



## **ICE Publishing - License Terms and Conditions**

This is a License Agreement between Tyler Seguine ("You") and ICE Publishing ("Publisher") provided by Copyright Clearance Center ("CCC"). The license consists of your order details, the terms and conditions provided by ICE Publishing, and the CCC terms and conditions.

All payments must be made in full to CCC.

 Order Date
 11-May-2021

 Order license ID
 1118154-1

 ISSN
 2049-1220

Type of Use Publisher

Send in an e-mail ICE Publishing

#### LICENSED CONTENT

Publication TitleGreen materialsCountryUnited Kingdom of Great

Author/Editor Institution of Civil

Engineers (Great Britain)

01/01/2013 Rightsholder

**Language** English

Britain and Northern

Ireland

**Rightsholder** ICE Publishing

Publication Type Journal

## REQUEST DETAILS

Publication year of title

**Number of recipients** 

being used

Date

2021

Currency

USD

ADDITIONAL DETAILS

Date e-mail will be sent 2021-05-11

Author/Editor Tyler Seguine

Article/Chapter
Your reference

N/A N/A

## **Print and Digital Transactional Terms and Conditions**

All licenses are subject to Copyright Clearance Center terms and conditions and some are subject to additional terms set by the rightsholder. Please reference below the Copyright Clearance Center terms and conditions associated with your order.

Photocopy / Digital Transactional Licensing Services
Terms And Conditions (which apply to all photocopy and digital license transactions)

- 1. General. Licenses are granted by Copyright Clearance Center, Inc. ("CCC"), as agent for the rightsholder identified on the Order Confirmation (the "Rightsholder"). Licenses are for use of a copyrighted work as described in detail on the Order Confirmation (the "Work"), including any special limitations imposed by the Rightsholder, and may include use in the form of paper or digital reproductions. User shall be deemed to have accepted and agreed to all of these terms and conditions if User uses or reproduces the Work in any fashion. All rights not expressly granted are reserved; any license granted is further limited as set forth in any restrictions included in the Order Confirmation and/or in these terms and conditions.
- 2. (a) Licenses Are Limited; Automatic Revocation If Invoice Not Paid. All Works and all rights therein, including copyright rights, remain the sole and exclusive property of the Rightsholder. The license created by the exchange of an Order Confirmation (and/or any invoice) and payment by User of the full amount set forth on that document

includes only those rights expressly set forth in the Order Confirmation and in these terms and conditions, and conveys no other rights in the Work(s) to User. Invoices are due and payable upon receipt. While User may exercise the rights licensed immediately upon issuance of the Order Confirmation, the license is automatically revoked, and is null and void as if it had never been issued, if complete payment for the license is not received on a timely basis either from User directly or through a payment agent, such as a credit card company.

- (b) Use of Third Party Materials Is Limited. Third party materials (such as photographs, illustrations, graphs and similar materials) which are identified as included in the Work by permission may not be reproduced except in the context of the Work.
- (c) License is Non-Exclusive, Non-Transferable, and Limited in Time. Unless otherwise provided in the Order Confirmation, any grant of rights to User (i) is "one-time", (ii) is non-exclusive and non-transferable, and (iii) is limited to use completed within the time limit set forth on the Order Confirmation or, if no time limit is set forth, then within one (1) year, in either case as measured from the license date identified in the Order Confirmation. Upon completion of the licensed use, or at the end of the period identified in the previous sentence (if earlier), User shall immediately cease any new use of the Work(s) and shall destroy or (particularly in the case of electronic reproductions or republications) render inaccessible (such as by removing or severing links or other locators) any further copies of the Work (except for copies printed on paper in accordance with this license and still in User's stock at the end of such period).
- 3. Copyright Notice Is Required. Use of proper copyright notice for a Work is required as a condition of any license granted hereunder. Unless otherwise provided in the Order Confirmation, a proper copyright notice will read substantially as follows: "Used with permission of [Rightsholder's name], from [Work's title, author, volume, edition number and year of copyright]; permission conveyed through Copyright Clearance Center, Inc." Such notice must be placed immediately adjacent to the Work as reproduced (for example, as part of a by-line or footnote but not as a separate electronic link), in a reasonably legible font size. Failure to include the required notice results in loss to the Rightsholder and CCC, and User hereby agrees to pay liquidated damages for each such failure equal to twice the use fee specified in the Order Confirmation, in addition to the use fee itself and any other fees and charges specified.
- 4. No Alterations Permitted. User may not make or permit any alterations to the Work, unless expressly set forth in the Order Confirmation (after request by User and approval by Rightsholder). No Work may be used in any way that is defamatory, violates the rights of third parties (including such third parties' rights of copyright, privacy, publicity, or other tangible or intangible property), or is otherwise illegal or obscene. In addition, User may not conjoin a Work with any other material that may result in damage to the reputation of the Rightsholder.
- 5. Assistance in the Event of Infringement. User agrees to inform CCC if it becomes aware of any infringement of any rights in a Work and to cooperate with any reasonable request of CCC or the Rightsholder in connection therewith.
- 6. Indemnity Against Misuse. User hereby indemnifies and agrees to defend the Rightsholder and CCC, and their respective employees and directors, against all claims, liability, damages, costs and expenses, including legal fees and expenses, arising out of any use of a Work beyond the scope of the rights granted herein, or any use of a Work which has been altered in any way by User, including claims for defamation or infringement of rights of copyright, publicity, privacy or other tangible or intangible property.
- 7. LIMITATION OF LIABILITY. UNDER NO CIRCUMSTANCES WILL CCC OR THE RIGHTSHOLDER BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL OR INCIDENTAL DAMAGES (INCLUDING WITHOUT LIMITATION DAMAGES FOR LOSS OF BUSINESS PROFITS OR INFORMATION, OR FOR BUSINESS INTERRUPTION) ARISING OUT OF THE USE OR INABILITY TO USE A WORK, EVEN IF ONE OF THEM HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. In any event, the total liability of the Rightsholder and CCC (including their respective employees and directors) shall not exceed the total amount actually paid by User for this license. User assumes full liability for the actions and omissions of its principals, employees, agents, affiliates, successors and assigns.
- 8. WARRANTIES. THE WORK(S) AND RIGHT(S) ARE PROVIDED "AS IS". CCC HAS THE RIGHT TO GRANT TO USER THE RIGHTS GRANTED IN THE ORDER CONFIRMATION DOCUMENT. CCC AND THE RIGHTSHOLDER DISCLAIM ALL OTHER WARRANTIES RELATING TO THE WORK(S) AND RIGHT(S), EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. ADDITIONAL RIGHTS MAY BE REQUIRED TO USE PORTIONS OF THE WORK IN A MANNER CONTEMPLATED BY USER; USER UNDERSTANDS AND AGREES THAT NEITHER CCC NOR THE RIGHTSHOLDER MAY HAVE SUCH ADDITIONAL RIGHTS TO GRANT.

9. Limited Exceptions to Non-Transferability of License. The licensing transaction described in the Order Confirmation is personal to User. Therefore, User may not assign or transfer to any other person the license created by the Order Confirmation and these terms and conditions or any rights granted hereunder; provided, however, that in cases where a person/entity is specifically engaged by a second person/entity to provide reproductions to, or to obtain licenses on behalf of, the second person/entity, and the first person/entity expressly notifies the second person/entity of its obligation not to reproduce, redistribute or otherwise use the material without authorization, then the license may be transferred to the second person/entity and both the first person/entity and the second person/entity shall be jointly deemed to be the "User" under the Order Confirmation and these terms and conditions for that transaction; and provided further, however, that User and its principals, employees, agents and

affiliates are jointly and severally liable for the performance of all payments and other obligations hereunder. No

amendment or waiver of any terms is binding unless set forth in writing and signed by the parties.

- 10. Objection to Contrary Terms. The Rightsholder and CCC hereby object to any terms contained in any writing prepared by the User or its principals, employees, agents or affiliates and purporting to govern or otherwise relate to the licensing transaction described in the Order Confirmation, which terms are in any way inconsistent with any terms set forth in the Order Confirmation and/or in these terms and conditions or CCC's standard operating procedures, whether such writing is prepared prior to, simultaneously with or subsequent to the Order Confirmation, and whether such writing appears on a copy of the Order Confirmation or in a separate instrument.
- 11. Liquidated Damages for Breach in Certain Circumstances. Any failure by User to pay any amount when due, or any use by User of a Work beyond the scope of the license set forth in the Order Confirmation and/or these terms and conditions, shall be a material breach of the license created by the Order Confirmation and these terms and conditions. Any breach not cured within ten (10) days of notice thereof shall result in immediate termination of such license without further notice. Any unauthorized (but licensable) use of a Work that is terminated immediately upon notice thereof may be liquidated by payment of the Rightsholder's ordinary license price therefor; any unauthorized (and unlicensable) use that is not terminated immediately for any reason (including, for example, because materials containing the Work cannot reasonably be recalled) will be subject to all remedies available at law or in equity, but in no event to a payment of less than three times the Rightsholder's ordinary license price for the most closely analogous licensable use plus Rightsholder's and/or CCC's costs and expenses incurred in collecting such payment.
- 12. Governing Law, Jurisdiction and Venue. The licensing transaction described in the Order Confirmation document shall be governed by and construed under the law of the State of New York, USA, without regard to the principles thereof of conflicts of law. Any case, controversy, suit, action, or proceeding arising out of, in connection with, or related to such licensing transaction shall be brought, at CCC's sole discretion, in any federal or state court located in the County of New York, State of New York, USA, or in any federal or state court whose geographical jurisdiction covers the location of the Rightsholder set forth in the Order Confirmation. The parties expressly submit to the personal jurisdiction and venue of each such federal or state court.

# JOHN WILEY AND SONS LICENSE TERMS AND CONDITIONS

May 11, 2021

This Agreement between Mr. Tyler Seguine ("You") and John Wiley and Sons ("John Wiley and Sons") consists of your license details and the terms and conditions provided by John Wiley and Sons and Copyright Clearance Center.

License Number 5025481020459 License date Mar 10, 2021

Licensed Content Publisher John Wiley and Sons

**Licensed Content** 

Journal of Applied Polymer Science

Publication

Licensed Content Title Mechanically adaptive thermoplastic polyurethane/cellulose nanocrystal composites: Process-driven

structure-property relationships

Licensed Content Author J. J. Fallon, B. Q. Kolb, C. J. Herwig, et al

Licensed Content Date Aug 26, 2018

Licensed Content Volume 136
Licensed Content Issue 4
Licensed Content Pages 8

Type of Use Dissertation/Thesis
Requestor type University/Academic

Format Electronic

Portion Figure/table

Number of figures/tables 3
Will you be translating? No

Title 4D-Printing with Cellulose Nanocrystal Thermoplastic Nanocomposites: Mechanical Adaptivity and

Thermal Influence

Institution name Virginia Tech
Expected presentation date Apr 2021

Portions Figures 1,4, and 5

Requestor Location Mr. Tyler Seguine
989 Canyon Ridge Rd

Apt 102

BLACKSBURG, VA 24060

**United States** 

Attn: Mr. Tyler Seguine

Publisher Tax ID EU826007151
Total 0.00 USD

Terms and Conditions

#### **TERMS AND CONDITIONS**

This copyrighted material is owned by or exclusively licensed to John Wiley & Sons, Inc. or one of its group companies (each a "Wiley Company") or handled on behalf of a society with which a Wiley Company has exclusive publishing rights in relation to a particular work (collectively "WILEY"). By clicking "accept" in connection with completing this licensing transaction, you agree that the following terms and conditions apply to this transaction (along with the billing and payment terms and conditions established by the Copyright Clearance Center Inc., ("CCC's Billing and Payment terms and conditions"), at the time that you opened your RightsLink account (these are available at any time at <a href="http://myaccount.copyright.com">http://myaccount.copyright.com</a>).

#### **Terms and Conditions**

- The materials you have requested permission to reproduce or reuse (the "Wiley Materials") are protected by copyright.
- You are hereby granted a personal, non-exclusive, non-sub licensable (on a stand-alone basis), non-transferable, worldwide, limited license to reproduce the Wiley Materials for the purpose specified in the licensing process. This license, and any CONTENT (PDF or image file) purchased as part of your order, is for a one-time use only and limited to any maximum distribution number specified in the license. The first instance of republication or reuse granted by this license must be completed within two years of the date of the grant of this license (although copies prepared before the end date may be distributed thereafter). The Wiley Materials shall not be used in any other manner or for any other purpose, beyond what is granted in the license. Permission is granted subject to an appropriate acknowledgement given to the author, title of the material/book/journal and the publisher. You shall also duplicate the copyright notice that appears in the Wiley publication in your use of the Wiley Material. Permission is also granted on the understanding that nowhere in the text is a previously published source acknowledged for all or part of this Wiley Material. Any third party content is expressly excluded from this permission.
- With respect to the Wiley Materials, all rights are reserved. Except as expressly granted by the terms of the license, no part of the Wiley Materials may be copied, modified, adapted (except for minor reformatting required by the new Publication), translated, reproduced, transferred or distributed, in any form or by any means, and no derivative works may be made based on the Wiley Materials without the prior permission of the respective copyright owner. For STM Signatory Publishers clearing permission under the terms of the <a href="STM Permissions Guidelines">STM Permissions Guidelines</a> only, the terms of the license are extended to include subsequent editions and for editions in other languages, provided such editions are for the work as a whole in situ and does not involve the separate exploitation of the permitted figures or extracts, You may not alter, remove or suppress in any manner any copyright, trademark or other notices displayed by the Wiley Materials. You may not license, rent, sell, loan, lease, pledge, offer as security, transfer or assign the Wiley Materials on a stand-alone basis, or any of the rights granted to you hereunder to any other person.
- The Wiley Materials and all of the intellectual property rights therein shall at all times remain the exclusive property of John Wiley & Sons Inc, the Wiley Companies, or their respective licensors, and your interest therein is only that of having possession of and the right to reproduce the Wiley Materials pursuant to Section 2 herein during the continuance of this Agreement. You agree that you own no right, title or interest in or to the Wiley Materials or any of the intellectual property rights therein. You shall have no rights hereunder other than the license as provided for above in Section 2. No right, license or interest to any trademark, trade name, service mark or other branding ("Marks") of WILEY or its licensors is granted hereunder, and you agree that you shall not assert any such right, license or interest with respect thereto
- NEITHER WILEY NOR ITS LICENSORS MAKES ANY WARRANTY OR REPRESENTATION OF ANY KIND TO YOU OR ANY
  THIRD PARTY, EXPRESS, IMPLIED OR STATUTORY, WITH RESPECT TO THE MATERIALS OR THE ACCURACY OF ANY
  INFORMATION CONTAINED IN THE MATERIALS, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF
  MERCHANTABILITY, ACCURACY, SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, USABILITY,
  INTEGRATION OR NON-INFRINGEMENT AND ALL SUCH WARRANTIES ARE HEREBY EXCLUDED BY WILEY AND ITS
  LICENSORS AND WAIVED BY YOU.
- WILEY shall have the right to terminate this Agreement immediately upon breach of this Agreement by you.
- You shall indemnify, defend and hold harmless WILEY, its Licensors and their respective directors, officers, agents and
  employees, from and against any actual or threatened claims, demands, causes of action or proceedings arising from any
  breach of this Agreement by you.
- IN NO EVENT SHALL WILEY OR ITS LICENSORS BE LIABLE TO YOU OR ANY OTHER PARTY OR ANY OTHER PERSON OR ENTITY FOR ANY SPECIAL, CONSEQUENTIAL, INCIDENTAL, INDIRECT, EXEMPLARY OR PUNITIVE DAMAGES, HOWEVER CAUSED, ARISING OUT OF OR IN CONNECTION WITH THE DOWNLOADING, PROVISIONING, VIEWING OR USE OF THE MATERIALS REGARDLESS OF THE FORM OF ACTION, WHETHER FOR BREACH OF CONTRACT, BREACH OF WARRANTY, TORT, NEGLIGENCE, INFRINGEMENT OR OTHERWISE (INCLUDING, WITHOUT LIMITATION, DAMAGES BASED ON LOSS OF PROFITS, DATA, FILES, USE, BUSINESS OPPORTUNITY OR CLAIMS OF THIRD PARTIES), AND WHETHER OR NOT THE PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION SHALL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY PROVIDED HEREIN.
- Should any provision of this Agreement be held by a court of competent jurisdiction to be illegal, invalid, or unenforceable, that provision shall be deemed amended to achieve as nearly as possible the same economic effect as the original provision, and the legality, validity and enforceability of the remaining provisions of this Agreement shall not be affected or impaired thereby.

- The failure of either party to enforce any term or condition of this Agreement shall not constitute a waiver of either party's right to enforce each and every term and condition of this Agreement. No breach under this agreement shall be deemed waived or excused by either party unless such waiver or consent is in writing signed by the party granting such waiver or consent. The waiver by or consent of a party to a breach of any provision of this Agreement shall not operate or be construed as a waiver of or consent to any other or subsequent breach by such other party.
- This Agreement may not be assigned (including by operation of law or otherwise) by you without WILEY's prior written consent.
- Any fee required for this permission shall be non-refundable after thirty (30) days from receipt by the CCC.
- These terms and conditions together with CCC's Billing and Payment terms and conditions (which are incorporated herein)
  form the entire agreement between you and WILEY concerning this licensing transaction and (in the absence of fraud)
  supersedes all prior agreements and representations of the parties, oral or written. This Agreement may not be amended
  except in writing signed by both parties. This Agreement shall be binding upon and inure to the benefit of the parties'
  successors, legal representatives, and authorized assigns.
- In the event of any conflict between your obligations established by these terms and conditions and those established by CCC's Billing and Payment terms and conditions, these terms and conditions shall prevail.
- WILEY expressly reserves all rights not specifically granted in the combination of (i) the license details provided by you and
  accepted in the course of this licensing transaction, (ii) these terms and conditions and (iii) CCC's Billing and Payment terms
  and conditions.
- This Agreement will be void if the Type of Use, Format, Circulation, or Requestor Type was misrepresented during the licensing process.
- This Agreement shall be governed by and construed in accordance with the laws of the State of New York, USA, without regards to such state's conflict of law rules. Any legal action, suit or proceeding arising out of or relating to these Terms and Conditions or the breach thereof shall be instituted in a court of competent jurisdiction in New York County in the State of New York in the United States of America and each party hereby consents and submits to the personal jurisdiction of such court, waives any objection to venue in such court and consents to service of process by registered or certified mail, return receipt requested, at the last known address of such party.

#### WILEY OPEN ACCESS TERMS AND CONDITIONS

Wiley Publishes Open Access Articles in fully Open Access Journals and in Subscription journals offering Online Open. Although most of the fully Open Access journals publish open access articles under the terms of the Creative Commons Attribution (CC BY) License only, the subscription journals and a few of the Open Access Journals offer a choice of Creative Commons Licenses. The license type is clearly identified on the article.

#### The Creative Commons Attribution License

The <u>Creative Commons Attribution License (CC-BY)</u> allows users to copy, distribute and transmit an article, adapt the article and make commercial use of the article. The CC-BY license permits commercial and non-

#### **Creative Commons Attribution Non-Commercial License**

The <u>Creative Commons Attribution Non-Commercial (CC-BY-NC)License</u> permits use, distribution and reproduction in any medium, provided the original work is properly cited and is not used for commercial purposes.(see below)

#### Creative Commons Attribution-Non-Commercial-NoDerivs License

The <u>Creative Commons Attribution Non-Commercial-NoDerivs License</u> (CC-BY-NC-ND) permits use, distribution and reproduction in any medium, provided the original work is properly cited, is not used for commercial purposes and no modifications or adaptations are made. (see below)

#### Use by commercial "for-profit" organizations

Use of Wiley Open Access articles for commercial, promotional, or marketing purposes requires further explicit permission from Wiley and will be subject to a fee.

Further details can be found on Wiley Online Library http://olabout.wiley.com/WileyCDA/Section/id-410895.html

#### Other Terms and Conditions:

### v1.10 Last updated September 2015

Questions? <u>customercare@copyright.com</u> or +1-855-239-3415 (toll free in the US) or +1-978-646-2777.