## **Copyright Transfer Agreement**

| MOSCOW  | May, 30 2014  |
|---|---|
| 1. Parties of the Agreement   |   |
| Author (Co-authors) Georgy Rudoy  |   |
| and DI ETA DEC DITRI (CUIDIO I d i. o d i   |   |
| and PLEIADES PUBLISHING, Inc. (hereinafter referred to as the "Publisher");  Title of the manuscriptOn applying Monte-Carlo methods to analysis of non-linear re  | gression models   |
| (hereinafter referred to as the "Materials"), Journal (English/Russian title) "Numerical Anal VolNeYear   | ysis and Applications",   |
| 2. Subject of the Agreement A. Copyright  |   |
| 1. The Author (and each Co-author) shall transfer and sell to the Publisher for the length moment the present Agreement comes into force the exclusive rights to the Materials, reproduce, republish (license), transfer, distribute or otherwise use the Materials or parts (publication in scientific, academic, technical or professional journals or other periodicals worldwide, in English, in print and electronic editions of such journals, periodicals and formats now existing or that may exist in the future, as well as the right to license (or give | including the rights to translate,<br>fragments) contained therein, for<br>and in derivative works thereof,<br>derivative works in all media or |
| the Materials for publication in such journals, periodicals and derivative works worldwide.  The transfer under this Agreement includes the right to adapt the presentation of the Mat computer systems and programs, reproduction or publication in machine-readable format  | erials for use in conjunction with  |
| systems.  |   |
| 2. Reproduction, placement, transfer or any other distribution or use of the Materials, Materials contained therein, in any way permitted under this Agreement, shall be accompt and mention of the Publisher, namely: the title of the article, the name of the Author (Co-a volume/number, copyright of the publisher (PLEIADES PUBLISHING, Inc.) or other c Journal in the year of its first publication.  | anied by reference to the Journal authors), the name of the Journal   |
| B. Reserved Rights The Author (Co authors) or the Employee of the Author (Co authors) of the Marie II   | 1.11  |
| The Author (Co-authors) or the Employer of the Author (Co-authors) of the Materials (with the exception of the rights transferred to the Publisher hereunder) including patent and or procedure described in the Materials).  | shall retain all proprietary rights<br>I trademark rights to any process  |
| C. Other Rights of the Author (Co-authors)  |   |
| The Publisher supplies the Author (Co-authors) with permission on the following:  1. The right to use print or electronic preprints of the unpublished Materials in form and for publication in the Journal. Such preprints can be placed as electronic files on the Author   | s' (Co-authors') Website, or on a   |
| secure public Website of the employer of the Author (Co-authors), but not for the purposes external distribution by a third party. Likewise, the Author must:  Include the following notification into the preprint: "This a preprint of the Materials  | -   |
| name of the Journal, ©, copyright (year), the copyright holder indicated in the Journal)."  • Provide an electronic link to the sites of the Publisher, located at: www.maik.ru.  |   |
| 2. The right to perform free of charge the following actions: to photocopy or transfer to courticle, in whole or in part, for their personal or professional use, for promotion of academinformational purposes of the employer, according to Paragraph D.2 set forth below.  | mic or scientific research, or for  |
| 3. The right to use the Materials from the published article in a book written by the Author 4. The right to use separate illustrations or plates and text fragments from the Material (including classroom use), for including them into another work, published (in electronic or for presenting them in electronic format on an intra/local net, or on a public Website his/her/their employer.  | uls for his/her/their personal use  |
| 5. The right to include the Materials into lecture notes for classroom use; for free-of-charg students of the Author (Co-authors); or to maintain them in electronic format on a local serv them as part of an educational course; or for internal training programs in the employer's entire training programs.  | er, for students to have access to  |
| <ul> <li>Materials Owned by an Employer</li> <li>In case the Materials have been prepared in the course of employment and the employer</li> </ul>   | er retains ownership of them the  |
| Author (Co-authors), in addition to his/her/their own signature(s), must obtain the signature 1 attached to this Agreement. The employer hereby transfers to the Publisher by means of use of the materials under the conditions provided in the present Agreement.   | of the employer on Supplement<br>this Agreement all copyrights to   |
| 2. In addition to the rights indicated in the foregoing paragraph B, and the rights transfer according to the foregoing paragraph C, the Publisher hereby transfers free of charge to succopies and to distribute the published materials in electronic or print format within the wor employer. The employer may place the published Materials on a public server only with Publisher, and only upon remission of all necessary payments.  | in an employer the right to make  |
| Publisher, and only upon remission of an necessary payments.  E. Copyright Notification  The Author/employer hereby agree that each single copy of the Materials (or any part of it   | t), being distributed or placed by  |
| the min electronic or wint format (as permitted in the present Agreement) shall contain see   | arenes to 4   |

them in electronic or print format (as permitted in the present Agreement), shall contain reference to the copyright provided in the Journal and full reference to the Journal of the Publisher.

## F. Author's Guarantee

The Author (Co-authors) guarantees that the Materials are an original work, submitted only to this Journal, and have not been published previously.

In case the Materials were written jointly with Co-authors, the Author guarantees that he has informed them of the terms of this Agreement and obtained their signatures or written permission to sign on their behalf.

(In case the Materials contain fragments of works or refer to works protected by copyright and belonging to a third party, the Author must obtain the written permission of the copyright holders for all types of usage and to make reference to the origin).

The Author guarantees as well that:

- The Materials do not contain libelous statements
- The Materials do not infringe on other persons' rights (including without limitation copyrights, patent rights and the trademark right)
- The Materials do not contain facts or instructions that can cause damage or injury to third parties and their publication does not cause the disclosure of any secret or confidential information (including state secrets).

G. Obligations and Guarantees of the Publisher

The Publisher shall undertake to publish the Materials according to the schedule dates determined by the Publishing House and to present an electronic preprint of the Materials to the Author (Co-authors) at his/her/their request upon publication of the Materials.

The Publisher shall undertake (according to the present Agreement) to remunerate the Author (Co-authors) with the royalty (-ies), or the Employer with a sum equivalent to the royalty, for the use of the Materials based on the rates determined by the Publisher for the publishing year of the Journal. The remuneration shall be paid starting from July 1 of the year following that of publication of the Materials.

The Publisher guarantees:

- Adequate/proper translation of the materials into English

- International printing standards

- Worldwide distribution of the Materials in accordance with orders received

Protection of copyright from illegal use by third persons

- The observation of personal non-property rights of the Author (Co-authors) of the Materials.

H. Validity of the Agreement.

The present agreement comes into force on the occasion and on the date of pronouncement of the Journal's Editorial Board of the decision to accept the Materials for publication, and is valid during the period stipulated in Paragraph A, Article 1. In case the Materials are not accepted for publication or the Author (Co-authors) recall the Materials before publication, the present Agreement expires automatically. The Publisher shall undertake to notify the Author (employer) of the fact within 15 (fifteen) calendar days starting from the day of the respective decision.

| AUTHOR Rudoy Georgy, MIPT student, passport no. 45 11 030561 issued by Moscow, Ivanovskoye area DFMS |   |  |  |  |
|--|---|--|--|--|
|  |   |  |  |  |
| (Last Name, First Name, Official Posi  | tion, Passport Information)   |  |  |  |
| Correspondence Address   | ddress 111555, Svobodnij pr-t, 7-2-255, Moscow, Russia<br>+7 926 638 5562 |  |  |  |
| Phone  |   |  |  |  |
| E-mail   | 0xd34df00d@gmail.com  |  |  |  |
|  | Rug   | May, 30 2014   |  |  |
|  | Signature)  | (Date)   |  |  |
| (CO-AUTHORS)   |   |  |  |  |
| Correspondence Address<br>Phone  |   | (Last Name, First Name, Official Position, Passport Information) |  |  |
| E-mail .   |   |  |  |  |
|  | (Signature)   | (Date)   |  |  |
| (CO-AUTHORS)   |   |  |  |  |
| Correspondence Address   |   | (Last Name, First Name, Official Position, Passport Information  |  |  |
| Phone<br>E-mail  |   |  |  |  |
|  | (Signature)   |  |  |  |
|  | (arginitie)   | (Date)   |  |  |

ON BEHALF OF THE PUBLISHER Pleiades Publishing, Inc. 2711 Centerville Road Suite 400 City of Wilmington County of New Castle Delaware 19808 USA

| (Last Name, First Name, Official Position)  | (Signature)  | (Date) |
|---|--|--------|
| Accepted for publication  |  |        |
| (Date)  | (Signa   | iture) |
| Supplement 1 To The Transfer of Copyright Agreement,  | 200  |        |
| (To be filled out in case the Author has presented the Materials prep   |  |        |
| Moscow  |  | 00     |
| Employer (Institute/Company or Office) Legal Address  |  |        |
| Contact Phone Number  |  |        |
|   | The second secon |        |
| The royalty for the use of the Materials shall be paid to (please cross A. Author (Co-authors) of the article  B. Employer, according to the following bank details | out what does not apply):  |        |
|   |  |        |
| (Name of the authorized representative of the employer (copyright ho  | older) Sign  | ature  |
| (Official position of the authorized representative of the employer (co   | opyright holder)   |        |

SEAL