

IEEE/IEL

Auszug aus Lizenzvertrag 2011--2014  
Abridged version of License Agreement 2011--2014

3. License.

3 b. Authorized Uses. Licensee and its Authorized Users may:

- (1) access, search, browse and view the Licensed Products;
- (2) download and print individual Articles for the scholarly or research use of Authorized Users and make a reasonable number of photocopies of a printed Article for the scholarly or research use of Authorized Users;
- (3) print a reasonable number of pages from an eBook and make a reasonable number of photocopies of these printed pages for the scholarly or research use of Authorized Users;
- (4) forward PDF links to individual Articles and eBooks, but not the contents of such Articles and eBooks to Authorized Users and others;
- (5) post up to twenty-five (25) Articles or eBooks in PDF format for the purposes of electronic course reserves on Licensee's secure website, provided that Licensee gives IEEE prior written notice of the Articles and eBooks to be posted and removes them within ninety (90) days after the conclusion of the course; and
- (6) print and deliver Articles to fulfill requests from non-commercial libraries located within the same country as Licensee as part of the practice commonly known as "interlibrary loan," provided that such practice complies with Section 108 of the US. Copyright Act and the guidelines developed by the National Commission on New Technological Uses of Copyrighted Works (CONTU Guidelines)

3 c. Restrictions. Except as expressly permitted in this Agreement, Licensee and its Authorized Users may not:

- (1) substantially or systematically download, reproduce, retain or redistribute the Licensed Products or any Journal or issue of a journal in the Licensed Products;
- (2) electronically distribute, via e-mail or otherwise, any Article or eBook;
- (3) abridge, modify, translate or create any derivative work based upon the Licensed Products without the prior written consent of IEEE;
- (4) display or otherwise make available any Information from the Licensed Products to anyone other than Authorized Users;
- (5) sell, resell, rent, lease, license, sublicense, assign or otherwise transfer any rights granted in Section 3, including, but not limited to, use of the Licensed Products for document delivery, fee for-service or any other substantially similar commercial purpose; or
- (6) remove, obscure or modify in any way copyright notices, other notices or disclaimers that appear on Articles or eBooks or in the Licensed Products.