



Intelligent Computing & IoT Industry Association (ICAA)

Disclaimer and Authorization Agreement

To protect the rights and responsibilities of all parties involved in ICAA activities, publications, and collaborations, and to ensure the legality of content usage including documents, photos, videos, and presentations, the undersigned company agrees to the following terms:

1. Disclaimer of Liability

- The company acknowledges that any statements, presentations, or behaviors by its representatives during ICAA-organized forums, seminars, exhibitions, or other events are personal opinions and do not represent the official stance of ICAA.
 - In the event of postponement, cancellation, or changes due to force majeure (e.g., natural disasters, pandemics, transportation disruptions, or technical failures), ICAA shall provide reasonable assistance but bears no liability for damages or losses.
 - The company is solely responsible for any bodily injury or property loss incurred by its representatives during event participation.
-

2. Authorization for Use of Portraits, Recordings, and Statements

- The company grants ICAA the right to use its representatives' portraits, voices, and statements recorded during ICAA events in the following formats:
 - Event documentation and internal archive
 - ICAA official website, social media platforms, reports, publications, newsletters, and promotional materials
-



- This authorization is **worldwide, perpetual, royalty-free, non-exclusive, and sublicensable.**
 - If the company wishes to restrict the use of specific materials, a written notice must be submitted to ICAA prior to the event.
-

3. Authorization for Provided Content

- The company confirms that any materials it submits to ICAA—including presentations, white papers, technical articles, product information, and marketing documents—are either owned by the company or authorized for external use, and do not infringe on third-party rights.
 - ICAA is authorized to edit, format, publish, and distribute the materials (non-commercially) for industry promotion, while crediting the source. If disputes arise, ICAA will cooperate with takedown requests, but assumes no liability for resulting losses.
-

4. Governing Law and Jurisdiction

This agreement shall take effect from the date of signing and apply to all participation by the company in ICAA activities and publications. Any disputes arising from this agreement shall be governed by the laws of the Republic of China (Taiwan), with Taipei District Court as the court of first instance.

Company Acknowledgment and Signature

We, the undersigned, hereby acknowledge that we have read, understood, and agreed to the terms of this Disclaimer and Authorization Agreement.



智慧產業電腦物聯網協會
Intelligent Computer & AloT Association


Company Name

Authorized Representative (Name)

Title

Signature

Date

 Please return the signed copy to ICAA Secretariat

Email: **service@icaa.org.tw**