

LICENSE AGREEMENT # UMN _____ -LA

Moscow

“ _____ ” _____ 20_____

Steklov Mathematical Institute of Russian Academy of Sciences (MIAN), hereinafter referred to as the **Publisher**, represented by **Valery Vasil’evich Kozlov**, the Editor-in-Chief of *Uspekhi Matematicheskikh Nauk (Russian Mathematical Surveys)*, hereinafter referred to as the Journal, acting on the basis of attorney no. 8 of 18.05.2023, and the **Author/Co-Authors**:

(full names of all authors)

hereinafter referred to as the **Author/Co-Authors**, on the other hand, jointly referred to as the **Parties**, taking it into account that

(names of all authors)

is(are) the author(s) of the Article written in English entitled

(the title of the article)

(hereinafter, the **Article**), the Author/Co-Authors is copyright holder of the exclusive rights to the Article and the said exclusive rights have not been delegated to third parties in whole or in part, have made the present License Agreement (hereinafter, the **Agreement**) as follows.

1. The Author/Co-Authors shall transfer to the Publisher an exclusive license for the usage of the Article in the original and English version of the Journal in the following ways:

1.1. Translate the Article from the original language into English or Russian (in what follows, **Translation of the Article**).

1.2. Reproduce the Article or the Translation of the Article, that is, copying the Article, the Translation of the Article, or certain parts of these in any material form, as a certain piece of work and/or as a part of journals and/or databases, or otherwise. Electronic record of the Article or the Translation of the Article, including record into computer memory, shall also be considered to be reproduction.

1.3. Distribute the Article, the Translation of the Article, or certain part of these by any sale or other disposal of copies of it as a certain piece of work and/or as a part of journals and/or databases, or otherwise.

1.4. Bring the Article and the Translation of the Article to the public knowledge in such a way that any person can get access to the Article or the Translation of the Article in any place and at any time at one’s own discretion, including via the Internet.

1.5. Provide scientific and style editing of the Article.

2. The exclusive license is transferred by the Author/Co-Authors to the Publisher for the use of the Article all over the world, free of charge, during the term of the right of authorship stipulated for by the current legislation of the Russian Federation.

3. The Author rights as indicated in paragraphs 1–3 of the Agreement are transferred from the Author/Co-Authors to the Publisher in the case and from the moment of taking decision by by the Editorial Board about publishing the Article or the Translation of the Article in the original version of the Journal.

4. Author/Co-Authors guarantee that:

- He/she/they is the only owner of the rights to the Article;
- At the time of the entry into force of this Agreement, the Author/Co-Authors do not know anything about the rights of third parties that could be violated by the provision of an exclusive license under this Agreement;
- At the time of the conclusion of this Agreement, the exclusive right to the Article was not alienated, not laid down, not transferred to other persons under license agreements;
- At the time of the conclusion of this Agreement, the rights of the Author/Co-Authors are not disputed in court or in other legal way.

5. If claims or lawsuit are presented to the Publisher regarding a violation of the rights of third parties in connection with the rights transferred by the Author/Co-Authors, the Publisher with the Author/Co-Authors shall undertake to jointly resolve such claims or provide judicial protection in the methods provided for by the Civil Code of the Russian Federation. The expenses and losses incurred by the Publisher as a result of the settlement of these claims or the end of the trials will be compensated by the Author/Co-Authors if the Author/Co-Authors are proved in violation of the rights of third parties and/or legislation of the Russian Federation.

6. Any dispute arising between the Author and the Publisher shall be resolved by the Parties via negotiations. Disputes that are not settled through negotiations are subject to consideration in the Gagarinsky District Court of Moscow.

7. The Author/Co-Authors guarantee that the Article does not contain materials which shall not be published in public according to the applicable legal regulations of the Russian Federation, and its publishing and/or distribution shall not cause disclosure of classified or confidence information, including governmental secrets.

8. The Author/Co-Authors have the right to refuse the earlier decision on its publication (the right to withdraw) before the actual publication of the Article/Translation of the Article. At the same time, the Publisher has the right to submit a claim to the Author/Co-Authors for compensation for losses caused by such a decision.

9. The Author/Co-Authors have the right to freely use the Article/Translation of the Article for personal, informational, scientific, educational, cultural purposes in accordance with the legislation of the Russian Federation without obtaining permission from the Publisher, including:

- use of printed and electronic preprints of the unpublished manuscript of the Article accepted by the Publisher for publication in the Journal. When distributing preprints, the Author/Co-Authors should include the following warning: “This is a preprint of the Article accepted for publication in (Journal title, issue, year). Owner of the rights for distribution: (name of the Journal publisher)”;
- free photocopying or transfer of a copy of the printed Article/Translation of the Article, in whole or in part, for personal or professional use, for the promotion of academic or scientific research, or for the information purposes of the employer;
- use of materials from the published Article/Translation of the Article (individual figures, tables, text excerpts) for their inclusion in other works, articles, monographs, educational materials with reference to the imprint of the Article/Translation of the Article.

10. In the process of preparation of the Article/Translation of the Article for publication, the Author/Co-Authors shall undertake:

- read the proofs of the Article/Translation of the Article within the time limits established by the Publisher in accordance with the Journal’s publication schedule determined, respectively, by the Publisher;

— make only the minimum number of required corrections in the proofreading of the Article/Translation aimed at correcting the errors made in the original Article and/or make factual and conjunctural changes.

11. The Editorial Board, the Publisher, respectively, shall arrange the referee process of the Article/Translation of the Article referee, scientific and technical editing, production and/or processing of illustrative material, production of an electronic original layout of the Article/Translation of the Article.

12. The Publisher shall provide the Author/Co-Authors with the galley proofs of the Article/Translation of the Article and to make reasonable corrections agreed with the Author/Co-Authors.

13. The consent of the Author/Co-Authors with the provisions of this Agreement means, in particular, the consent of the Author/Co-Authors with the processing of his/her/their personal data by the Publisher in accordance with the Federal Law “On Personal Data” of 07.27.2006 152-FZ.

14. The legislation of the Russian Federation shall be applied to the terms of the present Agreement and to the legal relations between the Parties which are not regulated by the present Agreement.

15. This Agreement is a contract of adhesion (an offer) (Article 428 of the Civil Code of the Russian Federation), the terms of which are determined by the Publisher, and can be signed by the other party only by joining this Agreement as a whole. The Author/Co-Authors direction of the manuscript of the Article for publication in the journal is considered acceptance, i.e., the consent of the Author/Co-Authors for publication of the Article in accordance with the terms of this Agreement.

16. The Parties agreed that in accordance with Article 160 of the Civil Code of the Russian Federation in exceptional cases, when obtaining the signature of the Author/Co-Authors in this Agreement is very difficult, the text of this Agreement and signatures of the Parties on this Agreement and other documents related to its conclusion is allowed and recognized by the use of mechanical, electronic or other documents, another copying of the authentic signature and the text of the Agreement that will have the same force as the genuine signature of the Party or the original document.

Publisher:

Steklov Mathematical Institute of Russian Academy of Sciences (MIAN)

Moscow 119991, Gubkina ul., 8

INN 7736029594, KPP 773601001

E-mail: umn@mi-ras.ru

Website: <https://www.mathnet.ru/eng/umn>

Editor-in-Chief

of Uspekhi Matematicheskikh Nauk

(Russian Mathematical Surveys)

_____ Valery Vasil’evich Kozlov

The text of the Agreement is posted on the Publisher website <https://www.mathnet.ru/eng/umn>

The text of consent to the processing of personal data is posted on the Publisher website <https://www.mathnet.ru/eng/umn>

Author of the Article _____
(Article Title)

Full name: _____

Affiliation: _____

Email: _____

Phone: _____

(Signature)

Author of the Article _____
(Article Title)

Full name: _____

Affiliation: _____

Email: _____

Phone: _____

(Signature)

Author of the Article _____
(Article Title)

Full name: _____

Affiliation: _____

Email: _____

Phone: _____

(Signature)

Author of the Article _____
(Article Title)

Full name: _____

Affiliation: _____

Email: _____

Phone: _____

(Signature)