Noto-are Publishing and Posting Agreement

By accepting this Agreement, you, the 'user', agree to abide by the terms and conditions of this agreement and the policies set forth by Noto-are. You furthermore agree that usage of the Noto-are website and software signifies agreement to abide by policies and regulations set-forth by Noto-are concerning such usage. The terms of this agreement are deemed effective upon acceptance. Noto-are reserves the right to modify this Agreement at any time.

(a) Policy on submission of constructive material:

i. The user agrees that material submitted to Noto-are web-site adds to the progression of a thought, creative work, experiment, research, or collaboration in any constructive endeavor utilizing the overall domain of knowledge.

ii. The user agrees that the material submitted is unique, original, and not maintained under any current copyrighted restrictions by any party other than the user or Noto-are.

iii. The user agrees to abide by guidelines set forth within the [Website Agreement].

iv. The user agrees that the submitted material is not malicious or submitted for the reason of enacting deformation or harm to any individual or group.

vi. The user grants to Noto-are permission to make public any submitted material by enacting the use of any Noto-are publication options.

vii. The user agrees to hold harmless Noto-Are for damages resulting from the submission of material or the publishing or public release of any submitted material by the user or any other user of Noto-are.

(b) Copyright transfer agreement(s):

i. The user agrees that by selecting the 'Publish' option, the users material submitted for publication is automatically copyrighted and the copyright is owned by Noto-are.

ii. The user agrees that by using Noto-are publication options made available through the Noto-are website to the user, the user provides acknowledgement to transfer copyright of submitted material to Noto-are. By displaying or publishing any submitted material on or through Noto-are, you hereby grant to Noto-are an exclusive license to use, modify, publicly perform, publicly display, reproduce, and distribute such submitted material solely on and through Noto-are. For content that is covered by intellectual property rights, including, for example, video and pictures, the user specifically gives Noto-are the following permission: the user grants Noto-are an exclusive, transferable, sub-licensable, royalty-free, worldwide license to use any IP content that you post on or in connection with Noto-are.

iii. By publishing with Noto-are, the user agrees to allow further publication of derivative works, responses, commentary, including corrections or critiques relating to the user’s submitted material made available through publication with Noto-are.

iv. Noto-are reserves the right to make publicly visible any information published by the user or material submitted by other user’s relative to the user’s submitted information.

(c) Noto-are Publishing Policy

i. Noto-are reserves the right to not publish or to remove any published content from its website or other storage media.

ii. Noto-are reserves the right to use, make, or modify any published information for promotion of Noto-are software, promotion of content published through Noto-are, or for the sale of information of which Noto-are is copyright owner.