



**Book:** Transforming Education with Singularity Technologies

**ISBN:** 9781032953250

### CONTRIBUTOR AGREEMENT

This Agreement is made this 09 October 2025, by and between **Chapter Author(s):**

**Aji Prasetya Wibawa,**

(whether one or more Chapter Author(s), the “Contributor”) and **Taylor & Francis Group, LLC**, a State of Delaware limited liability company, having its principal place of business at 2385 Executive Center Drive, Suite 320, Boca Raton, FL 33431, U.S.A. (the “Publisher”).

The Contributor is writing a chapter (the “Contribution”) tentatively entitled:

**Title:** *20 - Ethical Editorial Framework in the Age of Generative AI*

commissioned by the Publisher for use as a contribution to a collective work (tentatively) entitled ‘**Transforming Education with Singularity Technologies**’ (the “Work”), edited by Serap Uğur (the “Editor”). The Contribution shall include textual material, as well as all references, illustrations, tables, and any other supplementary material requested by the Publisher.

The Contributor agrees as follows:

- (1) **Delivery:** The Contributor shall deliver the Contribution in a suitable electronic format specified by the Publisher, prepared in accordance with any guidelines provided by the Publisher to assist the Contributor. All illustrations delivered as part of the Contribution must include a caption and an alternative text description to assist print impaired readers (“Alt Text”). The Contribution is due to be delivered by the agreed deadline provided by the Editor. It is essential that the Contribution is delivered on time and in an acceptable format. Should the Contributor fail to deliver the Contribution by this date and in the format specified by the Publisher, then the Publisher may decline to publish it. Furthermore, if in the sole opinion of the Publisher or their advisers the Contribution infringes any warranty contained in this agreement or is not of the standard, character, or length that has been agreed or might reasonably be expected, then the Publisher has the right to decline to publish the Contribution, or to require the Contributor to make any revisions or alterations the Publisher or their advisers deem necessary within a reasonable period of time. If the Publisher declines to publish the Contribution for any reason at all, this Agreement will immediately terminate and all the rights in the Contribution will revert to the Contributor. The cost of any alterations and corrections made by the Contributor to the proofs of the Contribution, other than correction of any artist’s, copy editor’s or printer’s errors, may be charged to the Contributor. Any charge arising under this clause shall be payable upon request by the Publisher.
- (2) **License:** The Contribution is licensed by the Contributor to the Publisher on an exclusive basis as set forth herein. Accordingly, the Contributor hereby grants to the Publisher the exclusive right, for the full term of copyright and any renewals or extensions thereof, to reproduce, prepare translations of and/or distribute the Contribution (including the abstract) or any part of it themselves throughout the world in printed, electronic or other medium now known or later invented, and in turn to authorize others (including reproductive rights organizations such as the Copyright Clearance Center and the Copyright Licensing Agency) to do the same. If the Contributor receives any direct requests for permission to use the Contribution, the Contributor undertakes to notify the Publisher immediately.
- (3) **Warranty & Permissions:** The Contributor represents and warrants that the Contribution is original to the Contributor and that the Contributor is the owner of all intellectual property rights subsisting in the Contribution, including copyrights, design rights, trademarks and database rights (together, “Intellectual Property Rights”), except for material in the public domain and such excerpts from other works as may be included with prior written permission of the owners of any copyright or other Intellectual Property Rights for its use in both electronic and print form, in perpetuity. The Publisher will make available to the Contributor a Permission Verification Form that has been approved by the Publisher for the Contributor to list copyrighted material for which permission has been obtained. The cost of obtaining such permission(s) shall be borne by the Contributor.

The Contributor further represents and warrants that the Contribution shall contain no libelous or unlawful statements, no instructions that may cause harm or injury, and shall not infringe upon or violate the privacy rights of others. Should the Contribution contain any material which, in the opinion of the Publisher, may result in a breach of any of the foregoing warranties, or should the Contributor commit any act which brings or is likely to bring the Publisher into disrepute, or which, in the Publisher’s reasonable opinion, is prejudicial to its interests, the Publisher shall have the right to publish the Contribution without such material or not publish the

Contribution at all. Nothing contained herein shall be deemed to impose upon the Publisher any duty of independent investigation, nor shall any independent investigation by the Publisher relieve the Contributor of any obligations hereunder.

The Contributor hereby indemnifies the Publisher against any loss or damage in consequence of any breach or claimed breach of the warranties given by the Contributor in this Agreement.

- (4) **Credit:** If the Work and the Contribution is accepted by the Publisher for publication, the Contributor shall receive credit as the author of the Contribution and one (1) complimentary eBook copy of the first edition of the Work in which the Contribution appears. If the Work is to be published in the United Kingdom, the Contributor hereby asserts his/her moral right to be identified as the author of the Contribution.
- (5) **Assignment:** Under this Agreement the Publisher may assign its rights or obligations without the consent of the Contributor.
- (6) **Governing Law:** This Agreement shall be governed and construed in accordance with the law of the State of Florida, without regard to conflicts of law principles. The federal and state courts of Miami, Florida shall have exclusive jurisdiction to settle any disputes arising out of or in connection with this Agreement or its formation, and the Contributor irrevocably submits to the jurisdiction of the federal and state courts located in Miami, Florida.

*Please note that each Contributor must complete an individually-signed Contributor Agreement. This Agreement must be on file prior to the publication of the Work.*

**Please notify us of any address change.**

**Contributor:** Ethical Editorial Framework in the Age of Generative AI

**Affiliation (Company, University):** Universitas Negeri Malang, Indonesia

**Mailing Address** (No P.O. Boxes, please). If a University address, please include building name and number:

**Building Name/Number** (if applicable): Department of Electrical Engineering and Informatics

**Please check if this is a home address:**  **Street:** Jl. Semarang no. 5

**Additional Street:** \_\_\_\_\_ **Additional Street:** \_\_\_\_\_

**City:** Malang **State/Province:** East Java

**Zip/Postal Code:** 65145 **Country:** Indonesia

**Phone:** +62 818-539-333 **Alternate Phone:** \_\_\_\_\_

**Email:** aji.prasetya.ft@um.ac.id

The Contributor agrees to execute this Agreement by electronic signature and agrees to be subject to the provisions of the U.S. E-SIGN Act (i.e., the Electronic Signatures in Global and National Commerce Act (ESIGN, Pub.L. 106-229, 14 Stat.464, enacted June 30, 2000, 15 U.S.C. Ch. 96)).

**IN WITNESS WHEREOF, the Contributor hereto has duly electronically executed this Agreement effective the date signed.**

**Contributor's Signature:**  **Date:** 09 October 2025