

Assignment of Copyright Agreement

[1] Copyright Grantor: The owner or owners of the copyright are hereinafter referred to as “Party A” in the Assignment of Copyright Agreement, which is hereinafter referred to as “the Agreement.”

[2] Copyright Assignee: The assignee of the copyright, TrendForce Corp., is hereinafter referred to as “Party B” in the Agreement.

[3] Party A, by participating in the Call for Abstracts/Outlines on Innovative Micro LED Technologies and submitting an entry, agrees to sign the Agreement and bound by its terms and conditions.

[4] Subject Matter of Copyright: The copyright that Party A assigns to Party B pertains to the entry submitted by Party A. The entry submitted by Party A consists of documents (including their originals) containing the texts of the abstract or the outline, which is hereinafter referred to as “the Work.”

[5] Scope of Copyright: Party A hereby grants and assigns to Party B the right to freely use, modify, publish, and distribute the Work in all available formats (including but not limited to physical print documents and electronic documents), on all available channels (including but not limited to websites of Party B and its affiliates and social media platforms), at any public or private venue (including but not limited to conference center, company office building), at any events (including but not limited to promotional advertisements and exhibitions on the websites of Party B and its affiliates and seminars hosted by Party B), at any location, at any time, and for any purpose (including but not limited to advertising, trade or any commercial purpose).

[6] Licensing Method: Party A hereby grants and assigns to Party B the right to reproduce the content of the Work in its entirety, modify the content of the Work at its sole discretion through the editing process (including but not limited to rewriting, adapting, abridging, adding new content from other sources, and removing parts of the original content), translate the content of the Work into different languages, publicly distribute the content of the Work, publicly display the content of the Work, and publicly disseminate the content of the Work textually, orally, and visually.

[7] Royalty and Remuneration: Party A hereby agrees to the royalty-free use, publishing, distribution, and dissemination of the Work in any form (e.g. electronic publishing via the Internet or CD-ROM, audio publishing, and print publishing via books, newspapers, and magazines) by Party B. Party A acknowledges that Party B will not provide any additional royalty and remuneration to Party A for the use, publishing, distribution, and dissemination of the Work.

[8] Licensing Period: Party A hereby grants and assigns to Party B the copyright of the Work in perpetuity.

[9] Declaration of Copyright Ownership: Party A hereby declares and warrants that it is the sole copyright owner of the Work and retains all rights to the Work except for those expressly granted to Party B in the Agreement. Party A also declares and

warrants that the Work has not infringed the rights of any third party (including but not limited to copyright and other intellectual property rights) and any legislation, law or regulation. If Party B suffers from any claim of copyright infringement by any third party, Party A hereby agrees to fully assume legal and financial responsibility for the consequences of the copyright infringement including criminal and civil litigations. Party A hereby acknowledges that Party B accepts no legal responsibility and liability if the Work has infringed on the rights of any third party and agrees to indemnify Party B for financial losses if such situation rises.

[10] Acknowledgement of Prize Sponsorship: Party A hereby acknowledges that all the prizes for the first-, second-, and third-place awards in the Call for Abstracts/Outlines on Innovative Micro LED Technologies are sponsored by Taiwan's Industrial Technology Research Institute (ITRI). Party B accepts no legal and ethical responsibility for the awarding of these prizes and their quality. Party A hereby further agrees to waive the right to pursue legal actions against Party B concerning the matters of these prizes.

[11] Revision and Supplementation: Party A hereby agrees that Party B due to unforeseen needs can revise or supplement the Agreement through negotiation matters not mentioned herein and in accordance to the principle of good faith.

[12] Dispute Adjudication: Any conflict that arises during the observation of the Agreement shall be negotiated and resolved by both parties (Party A and Party B) in accordance to the principle of good faith. Any litigation relating to the Agreement shall be pursued within the jurisdiction of the Taiwan Taipei District Court in Taipei City, Taiwan, where it shall be interpreted according the local laws and statutes applicable to Party B.

[13] Validity of the Agreement: The Agreement is validated once it is signed by Part A and delivered to Party B. Signing by Party B is unnecessary under all circumstances.

To:
TrendForce Corp.

Signature of Copyright Grantor (Party A):

*If there is more than one member in Party A, then the Agreement must be signed by all the members.

Signature of the Legal Representative of the Copyright Grantor (Party A):

Title/Organization:

*List the titles of all the members in Party A and their organizations.

National Identification Number or Passport Number:

*List national identification numbers or passport numbers of all the members in Party A.

Mailing Address:

Contact Phone Number:

Date: (YYYY/MM/DD):