

Article entitled: _____

Author/s (Licensor/s): _____

Journal name: **Journal of Applied Mathematics and Computational Mechanics**

Journal owner: **Czestochowa University of Technology, Poland**

1. License

The non-commercial use of the article shall be in compliance with the Creative Commons Attribution-NonCommercial-NoDerivs licenses on <http://creativecommons.org/licenses/by-nc-nd/3.0/>, with the exception that the following sections 2 through 8 shall be adopted in this regard and prevail over any conflicting provisions concerning this type of license model. Without prejudice to the above stipulations, the exclusive license for commercial use of the article (with respect to US Government workers: to the extent transferable), applicable in any form and language all over the world, for the duration of copyright, and effective from the moment of acceptance for publication, is hereby granted by the author to the journal owner for an unlimited time in accordance with the following section 2 as well as the following sections 4 through 9.

2. Author's warranties

The author hereby warrants that the article is authentic (original), written by the given author(s), has not been previously published, is free of any illegal statements, does not contain any infringements against the rights of others, is subject to copyright exclusively vested in the author, any third party is not entitled to any rights, and that the author(s) has (have) all required permissions in writing to quote from other sources.

3. User rights

By virtue of the Creative Commons Attribution-NonCommercial-NoDerivs license, the author(s) and users may share (in the sense of copyrighting, distributing, and transmitting) the contribution in accordance with the conditions provided below: 1. they are to attribute the contribution in the way defined by the licensor or author, 2. they are not to exploit the said contribution with respect to commercial purposes, 3. they are not to change, transform, or build upon the given work.

4. Rights of authors

Authors keep the rights provided below:

- copyright, and any other proprietary right connected with the given article, for instance patent rights,
- the right to exploit the subject matter of the article in future works drawn up by the author, together with books and lectures,
- the entitlement to recreate the article for the purposes of the author if copies are not for sale,
- the entitlement to keep the article as a self-archive.

5. Co-authorship

Should the article be drawn up together with other authors, the signatory of this form warrants his/her authorization given by all co-authors to grant the license to the journal owner in accordance with the conditions of the present agreement and his/her full authorization to sign and dissolve or withdraw from the present agreement in the name of all co-authors.

6. Termination

The author or the journal owner can terminate the present agreement upon two-month notice if the other party has breached a material term of the present agreement and has been unsuccessful to remedy the breach within one month from the moment of receiving the notice issued by the terminating party that regards the remedy of such a breach. Any breach or violation of the present agreement shall not result in automatic termination of the present agreement or any license granted therein nor shall it have impact on

journal owner definition. This agreement may be terminated without cause by either the journal owner or the author upon a two-year notice after the elapse of forty (40) years from the date of the present agreement. Should the journal owner and the author agree to terminate the present agreement, they may do so at any time. The present agreement or any license granted therein shall not be subject to termination unless it is in compliance with section 6.

7. Royalties

Under the present agreement, the author is not entitled to royalties or other fees. In order to collect royalties related to the article in terms of its usage by the journal owner or its sublicense, the author waives his/her right, to a legally permissible extent.

8. Miscellaneous

The article shall be published in the journal by the journal owner (or it shall have it published) if the editorial process is successfully carried out and the journal owner or its sublicensee has assumed the obligation to have the article published. Should this kind of obligation depend on fee payment, it shall be deemed non-existent until the time that fee is paid. The article may be conformed by the journal owner to the style of spelling, capitalization, punctuation and usage that is deemed appropriate by it. The journal owner takes into consideration the fact that the article may be published, hence it shall be made public and this type of access shall be gratuitous for readers. The journal owner shall be permitted to sublicense the rights licensed thereto by virtue of the present agreement. The present agreement shall be governed with respect to the laws of Poland.

9. Scope of the commercial license

The exclusive right and license obtained by the journal owner for commercial use by virtue of the present agreement is as provided below:

- electronic and printed copies of the article may be published, exhibited, prepared, promoted, reproduced, licensed, sub-licensed, distributed, advertised, and manufactured via the Internet as well as via different means of data transmission currently known or developed in the future; the abovementioned shall consist of abstracts, pictures, indexes, bibliographic information, illustrations, and subject headings as well as other proprietary materials included in the article;
- to license, sub-license, and exercise others in order to exercise subsidiary and other rights in the article, together with the photocopy right, the right to reproduce copies or scan the article, in order to reproduce excerpts therefrom in other papers, and to reproduce copies thereof as elements of compilations with other works, together with material collection for usage in classes for instructional goals, specially prepared works, the delivery of documents, electronic databases and alternative information services, and to exhibit, publish, license, and distribute the same.

The fragments of the present agreement referring to a license granted by virtue of the present agreement as exclusive to the journal owner oblige the author not only to abstain from granting this type of license to a third party but also to abstain from exercising the right being the subject matter of this type of license unless it is exercised to execute the present agreement. The journal owner shall have the right to enforce the right licensed thereto by virtue of the present agreement with respect to third parties, to the extent permissible by law. Please contact the journal owner for more details should the article be drawn up in the course of employment by the UK or US Government, and/or results from NIH funding.

The signature(s) of the author(s) (in handwriting): _____

Name(s) (printed): _____

Date: _____

Scan the signed document as a PDF and upload file by the Editorial System: <https://jamcm.pcz.pl/system/>

Editorial Office: Journal of Applied Mathematics and Computational Mechanics,
Department of Mathematics, Czestochowa University of Technology, Al. Armii Krajowej 21, 42-200 Czestochowa, Poland