

STANDARD TERMS AND CONDITIONS

The Author(s) hereby agree to be bound by the following terms and conditions:

1. DEFINITIONS

- 1.1. The term “**Contribution**” means the article written by the Author(s) as identified on page one of this Agreement and includes, without exception, all the following versions of the article:
 - 1.1.1. **Submitted Manuscript Under Review (“SMUR”)**: any version of the Contribution that is under formal review for inclusion in the *Canadian Mathematical Bulletin* (the “Bulletin”).
 - 1.1.2. **Accepted Manuscript (“AM”)**: the version of the Contribution that has been accepted for publication. This version may include revisions resulting from peer review but may be subject to further editorial input by Cambridge.
 - 1.1.3. **Version of Record (“VoR”)**: the version of the Contribution that is formally published by Cambridge. This includes any ‘FirstView article’ that is formally identified as being published before the compilation of a volume or issue as long as it is citable via a permanent identifying Digital Object Identifier (“DOI”). This does not include any ‘early release article’ that has not yet been fixed by processes that are still to be applied, such as copy-editing, proof corrections, layout, and typesetting. The VoR includes any corrected or enhanced VoR.
- 1.2. The term “**Supplementary Material**” means any additional written or illustrative materials submitted or uploaded to the Bulletin by the Author(s) for publication in connection with the Contribution. Supplementary Material does not form part of the Contribution and will be made available in association with the Contribution in online format only. Supplementary Material may be original content created by the Author(s) (“**Original SM**”) or it may be third-party material sourced by the Author(s) (“**Third-party SM**”).

2. ASSIGNMENT

- 2.1. In consideration for publication of the Contribution and, subject to the exceptions listed in Clauses 5.2 and below, the following is hereby assigned to the Proprietor by the Author(s):
 - 2.1.1. the full copyright in the Contribution or any part of it in all forms and media and in all languages throughout the world, (which, for the avoidance of doubt, includes the right to publish, reproduce, distribute, and sell the Contribution or any part thereof in any form, whether print, digital or electronic, whether now known or hereinafter invented; and to grant sublicenses of all translation and subsidiary rights); and
 - 2.1.2. all other rights in the nature of copyright, including rental, lending and database rights and all other publishing and print on demand rights in the Contribution.
- 2.2. The assignment of copyright described in this Clause shall, throughout this Agreement, be referred to as the “**Assignment**”.
- 2.3. The Author(s) hereby grant to the Proprietor a non-exclusive licence to:
 - 2.3.1. publish, reproduce, distribute, and sell the Original SM or any part of it in all forms and media and in all languages throughout the world, whether print, digital / electronic, whether now known or hereinafter invented, and to grant sublicenses of all translation and subsidiary rights; and

- 2.3.2. exploit all other rights in the nature of copyright, including rental, lending and database rights and all other publishing and print on demand rights in the Original SM.
- 2.4. The Author hereby asserts his/her moral right (and, as applicable, has obtained authority from any contributing Author(s) to assert their moral rights) always to be identified as the author(s) of the Contribution in accordance with the provisions of the UK Copyright, Designs and Patents Act 1988.
- 2.5. The Assignment and rights granted under this Clause 2 shall commence upon the Proprietor’s formal acceptance to publish the Contribution and shall endure for the legal term of copyright in the Contribution.
- 2.6. For the avoidance of doubt, the Author(s) acknowledge and agree that the rights assigned / granted to the Proprietor in this Clause 2 will subsequently be licensed to Cambridge as the exclusive licensee and publisher of the Bulletin, as noted at the head of this Agreement.

3. UNDERTAKINGS AND REPRESENTATIONS

- 3.1. The Author(s) hereby undertake and represent that:
 - 3.1.1. they each have full authority and power to agree to this Agreement;
 - 3.1.2. the Contribution is original and has not been previously published in whole or in part;
 - 3.1.3. the Contribution and any Supplementary Material contain nothing that infringes any existing copyright or licence or any other intellectual property right of any third-party;
 - 3.1.4. the Contribution and any Supplementary Material contain nothing that breaches a duty of confidentiality or discloses any private or personal information of any person without that person’s written consent;
 - 3.1.5. all statements contained in the Contribution and any Original SM purporting to be facts are true and any formula, instruction or equivalent contained therein will not, if followed accurately, cause any injury or damage to the user;
 - 3.1.6. the Contribution and any Supplementary Material do not contain any libellous, unlawful or otherwise objectionable material, or any material which would harm the reputation of Cambridge and / or the Proprietor;
 - 3.1.7. where the Author is signing on behalf of other contributing Author(s), the Author has obtained prior written consent from each of the contributing Authors expressly authorising the signing Author to do so;
 - 3.1.8. there are no actual or apparent conflicts of interest connected to the Contribution that have not previously been declared. A conflict of interest is understood to exist if an interest (financial or otherwise) exerts or appears to exert undue influence on the analysis or conclusions in the Contribution, the choice of subject matter, or in any other way that impedes or appears to impede the Author(s)’s objectivity or independence.
- 3.2. The Author(s) further confirm that for (i) any Third-party SM and (ii) any other third-party material (including but not limited to textual, illustrative, audio and video content) within the Contribution, licences to re-use said content throughout the world in all languages and in all forms and media have or will be obtained from the rights-holders; appropriate acknowledgement to the original source of all such materials has been

made and, in the case of audio/video material, appropriate release forms have been obtained from the individual(s) whose likenesses are represented in the Contribution and/or Third-party SM, as applicable. Copies of all licences and/or release documentation will, on request, be forwarded to the Bulletin’s editor prior to publication of the Contribution.

3.3. In the event that the Author(s) are in breach of any of these undertakings Cambridge and the Proprietor shall have the right to cease making the Contribution and/or any Supplementary Material available and/or to require that the Author(s) make any necessary changes to the Contribution and/or any Supplementary Material (including any factual information).

4. OPEN ACCESS

4.1. Cambridge will publish the Contribution as part of the Bulletin, in accordance with the Open Access choices made by the Author(s) on page one of this Agreement.

4.2. “Open Access” means content which is distributed in digital format to the end-user without charge. In addition, Open Access may confer certain rights in the content to the end-user, including the ability to re-distribute it or to create derivative works from it.

4.3. For details of Cambridge’s Open Access policies please follow the relevant hyperlinks at: <https://www.cambridge.org/core/services/open-access-policies>.

5. GREEN OPEN ACCESS

5.1. “Green Open Access” refers to the Author(s) right to self-archive specified digital versions of the Contribution notwithstanding the Assignment. For details of the Bulletin’s Green Open Access policy please follow the relevant hyperlinks at: <https://cms.math.ca/cmb/openaccess>

5.2. Under the Bulletin’s current Green Open Access policy, the Author(s) retain the non-exclusive, non-transferable, non-commercial rights to re-use or deposit digital versions of the Contribution as follows:

Digital Version	Personal Webpage of Contributor	Department / Institutional Repository	Non-commercial Subject Repository	Commercial Repository / Social Media Sites
SMUR	Any time	Any time	Any time	Any time
AM	On acceptance	On acceptance	On acceptance	Abstract only + link to COPP
VoR	Abstract only + link to COPP for five years following initial publication	Abstract only + link to COPP for five years following initial publication	Abstract only + link to COPP for five years following initial publication	Abstract only + link to COPP for five years following initial publication

5.3. All re-uses of the Contribution under the Bulletin’s Green Open Access policy must include:

- 5.3.1. a link to the Contribution on Cambridge’s Online Publication Platform (“COPP”) using a DOI link, e.g. [https://doi.org/\[DOI\]](https://doi.org/[DOI]);
- 5.3.2. a clear statement that all end-users of the Contribution may only make use of the Contribution for private research and study and may not distribute it further;
- 5.3.3. a clear statement that the Contribution has been accepted for publication and will appear in a revised form subject to peer review and/or input from the Bulletin’s editor; and
- 5.3.4. the following copyright notice: **First published in the *Canadian Mathematical Bulletin* at [https://doi.org/\[DOI\]](https://doi.org/[DOI]). © [YYYY] Canadian Mathematical Society in partnership with Cambridge University Press.**

5.4. For the avoidance of doubt, re-use of the Contribution under the Green Policy does not affect the Assignment.

5.5. The Green Policy does **not** permit the full Contribution, in AM or VoR form, to be placed on any commercial website, platform, repository or scholarly collaboration network including, but not limited to: *ResearchGate*, *Academia.edu*, *Mendeley* or *LinkedIn*.

6. GOLD OPEN ACCESS

6.1. “Gold Open Access” means Cambridge will make the VoR freely accessible on the COPP under the terms of the Creative Commons Licence chosen by the Author(s) in this Agreement.

6.2. Gold Open Access is usually made possible by payment of an APC. Unless Cambridge, as instructed by the Proprietor, waives or discounts the APC, the Contribution will **not** be published until the APC is paid in full.

6.3. Where applicable, a separate invoice shall be issued to the appropriate entity for the payment of the APC and the Author(s) is/are responsible for providing Cambridge with sufficient details to issue the invoice.

6.4. Gold Open Access publication of the Contribution under the Creative Commons Licence chosen by the Author(s) does not affect the Assignment. The rights to the Contribution granted in this Agreement, including the exclusive right to administer subsidiary rights in all forms and media, shall remain with Cambridge.

6.5. The Author(s) must ensure that all third-party permission obtained under Clause 3.2 allows third-party material to be included in a work licensed under the Creative Commons Licence.

6.6. Publication of the Contribution under the CC BY NC SA or CC BY NC ND Creative Commons Licences expressly does **not** permit **any** commercial reuse of the Contribution without permission from Cambridge:

VoR CC Licence	Personal Webpage of Contributor	Department / Institutional Repository	Non-commercial Subject Repository	Commercial Repository / Social Media Sites
BY	From first publication	From first publication	From first publication	From first publication
BY NC SA or BY NC ND	From first publication	From first publication	From first publication	Not permitted

7. OTHER PERMITTED REUSE OF THE CONTRIBUTION

7.1. In addition to any rights permitted by the relevant Green or Gold Open Access policies, the Author(s) may reuse the Contribution in accordance with its content reuse policy for Cambridge authors, the provisions of which are detailed on Cambridge’s website, here: <http://www.cambridge.org/about-us/rights-permissions/permissions/permissions-requests-our-authors/>.

7.2. For any other reuse of the Contribution which is not covered under this Agreement, the Author(s) must approach Cambridge to request permission.

8. MISCELLANEOUS

8.1. Cambridge and the Proprietor cooperate with various copyright licensing schemes which allow material to be photocopied within agreed restraints (e.g. the Copyright Clearance Center in the US and the Copyright Licensing Agency in the UK). Any proceeds received respectively by Cambridge and the Proprietor from such licences, together with any proceeds resulting from sales of subsidiary rights in the Contribution, shall be used by Cambridge and the Proprietor respectively to support the continuing publication of its academic works.

8.2. The information contained on this form will be held for record-keeping purposes by Cambridge and the Proprietor. The name(s) of the Author

and any contributing Author(s) may be reproduced in the Bulletin and provided to print and online indexing and abstracting services and bibliographic databases. All personal data is collected, retained, stored and used in compliance with applicable data protection and privacy laws.

9. ENTIRE AGREEMENT

- 9.1. This Agreement contains the entire agreement between the Author(s), the Proprietor and Cambridge concerning the Contribution and supersedes all related prior agreements, arrangements and understandings (whether written or oral). No addition to or modification of any provision of this Agreement shall be binding unless it is in writing and signed on behalf of the Proprietor, Cambridge, and the Author(s).