

Under United States copyright law, transfer of copyright from the author(s) must be explicitly stated in writing to enable the publisher to distribute or publish the work to the fullest extent. The following copyright transfer agreement must be completed and returned before publication of your paper can proceed. 1. Mail to SIAM, Attn.: Composition Coordinator, 3600 Market Street, 6th Floor, Philadelphia, PA 19104-2688. 2. Fax to 215-386-7999. 3. Scan signed copyright form and attach in an email addressed to [tex@siam.org](mailto:tex@siam.org).

### SIAM Copyright Assignment Agreement

Title of Paper (hereinafter known as "the work"): On the State Space Geometry of the Kuramoto-Sivashinsky Flow in a Periodic Domain

Author(s): Predrag Cvitanovic, Ruslan L. Davidchack, and Evangelos Siminos

Journal: SIADS

Manuscript Number: 070562RR

Complete 1, 2, or 3 below, as applicable.

#### 1. Copyright Owned by Author or Employer

By executing this Copyright Assignment Agreement ("Agreement"), copyright to the work is hereby irrevocably assigned to SIAM in return for publication or distribution of the work in a SIAM journal, subject to the rights below reserved by the author and/or employer. SIAM shall have sole rights of distribution or publication of the work in all forms and media, or by any means, now known or later developed. The undersigned hereby represents and warrants that the work is original with him/her, that the work does not infringe any copyright or other rights in any other work, or violate any other rights, and that he/she is the author of the work or is authorized to assign copyright to the work to SIAM by executing this Agreement.

The author(s) or in the case of a work that is a "work for hire," the employer, will retain:

- All other proprietary rights except copyright, such as patent rights.
- The right to use all or part of the content of the work in future works of the author(s), including lectures, textbooks, reviews, and articles, provided proper notice of SIAM's copyright is given.
- The right to reprint the work or parts thereof to the extent the Fair Use Provisions of the U. S. Copyright Act permit, provided that all copies include proper notice of SIAM's copyright and that no fees are collected for distribution or publication of the work.
- The right to post an electronic version of the final SIAM file of the work on the author's current institutional Internet server for limited noncommercial distribution, provided that proper notice of SIAM's copyright is included and that no separate or additional fees are collected for access to or distribution of the work apart from Internet access fees which may be paid to an Internet access provider.

The author warrants that neither the work nor portions of it have been published elsewhere in any form except as a preprint. If this is not the case, SIAM must be notified and appropriate credits and permissions to republish must be attached. If each author's signature does not appear below, the signing author represents that he/she is authorized to execute this Agreement for and on behalf of all the authors.

---

Author's Signature

Date

---

Name (print)

If the work was prepared as a work made for hire (e.g., it was prepared within the scope of employment, the parties agreed to transfer ownership to the employer prior to commencement of the work, or the work is one of the especially enumerated categories set forth in the U. S. Copyright Act), the employer is considered the author of the work and therefore the copyright owner. Consequently, this Agreement must also be signed by the employer, unless the employer provides its own copyright assignment agreement. By signing below, the employer agrees to be bound by all of the obligations of the author, and will be afforded the same rights as the author, under this Agreement.

---

Name of Employer (print)

---

|  |              |       |      |
|--|--------------|-------|------|
| Signature of Authorized Representative | Name (print) | Title | Date |
|--|--------------|-------|------|

## **2. U. S. Government Employees**

A work prepared by a U. S. government employee or officer within the scope of his/her employment may not be eligible for U. S. copyright. In such a case the government retains a nonexclusive royalty-free right to publish or reproduce the work, or allow others to do so, for U. S. government purposes. The signature below represents that all of the authors are U. S. government employees and that the work was prepared within the scope of the author's/authors' employment. If each author's signature does not appear below, the signing author represents that he/she is authorized to execute this Agreement for and on behalf of all the authors. To the extent copyright may have vested in the author, the author's signature below will result in assignment of such copyright in the work under and subject to the terms in 1 above (Copyright Owned by Author or Employer).

---

|                    |      |
|--------------------|------|
| Author's signature | Date |
|--------------------|------|

---

Institution

## **3. U. S. Government Contract or Grant Work**

Under some government contracts and grants, the government may have prohibited copyright from vesting in the author and may have retained a nonexclusive royalty-free right to distribute, publish or reproduce the work, or allow others to do so, for government purposes. The signature below represents that the author or authors believe that the work was prepared under such a government contract or grant and therefore may be subject to certain government rights. In the event the contract or grant does not prohibit copyright from vesting in the author, the author's signature below will result in assignment of copyright in the work under and subject to the terms in 1 above (Copyright Owned by Author or Employer).

---

|                    |      |
|--------------------|------|
| Author's signature | Date |
|--------------------|------|

---

Institution

In the event the contract or grant does not prohibit copyright from vesting in the author and the work is a work for hire (e.g., it was prepared within the scope of employment, the parties agreed to transfer ownership to the employer prior to commencement of the work, or the work is one of the especially enumerated categories set forth in the U. S. Copyright Act), the employer is considered the author of the work and therefore the copyright owner. Consequently, the employer must sign below, unless the employer provides its own copyright assignment agreement. By signing below, the employer agrees to be bound by all of the obligations of the author under 1 above (Copyright Owned by Author or Employer).

---

Name of Employer (print)

---

|  |              |       |      |
|--|--------------|-------|------|
| Signature of Authorized Representative | Name (print) | Title | Date |
|--|--------------|-------|------|