

**Site License Agreement**  
**for**  
**Electronic Editions of Structural Engineering International**  
**published by the**  
**International Association for Bridge and Structural Engineering**

**SUBJECT**

Electronic editions of *Structural Engineering International* SEI published by IABSE, hereinafter referred to as "**SEI-ONLINE**"

**PARTIES**

The International Association for Bridge and Structural Engineering, hereinafter referred to as "**IABSE**"

and

an institutional subscriber to **SEI-ONLINE**, hereinafter referred to as "**Institution**"

**TERMS OF AGREEMENT:**

**1. License**

**IABSE** grants the **Institution** a non-exclusive and non-transferable right to access the database of **SEI-ONLINE**. Access on this database is granted to the current issue of **SEI-ONLINE** and all back issues of **SEI-ONLINE** published since 1991. This license grants access to the database of **SEI-ONLINE** only during the period for which the subscription fee has been paid. No access to the database of **SEI-ONLINE** is granted after termination of this Agreement.

**2. Copyright Owner**

Copyright ownership of **SEI-ONLINE** is indicated in the preliminary matter in the printed edition of the Journal.

**3. Scope of Access**

This license grants access to the Internet domain (range, or ranges, of IP addresses) of the **Institution** as specified on the registration form. This will allow an authorized user from an authorized IP address to have access to **SEI-ONLINE**. Users not at an authorized IP address will not have access to **SEI-ONLINE**. There are no limits on the number of users from the **Institution** that may use **SEI-ONLINE** at any one time. Furthermore, this license grants access solely to faculty (permanent or visiting), students and staff of the **Institution**, and on-site users of the **Institution's** library and campus computer network. The **Institution** is responsible for undertaking reasonable measures to prevent access by unauthorized persons to its authorized IP addresses, and is responsible for terminating any unauthorized access of which it has actual notice or knowledge.

#### **4. Multi-Campus or Consortium Access**

This agreement does NOT permit use of **SEI-ONLINE** on more than one campus or sharing of this resource among a regional consortium. If **IABSE** at any time determines in its sole discretion that the range of IP addresses claimed by the **Institution** represents more than one campus, it may terminate this Agreement forthwith by notice to the **Institution**, pursuant to Paragraph 8 below.

#### **5. Use of the Journal**

Any authorized user may search, download, and save material included in **SEI-ONLINE** for his or her own use. Single printed copies of individual articles may be made for private use or research. No rights are granted herein for multiple copying for classroom use. Such rights and additional copying rights may be granted by **IABSE** at its discretion.

A user may transmit a hard copy or electronic copy of any article to any individual who is not an authorized user under this license provided such transmission is

(i) not for compensation, (ii) for purposes of scholarly exchange of ideas, and (iii) not part of any systematic provision of **SEI-ONLINE** content to such user or persons affiliated with such user. Materials from **SEI-ONLINE** may not be recompiled, manipulated, used to prepare derivative works, or published in another format without prior written permission from **IABSE**.

In certain cases copyright in an article will be owned by the author rather than by **IABSE**. In those instances the copyright owner will be indicated in the article. This Agreement conveys no right to copy or transmit such articles without permission from the copyright owners.

The **Institution** will not be held responsible for unauthorized use of **SEI-ONLINE** provided (i) such use is without the express or implied consent of the **Institution**; (ii) the **Institution** promptly notifies **IABSE** of any such use of which it becomes aware; and (iii) the **Institution** takes all reasonable steps to terminate such activity promptly. The **Institution** agrees to cooperate with **IABSE** in any investigation of such infringements or unauthorized uses. **IABSE** shall have the sole right, at its expense, to bring any action on account of such infringements or unauthorized uses, provided that **IABSE** will not bring an action against any authorized user without first consulting the **Institution**. Repeated usage violation at the **Institution** will be deemed a material breach of this Agreement.

#### **6. Inter-library Loan**

The **Institution** may use hard or electronic copies derived directly or indirectly from the electronic edition of the publications for the purpose of inter-library loan.

#### **7. Disclaimers**

**IABSE** does not warrant that **SEI-ONLINE** will be accessible in any particular hardware/software environment. **IABSE** does not warrant the accuracy or completeness of any information contained in **SEI-ONLINE**, or its merchantability or fitness for a particular purpose. **IABSE** will have no liability to any person for any loss or damage arising out of use of, or inability to use **SEI-ONLINE**. **IABSE** will make all reasonable efforts to make its server available to the **Institution** on a 24-hour basis, excluding normal network administration and system down time, but if access is suspended or interrupted, liability will be limited to restoring access to the server as soon as practicable.

## **8. Termination**

**IABSE** may terminate this Agreement for substantial or material breach by providing the **Institution** with written notice in paper or electronic form. No refund will be provided upon such termination. In addition, **IABSE** may terminate this Agreement as of the end of any subscription period by providing the **Institution** with prior notice in paper or electronic form.

It is understood and agreed that **IABSE** may find it necessary, from time to time, to change the terms of Paragraphs 3, 5, and 6. Any such change will be effective immediately upon sending of paper or electronic notice to the **Institution** but will not be retroactive.

## **9. Conditions Governing the Agreement**

If any provision of this Agreement is determined to be invalid by a court of competent jurisdiction, that will in no way invalidate any other provision hereof, provided that in such event either party may terminate this Agreement by paper or electronic notice without any refund to the **Institution**. This Agreement constitutes the entire agreement of the parties with respect to the electronic version of **SEI-ONLINE** and may be amended only by a written instrument created for that purpose and signed by both parties, except as expressly provided herein. This Agreement will be governed by the laws of Zurich, Switzerland.

Zurich, October 23, 2007

U.Brunner  
Executive Director  
IABSE