Brown University
CONSENT TO PUBLISH
Quarterly of Applied Mathematics

Brown University requires authors of articles in the Quarterly of Applied Mathematics to provide a formal written Consent to Publish. Brown University’s policy strongly recommends that Authors provide a full Transfer of Copyright (see Paragraphs 3 and 5) to Brown University (the “Publisher”). The signed Consent to Publish gives the Publisher the permission of the Author to publish the Work. The signed Transfer of Copyright empowers the Publisher to protect the Work against unauthorized use and to maintain the integrity of the Work from a bibliographical and archival standpoint. If there are multiple authors of the material governed by this Consent to Publish, the term “Author” as used in this Consent refers to each and all of them, jointly and severally.

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

Title of Contribution (“Work”):
________________________________________________________________________________________

Author: _________________________________________________________________________________

Name of Publication: Quarterly of Applied Mathematics

1. The Author hereby consents to publication of the Work in the Quarterly of Applied Mathematics.

2. The Author warrants that the Work has not been published before in any form except as a preprint, that the Work is not being concurrently submitted to and is not under consideration by another publisher, that the persons listed above are listed in the proper order and that no author entitled to credit has been omitted, 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.

3. 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 Work wholly or in part throughout the World in all languages and all media for all applicable terms of copyright. This transfer includes all subsidiary rights subject only to Paragraph 4.

4. a. The manuscript version of the Work, either before or after peer review, may be reproduced (under license no less restrictive than the CC-BY-NC-ND Creative Commons License) by any means for educational and scientific purposes by the Author, or by others without fee or permission. Without limitation, this means that the Author may post the peer-reviewed manuscript of the Work on the Author’s own website, contribute it to the Author’s institutional repository, and post it on arXiv.org, all provided that no commercial use and no derivative works are permitted

b. The Author will not license the Work to any database, document delivery service, or other service that charges for access to its contents or charges a fee for the reproduction, distribution, display or transmission of copies of articles on a standalone basis.

c. The Author may use part or all of the Work in the Author’s own future publications.

d. In any reproduction by the Author or the Author’s licensees, the original publication by the Publisher must be credited in the following manner: “First published in the Quarterly of Applied Mathematics in [volume and number, or year], published by Brown University,” and the copyright notice in proper form must be placed on all copies.

5. If the Author wishes to retain copyright in the Work, in the Author’s name or the name of a third party (e.g., employer), the Author may strike out Paragraph 3 above, but the Author’s retained rights will still be subject to the conditions stated in Paragraph 4. In this case the Author nevertheless gives the Publisher unlimited rights throughout the world for all terms of copyright: (i) to publish and distribute the Work in any form and in all media now known
or hereafter discovered, (ii) to translate the Work and exercise all rights in all media in the resulting translations, (iii)
to transfer or sublicense the foregoing rights in whole or in part to third parties, and (iv) to accept and retain
payment for these. The Publisher will also have the following exclusive rights:

a. first publication rights in the English language, subject only to Paragraph 4 above, which exclusivity will expire if
the Work is not published within three years of the date this Consent is signed;

b. the exclusive right to reproduce, distribute, display, and transmit copies of the Work in a manner that reproduces
the image of the Work as published by the Publisher, and to authorize others to do so, except for those uses
described in Paragraph 4 above;

c. the exclusive right to authorize reproduction for educational uses at institutions other than the Author’s own,
except as provided in 4(b);

d. the exclusive right to authorize reproduction within commercial research organizations other than the Author’s
own.

In each case of authorized duplication of the Work in whole or in part, the Author must still ensure that the original
publication by the Publisher is properly credited.

If copyright is not to be transferred to the Publisher, please indicate how the copyright line should read:

_____________________________________________________________________________________________
_____________________________________________________________________________________________

6. If the Author transfers copyright to the Publisher, the Author will nevertheless have the right to dedicate the
article 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. The Publisher will continue to administer and enforce copyright
until receiving written notice from the Author that the Author is dedicating the Work to the public domain. Such
notice may be given to the Publisher at any time during or after the 28th year following publication. If the Work is
available electronically from the Publisher, it will at that time be flagged as public domain, but the Publisher will
have no other obligation to inform the public of such dedication except in response to inquiry. Dedication will not
affect the obligation stated above to give proper credit to first publication by the Publisher.

7. This form 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 Consent to Publish and Copyright Agreements, or one may sign for
all provided the signer appends a statement signed by all authors that attests that each of them has approved this
agreement and has agreed to be bound by it. (In such event the Publisher may deal exclusively with the signer in all
matters regarding the Work.) This Agreement will be governed by the domestic laws of Rhode Island and will be
binding on, and inure to the benefit of, the Author’s heirs and personal representatives and the Publisher’s
successors and assigns.

Date: ______________________________________
Name: _______________________________________________________________________________________
Signature: ____________________________________________________________________________________

Please note: If the Work was created by U.S. Government employees in the scope of their official duties, the Work
cannot be copyrighted, and Paragraphs 3, 4, 5 and 6 (other than the provisions requiring proper credit) of this
agreement are void and of no effect. The Consent to Publish must nonetheless be signed.

Return to: QAM, c/o AMS, 201 Charles St., Providence, RI 02904-2294 USA

10/2013