

Employee of national laboratories, e.g., Argonne National Laboratory, are not U.S. Government employees.
1105

A work prepared by a U.S. Government officer or employee, as part of his or her official duty is not eligible for U.S. copyright if at least one of the authors is not in this category; that author should sign the transfer agreement. If all the authors are in this category,

U.S. GOVERNMENT EMPLOYEES

Author Signature(s)	Name(s) (print)	Institution (e.g., Naval Research Laboratory, NIST)	Date
---------------------	-----------------	---	------

If the Article has been prepared as a Work Made For Hire, the transfer should be signed by both the employee (above) and the employer (below):

Employer	Name(s) (print)	Date
----------	-----------------	------

A. O. Barvinsky, A. Yu. Kamenetskii

By signing this Agreement, the author(s), and in the case of a Work Made For Hire, the employer, jointly and severally represent and warrant that the Article is original with the author(s) and does not infringe any copyright or violate any right of any third parties, and that the Article has not been published elsewhere, and is not being considered for publication elsewhere in any form, except as provided herein. It is understood that the Article has not been submitted elsewhere, and is not being considered for publication elsewhere in any form, except as provided herein.

All copies of the Article made under any of the Author Rights shall include notice of the AIP copyright.

- (5) If the Article was prepared under a U.S. Government contract, the government shall have the rights under the copyright to do whatever is required by the contract.
- (4) The right to post and update the Article on tree-access-e-mail servers as long as the preparation and/or transmission by AIP or its vendors are not used for that purpose. Any such posting made or updated after acceptance of the Article for publication shall include a link to the online version in the AIP proceedings volume or to the proceedings volume home page. If the author wishes to do so, it is understood that the Article may be posted to the employer's website and to make copies of all or part of the Article for internal use.
- (3) The right to use all or part of the Article, including the AIP-prepared version without revision or modification, on the author(s)' web home page or employer's website and to make copies of all or part of the Article for internal use, AIP permission must be obtained.
- (2) The nonexclusive right, after publication by AIP, to give permission to third parties to republish print versions of the Article or a translation thereof, or excelsior thereof, or to republishes in a publication or product charging a fee for use, permission from AIP fee, if the AIP version is used, or the third party republishes in a publication or product charging a fee for use, permission from AIP fee, if this purpose, the Article is not published in another conference proceedings or journal, and the third party does not need to do this, the Article is not published in another conference proceedings or journal from AIP, provided the AIP-prepared version is not used throughout the world, subject to the Article's (as hereinafter defined) and to acceptation of the Article for publication in a proceedings of AIP. This transfer of copyright includes all material to be published as part of the Article (in any medium, including but not limited to tables, figures, graphs, movies, and other multimedia files). AIP shall have the right to register copyright to the Article in its name as claimant, whether separately or as part of the conference proceedings or other medium in which the Article is included.

The author(s), and in the case of a Work Made For Hire, as defined in the U.S. Copyright Act, 17 U.S.C. § 101, the employer named below, shall have the following rights (the "Author Rights"):

- (1) All proprietary rights other than copyright, such as patent rights.
- (2) The nonexclusive right, after publication by AIP, to give permission to third parties to republish print versions of the Article or a translation thereof, or excelsior thereof, or to republishes in a publication or product charging a fee for use, permission from AIP fee, if the AIP version is used, or the third party republishes in a publication or product charging a fee for use, permission from AIP fee, if this purpose, the Article is not published in another conference proceedings or journal, and the third party does not need to do this, the Article is not published in another conference proceedings or journal from AIP, provided the AIP-prepared version is not used throughout the world, subject to the Article's (as hereinafter defined) and to acceptation of the Article for publication in a proceedings of AIP. This transfer of copyright includes all material to be published as part of the Article (in any medium, including but not limited to tables, figures, graphs, movies, and other multimedia files). AIP shall have the right to register copyright to the Article in its name as claimant, whether separately or as part of the conference proceedings or other medium in which the Article is included.

TRANSFER OF COPYRIGHT AGREEMENT

Contractor and Editor: "Advances in Theoretical Physics" devoted to the 100-year Landau

Names of All Authors: *A.O. Barvinsky, A.Yu. Kamenetskii*

Title: THE PROBLEM OF INITIAL CONDITIONS IN COSMOLOGY

The following transfer agreement must be signed and returned to the Proceedings Editor before the manuscript can be published. For further information about AIP policies and practices regarding copyright, see <http://iprcocedings.apipublications.org>.

AMERICAN INSTITUTE OF PHYSICS
Suite 1101, 2 Huntington Quadrangle
Melville, NY 11747-4502 USA

Manuscript Number

