

PUBLISHING AGREEMENT

This publishing agreement is entered into as of 30-05-2023 by and between Generis Publishing, the "Publisher", and Shaimaa Said Soltan the "Author". This publishing contract governs the publication of the work listed below:

"New Odd Numbers Identity and The None-trivial Zeros of Zeta Function"

1. General Terms

- 1.1. This book publishing contract represents the entire agreement between the Author and Publisher.
- 1.2. This contract may not be altered, amended, or otherwise modified except through written form requiring signature by both parties.
- 1.3. Should multiple individuals be considered the "Author" of the works governed by this book publishing contract, each of those individuals shall be liable for adhering to the terms of this contract.
- 1.4. All notices related to this contract shall be delivered via email.
- 1.5. This contract shall be governed by the laws of the Republic of Moldova.

2. Grant of Rights

The Author grants the Publisher the following:

- 2.1. The Author hereby grants and assigns to the Publisher, its successors, representatives, and assigns, the full right to publish (print, publish, and sell) the Work in English.
- 2.2. The Author shall execute and deliver to the Publisher any and all documents which the Publisher reasonably deems necessary or appropriate to evidence or effectuate the rights granted in this Agreement.
- 2.3. The rights granted to the Publisher by the Author shall not be constrained by geographic territories and are considered global in nature.



3. Copyright

As the creator of the work, the Author remains the copyright holder of the published book listed above.

4. Manuscript

- 4.1. The Author warrants to the Publisher that he/she is the sole Author and proprietor of the Work and has full power to enter into this agreement.
- 4.2. The Author warrants that the Work does not violate the right of privacy of any person; that it contains no libelous, obscene, or other unlawful matter; and that it does not infringe upon the copyright or violate any other right of any person or party.
- 4.3. The Author agrees to hold the Publisher harmless against any damages, including attorney's fees, finally sustained in any suit involving the Publisher or its licensees by reason of a violation of any of these warranties.
- 4.4. The Author shall deliver all artwork, prefaces, references, acknowledgments, and other "front matter" or "back matter" at a date to be determined by the Publisher.
- 4.5. Should the Publisher deem any delivered material to be unacceptable for any reason, the Author shall be granted a period of time (to be determined by the Publisher) to correct such defects. If the Author fails to correct defects in the time granted, the Publisher reserves the right to cancel this book publishing contract.

5. Publication

- 5.1. The Publisher shall have the exclusive right to format the delivered materials according to the Publisher's standards. However, the Author shall have the right to review any modifications and grant approval prior to publication.
- 5.2. The Publisher offers the ISBN, the formatting, the cover design.
- 5.3. While the Author shall have the right to review and approve any changes to content, the work's format, cover design, and final artwork, the Publisher shall retain full right to manufacture, distribution, market, and sell the completed work as they deem necessary.
- 5.4. The Publisher agrees to consult with the Author regarding marketing the published works, but reserves the right to make final decisions regarding sales and marketing of the works. The Author grants the Publisher the right to use the Author's name for marketing purposes, but the author shall not be liable for any damages that may result from this.



6. Author's Changes to the Work after Publication

- 6.1. The Publisher agrees to allow the Author to make changes in the Work after publication costing up to an amount of Two Hundred Fifty dollars (\$250).
- 6.2. The Author agrees to resend the corrections no later than ten (10) days after the payment has been performed.

7. Royalties and Accounting

- 7.1. The Author shall receive a royalty of 20% (Basic Package) of the amount of the Publisher's net revenues for net copies sold of any edition of the Work(except returns).
- 7.2. The Publisher shall provide the Author with a yearly statement detailing net copies sold and net revenues after publication of the works, along with yearly royalty payments in accordance with the terms of this publishing contract. Reports and payments shall be delivered to the Author by the Publisher no later than the final business day of each year on an ongoing basis.

Author's and Publisher's Right to Cancel

- 8.1. Should the Author deem that the Publisher has failed or is failing to uphold the terms of this book publishing contract, the Author shall notify the Publisher in writing, and grant the Publisher a minimum of 90 days to correct such shortcomings. If the Publisher fails to adequately address the issues presented by the Author, the Author shall have the right to cancel this book publishing contract and seek to establish a publication relationship with another publisher.
- 8.2. The Publisher shall have the right to cancel this book publishing contract should they deem that the Author has failed to uphold its terms, after granting the Author a period of at least 90 days to correct such issues.
- 8.3. Should either party cancel this book publishing contract, all rights granted to the Publisher shall revert to the Author.

9. Privacy and Confidentiality Statement

The Publisher will not sell, share, or rent Author's personal information to any third party. Any emails sent by this Company will only be in connection with the provision of agreed services and products.



10. Advertising and Promotion

- 10.1. The Publisher shall have the right to establish a selling price of the book and inform the Author beforehand.
- 10.2. The Publisher shall have the right to use, and to license others to use, the Author's name, image and biographical material for advertising, promotion with the author's consent.
- 10.3. The Publisher shall have the right to determine the time, place, method and manner of advertising, promotion.

Acceptance

THEREFORE, having read and understood the contents of this document, the Author and Publisher (or their authorized representatives) hereby agree and commit to the terms and conditions stated above.

Author: Shaimaa Said Soltan

Signature: Shaimaa Said soltan

Publisher: Generis Publishing

Signature: