

SITE LICENSE AGREEMENT

from Duke University Press

for Use of the Electronic Version of

DUKE MATHEMATICAL JOURNAL

Duke University Press, at [text removed], as Owner and Publisher of the scholarly journal Duke Mathematical Journal (hereinafter referred to as DMJ), hereby grants to

University of California,
San Diego Libraries

a nontransferable and nonexclusive annual right and license to access, receive, disseminate locally, and use the electronically available versions of DMJ articles according to the procedures, terms, and conditions set forth in this Agreement.

1 An electronic database of DMJ articles, consisting at minimum of those volumes published after 1 January 1999 for which the Licensee has paid the relevant subscription price, will be made available in electronic form to all Internet Protocol (IP) addresses within the domain of the Licensee, as described at the end of this document. All members of the Licensee's campus or institutional community who are authorized to use the computers within this domain are deemed authorized users of the site license. The system will not, however, be able to provide access to faculty, students, or staff of Licensee when they are using a computer that is neither within the institution's domain nor connected to a proxy server that is within that domain, unless special prior arrangements have been made with the Duke University Press.

2 Each article published in the equivalent hard-copy version of DMJ will be made available to Licensee on the DMJ Web site. The URL of this Web site as of 2000 is

<http://www.dukemathjournal.org>

Licensee will be notified in advance of any change to this URL.

3 The DMJ articles will be formatted electronically as PDF files as of 2000. Minimum software/hardware requirements for access to these PDF files are a computer with access to the World Wide Web through the network of the subscribing institution, a web browser (such as Netscape or Internet Explorer), and Adobe's Acrobat Reader (or Ghostscript/Ghostview). Duke University Press reserves the right to change the format in which the electronic files are made available, after appropriate notification of Licensee, should changes in technology make such changes

useful or necessary. Every effort will be made by Duke University Press to allow simple and convenient access by Licensee to the electronic versions of the DMJ articles at all times; but no guarantee is made or implied by this License Agreement as to the form in which the DMJ files will be usable by Licensee.

4 Duke University Press will notify Licensee, via e-mail to the Licensee address currently on file, each time a new issue of DMJ is uploaded onto the DMJ Web site. It will be Licensee's responsibility to pass on this notification to any local users who wish to be made aware of the availability of each new issue. Changes of Licensee e-mail address may be made at any time, but must be sent in writing to Duke University Press (addressed to [text removed]).

5 Licensee agrees to use locally available resources first for any technical assistance required in accessing the DMJ Web site. Technical assistance (limited to problems with accessing or using the Web site and not including support of hardware or software used to access the site) will be provided by Duke University Press after local resources have been exhausted, upon receipt of a letter sent by post or email describing the local set-up, the problems encountered, and the remedies already attempted.

6 Provisions for sharing by Licensee of the electronic versions of DMJ articles (or of access to the articles on the DMJ home page) with persons outside of Licensee's campus or institution, or with other institutions affiliated with Licensee, may be negotiated between Duke University Press and Licensee (with or without additional subscription fees being required by Duke University Press, depending on the particular situation and the effect of the sharing on the market for DMJ). This requirement shall not restrict scholarly sharing or Inter-Library Loan activities as follows:

Scholarly Sharing. Authorized Users may transmit to a third party in hard copy or electronically, minimal, insubstantial amounts of the Licensed Materials for personal use or scholarly, educational, or scientific research or professional use but in no case for resale or commercial purposes.

Inter-Library Loan. Licensee may fulfill occasional requests from other institutions, a practice commonly called Interlibrary Loan. Licensee agrees to fulfill such requests in compliance with Section 108 of the United States Copyright Law (17 USC §108, "Limitations on exclusive rights: Reproduction by libraries and archives") and the Guidelines for the Proviso of Subsection 108(2g)(2) prepared by the National Commission on New Technological Uses of Copyrighted Works, including the right to supply interlibrary loan copies using secure electronic transmission.

Any such amendments will not be valid unless attached in writing to this License Agreement. Barring such negotiated amendments to this Agreement, any sharing or dissemination of the electronic versions of DMJ articles between institutions, except for interlibrary loan that is kept within the prevailing guidelines, is strictly prohibited.

7 Licensee will make all reasonable efforts to inform authorized users of computers within the Licensee's domain that they may download, archive, and print DMJ articles from the DMJ Web site for their own noncommercial educational and research use, but may not further disseminate these articles in their electronic form without express written permission from Duke University Press. Without such permission, access to the electronic versions of DMJ articles absolutely must be restricted to the faculty, staff, students, and authorized on-site library users on a single university campus or other similar institution.

8 Licensee shall use reasonable efforts to protect the Licensed Materials from any use that is not permitted under this Agreement. In the event of any unauthorized use of the Licensed Materials by an Authorized User: (a) Licensor may terminate such Authorized Users access to the Licensed Materials, (b) Licensor may terminate the access of the Internet Protocol ("IP") address(es) from which such unauthorized use occurred, and/or (c) Licensee shall terminate such Authorized User's access to the Licensed Materials upon Licensor's request. Licensor shall take none of the steps described in this paragraph without first providing a notice to Licensee and cooperation with the Licensee to avoid recurrence of any unauthorized use. The breaching party shall have sixty (60) days from the receipt of notice to cure the alleged breach and to notify the non-breaching party in writing that cure has been effected. If the breach is not cured within the sixty (60) day period, the non-breaching party shall have the right to terminate the Agreement without further notice. Under ordinary circumstances, should a possible breach of this Agreement come to the attention of Duke University Press, Duke University Press will inform Licensee and provide a reasonable amount of time for investigation and, if necessary, correction of the breach. Duke University Press shall, however, have the right immediately to suspend this License Agreement, without need for provision of proof, if it determines that Licensee has committed a serious and material breach of the Agreement that is likely to continue. For this purpose, each individual user will be considered a representative of Licensee in determining whether a breach of the access provisions of this License Agreement has occurred— i.e., Duke University Press reserves the right to suspend the agreement whether or not the breach originates from institutional action or from the action of an individual authorized user at that institution.

The right of termination under this section shall be in addition to any other right or remedy any party may have at law or in equity. Licensee acknowledges and agrees that a serious breach by Licensee of the access provisions of this Agreement as described in Sections 6 and 7 may cause irreparable injury to Duke University Press and might be subject to injunctive and other equitable remedies against such breach.

9 This license shall persist for so long as Licensee shall continue as a fully paid subscriber to the electronic edition of DMJ. For the year 2000 and for the foreseeable future, all subscribers who have paid for a print subscription to DMJ will be deemed to have paid also for that year's electronic edition. They may also be granted access at no additional charge to certain previous volumes of DMJ (for example, the 1999 volumes will be provided to all 2000 subscribers). But Duke University Press reserves the right to set prices in the future for combination print and electronic subscriptions that are greater than either a print-only or an electronic-only price. And Duke University Press also reserves the right to assess a separate charge for access to volumes of DMJ prior to 1999 (once those have been digitized) and/or prior to the date at which Licensee first began a paid subscription to DMJ.

10 Should Licensee cancel its subscription to DMJ, with cancellation defined as failure to pay for the current year's electronic edition of DMJ by July 1 of any given year, Licensee's access to the electronic edition will continue but will be restricted to those volumes it has paid for. Duke University Press believes that continued access to the same server, with restrictions on the volumes available, is preferable to delivery of a compact disc or other such fixed medium containing the purchased volumes in electronic form, and Duke University Press will deliver the continued access on the Web so long as providing restricted Web access is reasonable for the Press.

11 This Agreement shall be the entire License Agreement between the two parties. Any variations to this Agreement shall not be valid unless made in writing and signed by authorized representatives of both parties.

_____ May 19, 2006 _____ [signature removed] _____
(Date) (Licensee signature)

Please type all of the following information, for the sake of legibility

Name and Title of Licensee Signatory: Tony Harvell, Head, UCSD Libraries Acquisitions

E-Mail Address of Licensee: [text removed]

Postal Address of Licensee: [text removed]

IP Domain of Licensee Institution: [text removed]

_____ 6/19/06 _____ [signature removed] _____

(Date) (Authorized representative of Duke University Press) Name and Title of Licensee Signatory: