LICENSE AGREEMENT № RM0000-LA

Moscow “____” ____________ 20____

Editor-in-chief of the journal “Uspekhi Matematicheskikh Nauk” (hereinafter, the “Journal”) Sergei Petrovich Novikov, hereinafter referred to as the “Licensee”, with the consent of all members of the editorial board of the Journal, on the one hand, and

________________________
full name of the author

________________________
affiliation of the author

Email: ______________________

________________________
full name of the author

________________________
affiliation of the author

Email: ______________________

acting on their own behalf, hereinafter referred to as the “Author”, on the other hand, jointly referred to as the “Parties”, taking it into account that

________________________
the names of all authors

is(are) the author(s) of the piece of research work written in the _____________ language and entitled

________________________
the title of the article

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

1. Subject of Agreement

1.1. The Author shall transfer to the Licensee an exclusive license for the usage of the Article in the original and English version of the Journal in the following ways:

1.1.1. Translating the Article from the original language into Russian (hereinafter, the “Translation of the Article”), in case the Author submits the Article to the Journal in another language.

1.1.2. Reproducing 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 be considered to be reproduction.

1.1.3. Distributing 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.

1.1.4. Bringing 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.

1.1.5. Providing scientific and style editing of the Article.

1.2. The Licensee has a right to delegate without additional consent of the Author all or any rights transferred to them by the Author in accordance with the Agreement to the publisher of the Russian version of the Journal and the publisher of the English version of the Journal.

1.3. The Author shall transfer to the Licensee an exclusive license provided for by this Agreement all over the world for the valid period of the author rights.
1.4. The author rights as indicated in paragraphs 1.1, 1.2, and 1.3 of the Agreement are transferred from the Author to the Licensee in the case and from the moment of taking decision by the Licensee about publishing the Article or the Translation of the Article in the Journal.

2. Guarantees of the Author
The Author shall guarantee that:
2.1. they are the authors of the Article and copyright holders of the exclusive rights to the Article. The rights transferred from the Author to the Licensee as part of this Agreement have not been delegated by the Author before to third parties.
2.2. the Author did not publish the Article before in any other printed and/or electronic publications in Russian or other languages, apart from publishing a pre-print of the Article on their own website or on hosting pre-print servers.
2.3. the Article does not contain materials which shall not be published in public according to the applicable legal regulations, and its publishing and/or distribution by the Licensee will not cause disclosure of classified or confidence information.

3. Rights and obligations of the Author
3.1. The manuscript of the Article must be prepared according to “Instructions for Authors” of the Journal and must be represented to the Licensee through the page of the Journal on the Math-Net.Ru portal or sent by electronic mail to: umn@mi.ras.ru.
3.2. During the term of the Agreement the Author may not delegate to third party all or any rights transferred from the Author to the Licensee as part of this Agreement, publish or use the Article or the Translation of the Article for commercial use or grant to third party such right.
3.3. The Author has a right to use freely the electronic copy of the Article/Translation of the Article or its part transferred to them by the Licensee for the following purposes:
   — for personal purposes, namely, the Author may include materials from the Article (text passages, figures, tables) in surveys, monographs, educational material, providing, in doing so, a reference to the publication data of the Article/Translation of the Article;
   — to hand over a copy of the Article/Translation of the Article wholly or partially to their colleagues for their personal professional usage;
3.4. In the case of publishing a pre-print of the Article, conforming to paragraph 2.2 of this Agreement the Author must specify a notice about the acceptance of the Article for publication in the Journal and the publication data of the Article on the corresponding site.
3.5. In any allowed usage of the Article/Translation of the Article (including a part or a fragment of it) the Author must indicate (provide a reference to) the Journal, the volume and issue of the Journal and the year of publication, as specified in the Journal.

4. Rights and obligations of the Licensee
4.1. The Licensee ensures that the Article goes through peer-review process and that the results of the peer-review process are communicated to the Author. The text of the Article may be further developed by the Author taking account of the opinion of the referees. Taking decision that the Article is acceptable for publication rests entirely with the Licensee.
4.2. The Licensee shall ensure that the electronic version of the Article (the pdf of the Article) be submitted to the Author after the publication of the Article.
4.3. The Licensee has the right to use the Article/Translation of the article at their discretion within the limits of the rights granted to them under the Agreement.
4.4. The rights delegated by the Author to the Licensee under the present Agreement are granted to the Licensee on the free of charge basis.

5. Other terms of the Agreement
5.1. In case of demands (claims, complaints) brought by a third party to the Licensee and connected with violation of copyrights of a third party during the usage of the Article by the Licensee, or in connection with the conclusion of the present Agreement by the Author, the Author shall:
— upon receiving a notice from the Publisher, immediately take steps for settlement of disputes with the third parties and, if necessary, initiate the legal procedures in favor of the Licensee;
— indemnify the Licensee for any legal costs, expenses and losses caused by pre-award relief and/or enforcement of the court decision, as well as amounts that shall be paid out to a third party by the Licensee for violation of the exclusive copyrights, and other damages, incurred by the Licensee due to the non-observance of the terms of the present Agreement by the Author.

5.2. 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.

5.3. Any dispute which is not settled by direct negotiation should be litigated at the location of the Licensee.

5.4. The present Agreement shall be an agreement of adhesion, the terms of which shall be determined by the Licensee, and such agreement can be signed by the Author only in a way of adhesion to the present Agreement in general as provided for by Article 428 of the Civil Code of the Russian Federation.

5.5. In accordance with Article 435 of the Civil Code of the Russian Federation the present Agreement is an offer (a proposal to conclude an agreement on the conditions specified in this Agreement).

5.6. Under Articles 433 and 438 of the Civil Code of the Russian Federation the present Agreement is considered concluded after the occurrence of the following events and since the time of the event specified in paragraph 5.6.2 of the Agreement:

5.6.1. Receipt by the Licensee of the Article submitted by the Author according to paragraph 3.1 of the present Agreement;

5.6.2. Receipt by the Licensee of the Consent Forms for the conclusion of the present Agreement, signed by all the authors of the Article and sent by the Author to the address of the editorial board of the Journal: ul. Gubkina 8, 119991, Moscow, Russian Federation.


Consent Forms form an integral part of this Agreement and shall be signed by each author of the Article.

The Parties have agreed, that according to Article 160 of the Civil Code of the Russian Federation, in exclusive events when it is complicated to obtain the Author’s (one or several co-authors’) signatures, the reproduction of the text of the Consent Form and signatures on it with the use of means of mechanical, electronic or other forms of copying of the personal handwritten signature and text of the Consent Form shall be allowed and recognized. The reproduced text and signature of an author/co-author shall be of the same force as the original signature of the author/co-author or the original document.

5.7. In the event the Licensee adopts the decision to publish the Article or the Translation of the Article in the Journal the present Agreement shall come in force from the time specified in paragraph 5.6 of the Agreement and shall be effective for the valid period of the exclusive author rights for the Article/the Translation of the Article.

In the event the editorial board adopts the decision not to publish the Article or the Translation of the Article in the Journal the Parties shall have no obligations under the present agreement from the time the decision is made by the Licensee not to publish the Article/the Translation of the Article.

Licensee:

Editor in chief of the journal
“Uspekhi Matematicheskikh Nauk”
Sergei Petrovich Novikov
E-mail: umn@mi.ras.ru