

*JOURNAL OF SOFTWARE FOR ALGEBRA AND GEOMETRY, L.L.C.*

**PUBLICATION AGREEMENT**

Author(s): \_\_\_\_\_

Title of Article: \_\_\_\_\_

This Agreement is made between the Author(s) set out above (I, Me and My) and the JOURNAL OF SOFTWARE FOR ALGEBRA AND GEOMETRY, L.L.C. (Publisher) on the date set below.

This Agreement distinguishes between the Journal of Software for Algebra and Geometry (Journal); and the JSAG, L.L.C. (Publisher) and between the Original Article as submitted by me to the Journal for publication; the Definitive Article which is the body of the article as published by the Publisher; and the Package written for use in GAP, Macaulay2, or Singular.

I agree to publication of the Definitive Article in the Journal. I understand that by this Agreement I am accepting the following terms:

1. I retain copyright in the Original Article and the Package, including all moral rights.
2. The Package is licensed for use under GPL v2, or any later version of the GPL. I agree to state this fact in the Package or allow the Publisher to include it for me.
3. I undertake that I shall not grant to any other person permission to reprint the Original Article, or distribute the Original Article so as to adversely affect the Journal, until the Definitive Article and Package have been published in the Journal. I also undertake that after publication, any copy of the Original Article and Package, or a substantial part of it, which I distribute or make available publicly will contain on its first page or in its introductory material a reference or link to the Definitive Article, naming the Journal and the volume and page numbers.
4. I grant the Publisher an irrevocable, world-wide, non-exclusive royalty-free license for the publication of the Definitive Article, and Package in the Journal. In so doing I give the Publisher sole right to do the following:
  - a. to make electronic or printed copies of the Original Article, the Definitive Article, and the Package for purposes of publishing and archiving the Journal;
  - b. to alter the Package, at the sole discretion of the Editors, in order to increase the usefulness of the Definitive Article to the Journal's readers or to update it to be compatible with future releases of GAP, Macaulay2, or Singular, so long as these changes do not obscure or distort my contribution to the work;
  - c. to make freely available the Definitive Article and Package. I understand and agree that the Publisher may at some point in the future, in its sole discretion implement a fee for access to or use of the Journal by others. In such event, I agree to allow the Publisher to charge a fee and knowingly hereby waive any right to share in or receive any portion of such fee, and further allow use of the Definitive Article by the Publisher in such event.

- d. to distribute or make available copies of all or parts of the Definitive Article and Package to document delivery services, interlibrary loan schemes, abstracting journals and the like, on terms to be agreed by the Publisher;
  - e. to include the Definitive Article and Package in mirror sites for purposes of (c)-(d) above;
  - f. to deposit copies of the Definitive Article, in whatever format is appropriate, at libraries of record;
  - g. to make such changes as were reasonably necessary in the sole opinion of the Publisher in order to remedy any breach of copyright that comes to light after publication.
5. Except as provided in clause 4(g) above, the Publisher undertakes to make no alterations whatever in the Definitive Article, from the time of acceptance, except such changes as are reasonably required to update the electronic format or medium or to migrate the Definitive Article to a different electronic delivery mechanism; and to take reasonable technical and legal steps to protect all parts of the Definitive Article from unauthorized alteration.
  6. I warrant that the content of the Definitive Article and Package do not contain any defamatory matter or infringe an existing copyright. Furthermore I warrant that permission as been obtained from the copyright holder for any content of the Definitive Article and Package which is not in my copyright and the appropriate acknowledgement made to the original source. I attach copies of all permission correspondence.
  7. I represent and warrant that the Definitive Article, Original Article and Package are original works, and that the publication, marketing and distribution of the Definitive Article and Package will not infringe or violate the trademark, copyright, publicity, privacy or other intellectual property rights of any person or entity.
  8. I shall at my own expense, protect, defend, indemnify and hold harmless the Journal, the Publisher, and the Editors from and against any and all liabilities, losses, claims, costs, damages, or expenses (including defense costs and attorney fees) which the Publisher may suffer or incur as a result of any breach by me of this Agreement or resulting from any of my activities in connection with the submission and publication of the Original Article, Definitive Article and Package.
  9. This Agreement shall be governed by the laws of the State of Colorado. Any action or proceeding arising from or relating to this Agreement must be brought in state court in El Paso County, Colorado, and each party irrevocably submits to the jurisdiction and venue of any such court in any such action or proceeding.

*Please sign one of the statements below and return the form. If you are only willing to sign part c) below, we will need a signature from each of the co-authors. Please request that additional forms be sent immediately to your co-author(s) if necessary, to avoid delays in publication.*

- a) I warrant that I am the sole owner of the material in the Definitive Article and Package and have full power to make this agreement.

Signed: \_\_\_\_\_  
 Name: \_\_\_\_\_  
 Date: \_\_\_\_\_

- b) I warrant that I am co-owner of the Definitive Article and Package and have full power to execute this transfer on behalf of all authors of the Definitive Article and Package.

Signed: \_\_\_\_\_  
Name: \_\_\_\_\_  
Date: \_\_\_\_\_

- c) I warrant that I am co-owner of the Definitive Article and Package and have power to make this agreement.

Signed: \_\_\_\_\_  
Name: \_\_\_\_\_  
Date: \_\_\_\_\_

Signed: \_\_\_\_\_  
Name: \_\_\_\_\_  
Date: \_\_\_\_\_

Signed: \_\_\_\_\_  
Name: \_\_\_\_\_  
Date: \_\_\_\_\_

Signed: \_\_\_\_\_  
Name: \_\_\_\_\_  
Date: \_\_\_\_\_

This agreement shall be interpreted in all respects in accordance with the law of El Paso County in Colorado, USA.

*Please make a copy of the filled and signed form for your records, and then email a scan of the signed form, or mail a signed hardcopy immediately to:*

[jsaq@consent.msp.org](mailto:jsaq@consent.msp.org)

*Mathematical Sciences Publishers  
798 Evans Hall #3840  
c/o Department of Mathematics  
University of California  
Berkeley CA 94720-3840  
United States*