Copyright Transfer Agreement

The signed Copyright Transfer Agreement
please return to:

TWMS Journal of Pure and Applied Mathematics
Institute of Applied Mathematics
Baku State University
Z.Khalilov 23, AZ1148, Baku, Azerbaijan

uthor
[ame:
ddress:
-mail address:
rticle information
itle:
ournal title: TWMS Journal of Pure and Applied Mathematics
o-authors:

I. Transfer of copyright

By execution of the present Agreement Author transfers copyright and assigns exclusively to Publisher all rights, title and interest that Author may have (for the extent transferable) in and to the Article and any revisions or versions thereof, including but not limited to the sole right to print, publish and sell the Article worldwide in all languages and media. Transfer of the above rights is referred to as those of the final and published version of the Article but does not restrict Author to self-archive the preprint version of his/her paper (see Section III).

II. Rights and obligations of Publisher

The Publisher's rights to the Article shall especially include, but shall not be limited to:

- ability to publish an electronic version of the Article via the website of the publisher
 http://www.twmsj.az or any other electronic format or means of electronic distribution provided
 by TWMS Journal of Pure and Applied Mathematics (TWMS JPAM) from time to time, selling
- the Article worldwide (through subscriptions, Pay-per-View, single archive sale, etc.) transforming to and selling the Article through any electronic format
- transferring the copyright and the right of use of the Article onto any third party
- translating the Article
- taking measures on behalf of the Author against infringement, inappropriate use of the Article, libel or plagiarism.

Publisher agrees to send the text of the Article to the e-mail address of Author indicated in the present Agreement for preview before the first publishing either in paper and/or electronic format (Proof). Author shall return the corrected text of the Article within 5 days to the Publisher. Author shall, however, not make any change to the content of the Article during the First Proof preview.

III. Rights and obligations of Author

The Author declares and warrants that he/she is the exclusive author of the Article – or has the right to represent all co-authors of the Article (see Section IV) – and has not granted any exclusive or nonexclusive right to the Article to any third party prior to the execution of the present Agreement and has the right therefore to enter into the present Agreement and entitle the Publisher the use of the Article subject to the present Agreement. By executing the present Agreement Author confirms that the Article is free of plagiarism, and that Author has exercised reasonable care to ensure that it is accurate and, to the best of Author's knowledge, does not contain anything which is libelous, or obscene, or infringes on anyone's copyright, right of privacy, or other rights. The Author expressively acknowledges and accepts that he/she shall be entitled to no royalty (or any other fee) related to any use of the Article subject to the present Agreement. The Author further accepts that he/she will not be entitled to dispose of the copyright of the final, published version of the Article or make use of this version of the Article in any manner after the execution of the present Agreement. The Author is entitled, however, to self-archive the preprint version of his/her manuscript. The preprint version is the Author's manuscript or the galley proof or the Author's manuscript along with the corrections made in the course of the peer review process. The Author's right to self-archive is irrespective of the format of the preprint (.doc, .tex, .pdf) version and self-archiving includes the free circulation of this file via e-mail or publication of this preprint on the Author's webpage or on the Author's institutional repository with open or restricted access. When selfarchiving a paper the Author should clearly declare that the archived file is not the final published version of the paper, he/she should quote the correct citation and enclose a link to the published paper.

IV. Use of third party content as part of the Article

When not indicating any co-authors in the present Agreement Author confirms that he/she is the exclusive author of the Article. When indicating coauthors in the present Agreement Author declares and warrants that all co-authors have been listed and Author has the exclusive and unlimited right to represent all the co-authors of the Article and to enter into the present Agreement on their behalf and as a consequence all declarations made by Author in the present Agreement are made in the name of the co-authors as well. Author also confirms that he/she shall hold Publisher harmless of all third-party claims in connection to non-authorized use of the Article by Publisher. Should Author wish to reuse material sourced from third parties such as other copyright holders, publishers, authors, etc. as part of the Article, Author bears responsibility for acquiring and clearing of the third party permissions for such use before submitting the Article to the Publisher for acceptance. Author shall hold Publisher harmless from all third party claims in connection to the unauthorized use of any material under legal protection forming a part of the Article.

V. Other provisions

Subject to the present Agreement the Article shall be deemed as first published within the territory of the Republic of Azerbaijan. Therefore, the provisions of the Azerbaijan law shall apply to the rights of the Parties with respect to the Article. For any disputes arising from or in connection with the present Agreement Parties, agree in the exclusive competence of the corresponding Azerbaijan Court.

Author	Signature	Date and Place