

COPYRIGHT LICENSE AGREEMENT

with regard to Publication and Use of Scientific Article in Journal

Novosibirsk

“ _ ” _____ 20_

Author (Co-authors:

This Agreement (“Agreement”) is made by and between:

(names of all the authors)

referred to hereinafter as “Author”, individually, or "Author (co-author)," collectively, on the one hand, and the chief editor of the (Journal's title)

,

and

(name)

acting on behalf of the Publisher (Founder) of the Journal, hereinafter referred to as "Publisher", on the other hand, on the following:

1. Subject matter of the Agreement:

1.1. _____

Author assigns to Publisher an exclusive license to use on free of charge basis the scientific contribution (hereinafter - Article) created by Author (Co-authors), for the duration of copyright

in compliance with current legislation of the Russian Federation:

_____ (the title of Article)

published in the _____ Journal (hereinafter, "Journal"), within the scope defined by this Agreement without Author's (Co-authors') right reserved to grant this kind of licenses to this Article to any other parties.

1.2. The rights granted under this Agreement include:

- replicating Article or any part of it in any material form, including in hard copy or on electronic media, as a separate contribution, or part of a journal's (s') contents or databases of Publisher and / or other parties, at the discretion of Publisher;
- distributing Article or any part of in any form, electronic or hard copy, as a separate Article, or as part of Journal's (s') contents and / or databases of the Publisher or other parties, at the discretion of Publisher and / or Founder of Journal;
- making Article or any its part available to the public, with any individual having access to Article from any place and at any time at their choice (including the Internet);
- displaying publicly the copies of Article or any part of it;
- reworking, but not limited to translating Article into other languages (including English), and using the reworked (translated) Article;
- sublicensing (granting the right to use Article and its separate parts, being the subject matter of this Agreement, to third parties).

1.3. The territory on which the rights specified in clauses 1.1 and 1.2 of the present Agreement are applicable, covers the areas of all countries where they are legally protected on the basis of international copyright treaties of the Russian Federation or on other grounds.

1.4. The parties have agreed to apply the present Agreement to earlier arisen relationships between them, beginning since the moment of submitting Article to Journal.

2. Author (Co-authors) warrants and represents:

2.1. That he (they) is (are) true and lawful holder (s) of exclusive copyright to Article, and the rights being granted to Publisher hereunder were not granted by him (them) earlier and will not be passed to any third parties in the future.

2.2. That Article is an original contribution, it was neither submitted for the consideration of and was nor published earlier in other printed and/or electronic editions, except posting preprint (manuscript) of Author's (Co-authors') Article on his (their) own Website; and that Article has been neither "published on demand" nor a result of office work.

2.3. That Article contains all references to the cited authors and sources of publication of the borrowed materials (owned or controlled by a third party), to comply with the current legislation; that Author (Co-authors), not being the copyright holder thereof, has (have) obtained all necessary permissions to use the said materials in Article.

2.4. That Article does not contain materials, which are not subject to be published openly in compliance with current law of the Russian Federation.

3. The rights and obligations of Author (Co-authors):

3.1. **Author (Co-authors) undertakes:**

3.1.1. Not to publish Article in other printed and/or electronic editions and not to distribute it without prior consent of Publisher.

3.1.2. To use an electronic version of Article prepared by Publisher and transferred to Author, as stipulated solely by the present Agreement.

3.2. Author (Co-authors) has the right to:

3.2.1. To use hard copies or electronic preprints or the manuscript of Article. Such preprints can be posted to Author's (Co-authors') personal Website or to external site of the Author's (Co-authors') employer in the form of electronic files, but Author (Co-authors) must ensure that it is intended neither for public release nor for systematic external distribution to thirdparties. It is understood that the Author (Co-authors) will include the following warning in the preprint: "This is a preprint of Article accepted for publication in (Journal name), (C), copyright (year), with the owner of copyright specified in Journal)".

3.2.2. To photocopy and/ or provide hard copy of Article in full or in part, at no cost to the colleagues for their personal or professional use, for promoting academic or scientific research or for information purposes. Author (Co-authors) and their institutions therefore can use the accepted version of manuscripts for non-commercial research purposes, including sharing results with colleagues, or for replication or adaptation of Article so long as such use is not for any commercial advantage or exploitation.

3.2.3. To use separate materials from published Article in books authored by Author (Co-authors).

3.2.4. To include materials of Article in educational resource books for use in classrooms, to distribute free copies of Author's (Co-authors') materials among students, to keep the materials as part of teaching courses in electronic format on the local repository server, making them available to students, and to use for internal training programs at the employer's institution, but not for their systematic distribution or free access thereto.

4. Publisher undertakes:

4.1. To arrange at their own expense scientific, literary and technical editing of Article, and to provide for prepressing and /or processing of illustrative material, preparing electronic and print dummy copies, replication and distribution of Article in hard and/or electronic form subject to the terms and conditions of the present Agreement and according to Journal publication schedule.

5. Publisher has the right to:

5.1. Whenever Author (Co-authors) (and/or other parties) uses Article (including any of its parts or fragment), to insist on the said parties specifying Journal title (link), Publisher or other owner of Journal, the name(s) of Author (Co-authors), Article title, volume, and on their placing an indication to Journal issue and year of the publication, as it is indicated in (on) Journal.

5.2. To prescribe rules and requirements for admission and publication of contributions in Journal.

5.3. To use Article at their own discretion in any ways, within the rights assigned under the present Agreement.

6. Other terms and conditions:

6.1. According to Art. 1269 of the Civil Code of the Russian Federation the Author (Co-authors) has the right to waive the previously given consent to publication (replication) of Article (the right to withdrawal of consent), providing the losses caused by such a decision are reimbursed to the Publisher by him (them). In the event that Article has been published, Author (Co-authors) are also obliged to inform of the withdrawal of consent publicly. In this case, Author (Co-authors) has the right to withdraw from circulation the earlier issued copies of Article /Journal, having compensated to Publisher and third parties (subscribers) the losses incurred therewith.

6.2. In case of any third parties bring a claim or file a lawsuit against Publisher for infringement of exclusive copyright and/or other intellectual property rights in the course of Publisher using Article, Author shall:

- arrange the settlement of disputes with third parties immediately after receiving the notification of the Publisher thereto related; if necessary, enter into a lawsuit on the side of Publisher and take appropriate actions to prevent Publisher from being a defendant party;
- to reimburse to Publisher the court costs incurred and the losses paid by Publisher to a third party related to their infringement of copyright and other intellectual property rights.

6.3. Any other issues to the extent not regulated by the present Agreement, are subject to settlement in accordance with the legislation of the Russian Federation, and general rules (conditions) for admission and publication of materials in Journal (Rules for authors).

7. Personal details and signatures of the parties:

Author Co-authors – to be filled in and signed by all the parties

Author: _____

(surname, first name, patronymic)

(day-month-year of birth)

(passport details: number and series, issuing authority, date of issue)

(place of residence, with zip-code)

(phone number (home, office or mobile); e-mail)

(number of state pension insurance certificate) (TIN)

Bank Details: _____
(name of Bank)

(Bank details: TIN/ BIC/SWIFT codes)

(settlement account number)

(signature)

Journal Editor, on behalf of Publisher (Founder):