

ARTICLE 6 - Copyrights

6.1 UNIVERSITY shall retain all right, title and interest in all copyrights in the reports, articles, photographs, sound recordings, data, computer programs and related documentation generated in connection with the Work ("Written Works").

6.2 UNIVERSITY will apply copyright notices to all Written Works, indicating UNIVERSITY's ownership of the copyrights in the Written Works, using the following form:

© Copyright 20__ [Name of University] All Rights Reserved

The year in the notice shall be the first year of publication or, if unpublished, the year in which the Written Work was completed.

6.3 UNIVERSITY agrees that EPRI, pursuant to Subarticles 5.3, 7.1 and 8.1, shall be licensed to use the copyrights in the Written Works in any manner and for any purpose, without limitation.

6.4 The term of this Article 6 shall extend to the expiration date of the copyrights of the Written Work with the latest copyright expiration date.

6.5 No claim for compensation other than that provided in Article 3 shall be asserted by UNIVERSITY or its employees with respect to any copyrightable Written Work first written in the course of or under this Agreement.

6.6 If UNIVERSITY proposes to incorporate copyrighted or proprietary works of third parties in the Written Works ("Incorporated Works"), UNIVERSITY shall submit to EPRI a copy of the document granting UNIVERSITY permission to use such copyrighted or proprietary works of third parties, and to sublicense such use by EPRI or its designees.

6.7 If under any provisions of this Agreement the UNIVERSITY is obligated to license EPRI and its designees in the use of any copyright(s) in Written Works and/or Incorporated Works, then UNIVERSITY agrees to include express provisions for the reservation of such license rights in said copyright(s) for the benefit of EPRI and its designees in any assignment or transfer by the UNIVERSITY of its ownership or license rights in respect of said copyright(s).

6.8. Except as otherwise authorized in writing by EPRI, UNIVERSITY will insert in all subcontracts provisions making this Article 6 applicable to the subcontractor and its employees.

ARTICLE 7 - Software

7.1 Title to all computer software programs and supporting documentation or other related copyrightable material or data, conceived and produced during and due to the course of the Work