

## CONSENT TO PUBLISH

The American Institute of Mathematical Sciences

The American Institute of Mathematical Sciences requires authors of articles to provide a full Transfer of Copyright to the American Institute of Mathematical Sciences (the Publisher). The signed Transfer of Copyright gives the Publisher the permission of the author(s) to publish the Work, and it empowers the Publisher to protect the Work against unauthorized use and to properly authorize dissemination of the Work by means of printed publications, offprints, reprints, electronic files, licensed photocopies, microform editions, translations, document delivery and secondary information sources such as abstracting, reviewing and indexing services, including converting the Work into machine readable form and storing it in electronic databases. It also gives the author(s) broad rights of fair use.

The Publisher (AIMS) hereby requests that the Author(s) complete and return this form promptly so that the Work may be readied for publication.

**Please note:** If the Work was created by U.S. Government employees in the scope of their official duties, the Work is not copyrightable and paragraphs 5 and 6 of this agreement are void and of no effect. The Publication Agreement must nonetheless be signed.

## PUBLICATION AGREEMENT

1. This agreement concerns the following article (the "Work"): \_\_\_\_\_ to be published in *Electronic Research Announcements in Mathematical Sciences* (the "Journal").
2. The parties to the Publication Agreement are The American Institute of Mathematical Sciences (the "Publisher") and \_\_\_\_\_ (individually, or if more than one author, collectively, the "Author").
3. The Author hereby consents that the Publisher publishes the Work in the Journal.
4. The Author warrants that the Work has not been published before in its entirety except as a preprint, that the Work is not being concurrently submitted to and is not under consideration by another publication, that all authors are properly credited, and generally that the Author has the right to make the grants made to the Publisher complete and unencumbered. The Author also warrants that the Work does not libel anyone, infringe anyone's copyright, or otherwise violate anyone's statutory or common law rights.
5. The Author hereby transfers to the Publisher the copyright of the Work. As a result, the Publisher shall have the exclusive and unlimited right to publish the said Work and to translate (or authorize others to translate) it wholly or in part throughout the World in all media for all applicable terms of copyright. This transfer includes all subsidiary rights subject only to items 6 and 7.
6. The Work may be reproduced by any means for educational and scientific purposes by the Author or by others without fee or permission, with the exception that reproduction by services that collect fees for delivery of documents may be licensed only by the Publisher.
7. Notwithstanding any terms in other sections of this Publication Agreement to the contrary and in addition to the rights retained by the Author or licensed by the Publisher to the Author in other sections of this Publication Agreement and any fair use rights of the Author, the Author and the Publisher agree that the Author shall also retain the following rights:
  - a. The Author shall, without limitation, have the non-exclusive right to use, reproduce, distribute, create derivative works including update, perform, and display publicly, the Work in electronic, digital or print form in connection with the Author's teaching, conference presentations, lectures, other scholarly works, and for all of Author's academic and professional activities, provided any electronic reproduction

faithfully renders the appearance and functionality of each page in its entirety exactly as published online in the Journal.

b. Once the Work has been published by the Publisher, the Author shall also have all the non-exclusive rights necessary to make, or to authorize others to make, the text and other content of the Work available in digital form on one or more digital repositories or websites under the control of the Author or a nonprofit entity, provided any electronic reproduction faithfully renders the appearance and functionality of each page in its entirety exactly as published online in the Journal.

c. The Author further retains all non-exclusive rights necessary to grant to the Author's current or future employing institution(s) the non-exclusive right to use, reproduce, distribute, display, publicly perform, and make copies of the Work in electronic, digital or in print form in connection with teaching, digital repositories, conference presentations, lectures, other scholarly works, and all academic and professional activities conducted at the Author's employing institution(s), provided any electronic reproduction faithfully renders the appearance and functionality of each page in its entirety exactly as published online in the Journal.

d. The Author shall have the non-exclusive right to grant permission to other publishers or institutions to publish the Work in an anthology of works on related topics, provided any such publication faithfully reproduces each page in its entirety exactly as it appeared in the Journal.

8. The parties agree that wherever there is any conflict between stated policies of the Publisher and this Publication Agreement, the provisions of this Publication Agreement are paramount, and the Publisher's policies shall be construed accordingly.

9. In the event of receiving any request to reprint or translate all or part of the Work, the Publisher shall seek to inform the Author.

10. The Author and the Publisher hereby dedicate the Work to the public domain after 28 years from the date of publication. Works in the public domain are not protected by copyright and can be used freely by everyone.

11. This agreement is to be signed by the Author or, in the case of a "work-made-for-hire," by the employer. If there is more than one author, then either all must sign the Publication Agreement, or one author may sign for all provided the signer appends a statement that attests that each author has approved this agreement and has agreed to be bound by it. This Agreement will be governed by the domestic laws of Missouri and will be binding on, and inure to the benefit of, the Author's heirs and personal representatives and the Publishers successors and assigns.

12. Final Agreement. This Publication Agreement constitutes the final agreement between the Author and the Publisher with respect to the publication of the Work and allocation of rights under copyright in the Work. Any modification of or additions to the terms of this Publication Agreement must be in writing and executed by both Publisher and Author in order to be effective.

**SIGNED:** \_\_\_\_\_

**DATE:** \_\_\_\_\_