

Journal of Automotive Technology and Education Publication Agreement and Author Copyright

The following is a publication agreement (“this agreement”) between

_____ (the “Corresponding Author”)

acting on behalf of all authors of the work (“Authors”) and The Journal of Automotive Technology and Education (the “Journal”) which governs

_____ (the “Work”).

Whereas the parties desire to promote effective scholarly communication that promotes local control of intellectual assets, the parties for all consideration agree as follows.

A. CORRESPONDING AUTHOR’S GRANT OF RIGHTS

The Corresponding Author grants to the Journal, during the full term of copyright and any extensions or renewals of that term, the following:

1. An irrevocable non-exclusive right to reproduce, republish, transmit, sell, distribute, and otherwise use the Work in the Journal and in derivative works throughout the world, in all languages, in perpetuity, and in all media now known or later developed.
2. An irrevocable non-exclusive right to create and store electronic archival copies of the Work, including the right to deposit the Work in open access digital repositories.
3. An irrevocable non-exclusive right to license others to reproduce, republish, transmit, and distribute the Work under the condition that the Authors are attributed. (Currently this is carried out by publishing the content under a Creative Commons Attribution 4.0 International license.)

Copyright in the Work remains with the Authors.

B. CORRESPONDING AUTHOR’S DUTIES

1. When distributing or re-publishing the Work, the Corresponding Author agrees to credit the Journal as the place of first publication.
2. The Corresponding Author agrees to inform the Journal of any changes in contact information.

C. CORRESPONDING AUTHOR’S WARRANTY

1. The Corresponding Author warrants that he or she has the full power to make this agreement, and if the Work was prepared jointly, the Corresponding Author agrees to inform the Authors of the terms of this agreement and to obtain their written permission that you have the complete and unencumbered right to sign this agreement on their behalf.

2. The Corresponding Author represents and warrants that all reasonable efforts have been made to ensure the accuracy of any factual information contained in the Work.
3. The Corresponding Author represents and warrants that the Work is the Authors' original work and has not been formally published in any other peer-reviewed journal or in a book or edited collection, and is not under consideration for any such publication.
4. The Corresponding Author represents and warrants that the Work does not violate or infringe the law or the rights of any third party and, specifically, that the Work contains no matter that is defamatory or that infringes any literary or proprietary rights, intellectual property rights, or any rights of privacy.
5. The Corresponding Author agrees to indemnify, defend and hold harmless the Journal, its Editors, any of its officers, subsidiaries, affiliates, agents and licensors from any breach of the aforestated representations.

D. JOURNAL'S DUTIES

1. The Journal agrees to verify with the Corresponding Author any such edits that are substantive and that this agreement covers such edits.
2. In consideration of the Author's grant of rights, the Journal agrees to publish the Work, attributing the Work to the Authors.

E. ENTIRE AGREEMENT

If any term of the Agreement or the policies of the Journal is found to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the provision, and the other provisions of the Agreement and the Journals policies remain in full force and effect. This agreement reflects the entire understanding of the parties. It will bind and benefit any respective assigns and successors in interest, including heirs. It will terminate if the Journal does not publish, in any medium, the Work within two years of the date of signature. This agreement may be amended only in writing by an addendum signed by the parties. Amendments are incorporated by reference to this agreement.

ACCEPTED AND AGREED TO FULLY WITH THE TERMS OF THIS AGREEMENT BY THE CORRESPONDING AUTHOR ON BEHALF OF ALL AUTHORS CONTRIBUTING TO THIS WORK:

Corresponding Author: _____ Date: _____

Journal Representative: _____ Date: _____

**Please print, complete and sign this two-page agreement.
Scan both pages and submit as an email attachment to: mbehr@siu.edu**