings may, without permission, be translated or adapted for submission to other international conferences and transactions, provided that the source is clearly indicated and notice of copyright is provided.
- **M**: For the time being, a PDF file obtained by paying the cost of publication in the Transactions, or a printout thereof, may be sent directly by the author to a third party, as long as it is for research or educational (noncommercial) purposes. Such files may not be sent to others by anyone except the author.
- **N**: Advance publication version PDF means a PDF of a manuscript selected and included, to which minimum level of alteration has been performed by IEICE, just sufficient to indicate that the version is an early publication version.
- **O**: Author’s final version means the manuscript itself that has been selected and included, and that was submitted by the author to IEICE.
- **P**: Above provisions shall only be effective to IEICE. The authors shall follow the provisions of respective Institute when they submit their article mentioned in ④.
Copyright FAQ

This is a list of frequently-asked questions (FAQ) relating to the use of authored works in IEICE publications, including the application procedure. To find out more about the IEICE's application standards, you should also see the document "Explanation of IEICE Provisions on Copyright".

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2. Use of copyrighted words
   2.1 Author's use of his or her own papers (in printed media etc.)
   2.2 Author's use of his or her own papers (in electronic media)
   2.3 Use of papers appearing in IEICE publications by third parties
   2.4 Use of papers appearing in other publications
3. Miscellaneous questions and answers

1. Terminology

Q: What exactly is meant by the "copyright transferred to the institute"?

A: This includes all the rights defined by articles 21 through 28 of the Copyright law (referred to as "the law" below). Specifically,
   * Reproduction rights (Article 21)
   * Presentation & performance rights (Article 22)
   * Screening rights (Article 22-2)
   * Public transmission rights (Article 23)
   * Dictation rights (Article 24)
   * Exhibition rights (Article 25)
   * Distribution rights (Article 26)
   * Assignment rights (Articles 26-2)
   * Rental rights (Article 26-3)
   * Translation rights, adaptation rights (Article 27)
   * Rights of the original author to the use of secondary works (Article 28)
2: What if an author doesn't want to transfer his or her moral rights to the IEICE?

An author's moral rights are regarded as "exclusive personal rights" that cannot be transferred to anyone else, so in submitting a copyright transferal form to the IEICE, an author is not transferring any of his or her personal rights to the IEICE. Note that these rights lapse when an author dies. (Article 59).

An author's moral rights include publication rights (Article 18), name indication rights (Article 19), and rights to preservation of integrity (Article 20).

3: How are "reproduction" and "quotation" defined?

**Reproduction:** "Reproduction means reproduction in a tangible form by means of printing, photography, duplication, recording or other methods." (Article 2 (1) (xv))

Even when an article is reproduced after making slight modifications or edits, it is still considered as being identical to the original authored work.

**Quotation:** "It is permissible to make quotations from a published work, in which case the quotations must correspond to fair practice and be made within a suitable extent for purposes such as news reporting, criticism or research." (Article 32)

If the necessary conditions are met, then the copyright holder's permission is not required.

**Necessary conditions for quotations** (Items (i) through (iv) are absolute conditions, item (v) is a required condition):

(i) Purpose of quotation: Although news reporting, criticism and research are given as examples, that does not mean that quotations are limited to these purposes. For example, one might use a suitable quotation to introduce a similar opinion in order to supplement one’s own statements.

(ii) Clear delineation: The quoted passage must be clearly delineated from one’s own text by such means as presenting it inside quotation marks.

(iii) Subordinate relationship: The quoted passage must be subordinate to the work in which it is quoted.

(iv) Necessity, minimum limit: When quoting the work of another author, there must be a necessity for doing so, and the portion of work quoted must be the minimum needed to achieve this purpose.

(v) Consideration of moral rights: When quoting another author's work, the moral rights of this author must not be infringed on.

In cases where the legitimate range of a quotation is exceeded, the copyright holder's permission must be obtained.
4: What's the difference between personal purposes and non-personal purposes?

**A:** Personal purposes: Personal purposes are defined as (i) personal use, (ii) use within the home, and (iii) use within a range commensurate with home use (where a "commensurate range" is defined as "a group similar to a household gathering usually numbering about 4-5 people who have a close and exclusive relationship similar to a household gathering" (No. 5 subcommittee report (S56) of the copyright enquiry commission)). For example, this could apply to a specific small number of close friends, or to a small research group (source: Japanese Agency for Cultural Affairs website).

Non-personal purposes: All other forms of use besides those mentioned above (Copyright Law Article 30) require the permission of the copyright holder. The distinction between personal and non-personal purposes at the IEICE is shown in Table 1 of the document "Explanation of IEICE Provisions on Copyright".

2. Use of copyrighted words
2.1 Author’s use of his or her own papers (in printed media etc.)

5: When an author uses his or her own paper that has appeared in an IEICE publication, can this paper be reproduced in other books or magazines?

**A:** When a paper is to be reproduced in its entirety in other publications such as magazines, an application form for permission to use copyrighted work must first be presented to the IEICE. (IEICE Provisions on Copyright, article 5 paragraph 3)

6: Is it possible for an author to make and distribute copies of his or her own papers that have appeared in an IEICE publication if they are to be used as teaching materials in a university course?

**A:** Since this would correspond to "Reproduction, etc. in schools and other educational institutions" as covered by Article 35 of the Copyright Law, articles can be reproduced without permission for educational purposes, except in cases where doing so would unfairly infringe on the IEICE's interests (in cases where copies are made for a "large number" of people (at the IEICE, this corresponds to "50 or more people" in line with the "Introduction to Copyright Law" compiled by the Agency for Cultural Affairs)). In this case, it would first be necessary to submit an application form for permission to use copyrighted work to the
7: Is it possible for an author to reproduce and distribute his or her own papers that have appeared in IEICE publications for use in corporate in-house training?

A: Although this is an educational purpose, the use of copyrighted articles for corporate in-house training counts as for-profit use and thus requires the prior submission to the IEICE of an application form for permission to use copyrighted work to the IEICE. (When material is used by a company for employee training or other purposes, this corresponds to a non-private purpose under copyright law and is thus regarded as being for profit.)

8: Is it possible for an author to reproduce one of his or her own articles that has appeared in an IEICE publication and distribute it as the text of a course where students are charged?

A: This is regarded as a for-profit use, so an application form for permission to use copyrighted work must first be submitted to the IEICE. A response will be issued after the request has been considered by the IEICE's copyright administration committee. (IEICE Provisions on Copyright, article 5)

9: If an author's paper has been selected to appear in an IEICE publication but has yet to be published, can the author reproduce and distribute this paper in the text of a lecture outside the author's company?

A: As a rule, reproduction of articles that have yet to be published is not permitted.

10: If an author's paper has been designated to appear in an IEICE publication but has yet to be published, can the author reproduce the paper for use as material submitted to a committee such as a government authority for a limited number of people?

A: It would first be necessary to submit an application form for permission to use copyrighted work to the IEICE. A response will be issued after the request has been considered by the IEICE's Copyright Management Committee.

11: Is an author able to publish a translated version of his or her own paper that has appeared in an IEICE publication?

A: It would first be necessary to submit an application form for permission to use copyrighted work to the IEICE. A response will be issued after the request has been considered by the IEICE's Copyright Management Committee.
Would it be possible to obtain the IEICE's permission to use the figures from a paper submitted to the IEICE in a paper submitted to another academic institute?

In cases involving anything more than legitimate quoting, it would first be necessary to seek the IEICE's permission by means of an application form for permission to use copyrighted work to the IEICE (published separately), since the copyright to articles is transferred to the IEICE at the time of submission.

Is it possible to present the contents of a paper submitted to the IEICE at an IEICE conference?

Using exactly the same contents of a paper before it has been published is not permitted. Please restrict any contents to a brief outline.

2.2 Author’s use of his or her own papers (in electronic media)

When an author's paper has appeared in an IEICE publication, is the author able to post the paper on his or her website?

The version (publisher's version) published in the IEICE publication is possible without permission, under certain conditions. For the conditions, please refer to "Standards for requesting the use of copyrighted articles etc. published in the IEICE publications".

Note that a personal website is defined as being hosted on "a server where the author is allowed to upload and delete files without the consent of others", e.g., a blog or the server of a university department, preprint server.

With regard to the IEICE publications, does an author need the IEICE's permission to post the data of his or her final manuscript (author's final version) of a paper on his or her website?

To avoid confusion resulting from differences between the author's final version and publisher's version, posting of the author's final version is not allowed. Only the publisher's version can be posted. The conditions under which permission is granted can be found in the document "Standards for requesting the use of copyrighted articles etc. published in the IEICE publications".
Are authors able to publish their own papers that have appeared in IEICE publications on company intranets or university intranets?

The version (publisher's version) published in the IEICE publication is possible without permission, under certain conditions. For the conditions, please refer to "Standards for requesting the use of copyrighted articles etc. published in the IEICE publications".

Dose an author need the IEICE's permission to write his or her university thesis based on the IEICE publications? How should I quote it? Is it possible for the university to use the thesis freely available in the university's repository?

It is possible without permission, under the conditions “Indication of source and copyright”.

Example of annotation:

This paper is based on “Title” [1], by the same authors, which appeared in the Proceedings of ****, Copyright(c) 2017 IEICE.
The material in this paper was presented in part at the Proceedings of **** [1], and all the figures of this paper are reused form [1] under the permission of the IEICE.

Is a third party able to use a paper electrically that have appeared in IEICE publications?

The version (publisher's version) published in the IEICE publication is possible without permission, under certain conditions. For the conditions, please refer to "Standards for requesting the use of copyrighted articles etc. published in the IEICE publications".
19: It would first be necessary to submit an application form for permission to use copyrighted work. However, the IEICE Journal and conference proceedings are published on DVDs and CD-ROMs for corporate use. When an organization has purchased such a DVD or CD-ROM and has remitted the enclosed "consent form" to the IEICE offices, it is permitted to use the articles on local PCs within the organization and to browse them by means of file sharing over a network (LAN).

**Note:** "File sharing over a network (LAN)" is assumed to be on a scale where the material is accessible by no more than 100 people on the internal network (LAN) of a single research center or business premises.

20: Is it possible for a third party (other than the author or the organization to which the author belongs) to make and distribute copies of papers that have appeared in an IEICE publication if they are to be used as teaching materials in a university course?

20: Since this would correspond to "Reproduction, etc. in schools and other educational institutions" as covered by Article 35 of the Copyright Law, articles can be reproduced without permission for educational purposes, except in cases where doing so would unfairly infringe on the copyright holder's interests (in cases where copies are made for a "large number" of people (at the IEICE, this corresponds to "50 or more people" in line with the "Introduction to Copyright Law" compiled by the Agency for Cultural Affairs)). In this case, it would first be necessary to submit an application form for permission to use copyrighted work to the IEICE. (IEICE Provisions on Copyright article 5, paragraph 3).

21: Would it be possible for a third party (other than the author or the organization to which the author belongs) to reproduce and distribute the text of a paper that has appeared in an IEICE publication in unaltered form for in-house company training purposes, or to create a set of questions based on an article carried in an IEICE publication?

21: Since these are non-private purposes, they are regarded as being for-profit and it would first be necessary to submit an application form for permission to use copyrighted work to the IEICE. A response will be issued after the request has been considered by the IEICE's Copyright Management Committee. (IEICE Provisions on Copyright article 5, paragraph 3)

Note that all uses of material by companies for purposes such as in-house training are treated as non-private purposes under copyright law, and are thus...
regarded as being for-profit.

**22**: Is it possible for a third party (other than the author or the organization to which the author belongs) to publish a translated version of a paper that has appeared in an IEICE publication?

**A**

It would first be necessary to submit an application form for permission to use copyrighted work to the IEICE. A response will be issued after the request has been considered by the IEICE's Copyright Management Committee. (IEICE Provisions on Copyright Article 5, paragraph 3).

**23**: Is the IEICE's permission required in order to use a paper from an IEICE publication in a university entrance examination?

**A**

No, permission is not needed to use IEICE papers in entrance examinations, and it is not necessary to indicate their source. However, this does not apply in cases where doing so would unfairly infringe on the interests of the copyright holder. (Copyright Law, Article 36)

**24**: Would it be possible to use a paper from an IEICE publication in a collection of university entrance examination problems that we are publishing?

**A**

Since this corresponds to for-profit use, it would first be necessary to submit an application form for permission to use copyrighted work to the IEICE. A response will be issued after the request has been considered by the IEICE's Copyright Management Committee.

**25**: How should a third party go about reproducing a paper from an IEICE publication in order to distribute it as a sample question in an entrance exam guidance meeting?

**A**

It would first be necessary to submit an application form for permission to use copyrighted work to the IEICE. A response will be issued after the request has been considered by the IEICE's Copyright Management Committee.

**26**: Would it be possible to include the IEICE's Charter of Ethics as a sample question for an engineering examination?

**A**

The IEICE Charter of Ethics is an authored work produced by the IEICE, but you are free to use it without permission because we are happy for it to be introduced to a wide range of people.

### 2.4 Use of papers appearing in other publications
27: How do I go about quoting the partial text or figures of an article from another publication in a document I am writing?

A: It is permissible to include quotations as long as they are within a legitimate range according to Copyright Law. In general, when quoting a document, there are various requirements that must be met, such as only quoting the smallest necessary range, indicating which parts have been quoted, and clearly indicating the source of the quotation (e.g., including the author's name, document title, journal name, volume, issue, page number and publication date). If you are likely to quote more than a suitable quotation range (see A3), you will need to ask for the copyright holder's permission.

28: How do I go about using the figures from another author's paper in another society's journal in a paper I am submitting to the IEICE?

A: If you are using more than a suitable quotation range (see A3), you will have to obtain the permission of this paper's copyright holder before using it in a paper submitted to the IEICE.

29: If I want to make alterations to the images in other publications (including those of other authors) and use them in my own paper, do I need the copyright holder's permission?

A: If you keep within a suitable range of quotation (see A3), then all you need to do is mention the source of the images in a footnote. If you are using more than a suitable quotation range, then you should first get permission from the copyright holder.  
(Example of annotation: "Source: A.N. Other, The Details of Copyright Law (5th Ed.), IEICE, p. 255, Fig. 2")

30: (Re Q29) In that case, what should I do?

A: The procedures regarding permission to use copyrighted works vary depending on the publisher or academic institution that holds the copyright, so you should contact the copyright holder.

3. Miscellaneous questions and answers

31: Is there someone at the IEICE offices that I can contact regarding copyright issues?
31: Contact the Copyright Management Office (permission@ieice.org)

32: When a request is made for a copy of the article published in the IEICE publications from the Patent office or the Grants-in-Aid for Scientific Research, do I need to submit an application form?

32: In the above cases, it is not applicable to personal use, but as a policy of the IEICE, an application form is unnecessary in order to improve the convenience of all authors.

33: Is there any sort of standard regarding applications to use copyrighted articles in IEICE publications?

33: Standards relating to the IEICE publications can be found in the IEICE document "Standards for requesting the use of copyrighted articles etc. published in the IEICE publications". Refer to this document to find out if an application is necessary, the conditions under which permission is granted, the time frames in which use of copyrighted articles is permitted, and so on.

34: (i) Can the author publish the paper that the author wrote at the time of the former affiliation on the Home Page of the organization to which the author had moved? (ii) Should this paper be deleted from the Home Page of the original affiliation organization?

34: (i) It is possible to publish the paper at the server of the organization of the transfer destination.
(ii) Deletion of the paper is not required.