

IPR Journals* – Reprints Terms and Conditions

These terms and conditions (“Terms”) govern your use of the IPR Journals Reprint products (the “Reprints”) ordered by you pursuant to one or more IPR Journals Reprint Solutions Order Forms (the “Order Form”).

Your right to use the Content will immediately terminate if you breach these Terms

- Pursuant to this License, IPR Journals will create an HTML flipbook of the article originating in one of the IPR Journals products. You will be sent a unique URL to that Reprint via email at the address specified on your Order Form. You have non-exclusive non-transferable permission to distribute the URL to the Reprint in the following ways:
 - Unlimited emailing by your employees
 - Placement on your company’s external websites
 - Social Media distribution through the following corporate-level social media outlets: Twitter, Facebook, LinkedIn and Google+ **
 - You may also distribute the URL via paid social media campaigns through the same networks mentioned above
- The Reprint must be accessed by linking to the specific URL as provided by IPR Journals Reprints Services. You may not copy, save or recreate the Reprint, nor may you host the Reprint on your own Server.
- The E-Print URL (<https://www.iijournalseprint.com/>) is entirely separate from the subscriptions website (<http://www.iprjournals.com>). Any E-Print permissions granted within this license do not extend to article access within the subscriptions website.
- If you have purchased a license with the print function turned on, you and other people with access to the URL are permitted to make a single copy for offline reading only. No further reproduction of the Reprint is permitted.
- Your use of the Reprint may not exceed the term specified on your Order Form. Articles may not be reproduced or redistributed. IPR Journals content may not be sold to third parties.
- You may not use the Reprint for any other use than as set forth above. Any other use such as permission to distribute hard copy reprints or inclusion in any other publication or article collection must be obtained through IPR Journals.
- The URL(s) to the Reprint(s) will be automatically de-activated at the end of the usage term. The usage term begins upon fulfillment of the URL. You will be notified by email at the end of your posting period, however, it is your responsibility to remove the reference link from your website and any social media, or to renew the URL, at current pricing, for continued web access to the Reprint.
- This License does not include photographs, illustrations, advertisements, Letters to the Editor or any other content that is not owned by IPR Journals.
- This License will automatically terminate if any of these Specific Use Terms are violated.

*IPR Journals is part of Pageant Media Ltd. And was formerly named II Journals

**Subject to the level of license that you purchase