License Agreement No_____

20

represented	by			, hereinafter	referred	to as	" Licensee ",
			the one part, and	d			
Citizen	of the	Russian	Federation _				,
hereinafter refe	rred to as	"Licensor"	', on the other	part, hereinafter	referred to	as "Par	ty / Parties'',
have concluded	the prese	nt agreemen	t (hereinafter - t	he ''Agreement	'') as follow	ws:	
			1. Subject of the	e Agreement			
1.1. Acc	cording to	the present	Agreement the	Licensor grants	the Licens	ee the rig	ght to use on a
free-of-charge (U		C			_	
		(nam	ne, features of pr	ovided materials	s)		,
hereinafter refe	rred to as	"Work", or	n the basis of a r	non-exclusive lic	ense due to	o contrac	tual limits and
fixed terms.							

1.2. **Licensor** warrants that he has exclusive rights for the **Work** submitted to the **Licensee**.

2. Rights and Obligations of Parties

- 2.1. Licensor grants the Licensee for the full term of Work copyright the following rights:
- 2.1.1. Right to reproduce the Work (publication, disclosure, duplication, reproduction or other reproduction of the Work) without limited edition copies. In addition, each copy of the Work must include the author's name;
 - 2.1.2. Right to distribute the **Work** by any means;
 - 2.1.3. Right for inclusion in the composite work;

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- 2.1.4. Right to make the **Work** available to the public;
- 2.1.5. Right for extracting metadata of the **Work** (title, author name (owner), annotations, bibliographies, etc.) through distribution and making available to the public (communication to the public), processing and systematization as well as inclusion in various databases and information systems.
- 2.1.6. Assignment under this Agreement the partially or fully received rights to the third parties without paying remuneration to **Licensor**.
- 2.2. **Licensor** transfers rights to **Licensee** under this Agreement on the basis of non-exclusive license.
- 2.3. **Licensor** shall provide **Licensee** for review a handwritten / printed / electronic version of Work in the format _____ within three (3) working days. If within thirty days (30) demands or claims related to the quality (content) or volume of the Work presented for consideration are not submitted by the **Licensee** to the **Licensor** the parties shall sign the Acceptance Protocol (Acceptance Certificate).
- 2.4. Date of signature of Acceptance Protocol is the date of transfer the rights to the **Licensee** specified in this Agreement.
- 2.5. **Licensee** agrees to comply with the relevant statutory copyright, **Licensor's** copyright, as well as to protect them and to take all possible measures to prevent a copyright infringement by third parties.
 - 2.6. The territory on which it is allowed to use rights to the Work is not restricted.
- 2.7. **Licensor** also grants the **Licensee the** right for storage and processing of his personal data without time limits as follows:
 - surname, first name, middle name:
 - date of birth:
 - professional background data;
 - place of work, position held;
 - availability of published works of literature, science and art.

Personal data are provided for storage and processing in different databases and information systems, for their inclusion in the analytical and statistical reports, creating relationships of objects of science, literature and art with personal data etc.

Licensee is entitled to transfer the related data for processing and storage to the third party by notifying the **Licensor** of this fact with submitting information about a third party (name and address).

Withdrawal of consent to the storage and processing of personal data is carried out by the **Licensor** by sending a written notice to **Licensee**.

3.	Licensor's	Fee	(applies	if the	transfer	of	rights	for	the	Work	is	performed	on	a	reimbursal	ble
ba	sis)															

- 3.1. Licensor's Fee under this Agreement is ______(_____) Rubles.
- 3.2. Fee under this Agreement is payable within ten (10) working days from the date of submission of Work by Licensor to the Licensee.

3. Responsibilities of the Parties

- 3.1. **Licensor** and the **Licensee** shall bear a property and other legal responsibilities for any failure to perform its obligations hereunder in accordance with the applicable RF legislation.
- 3.2. Party improperly performed or failed to perform its obligations hereunder, shall compensate the losses caused to the other Party including lost profits.

4. Confidentiality

4.1. The terms of this Agreement and additional agreements are confidential and are not subject to disclosure.

5. Final Provisions

- 5.1. All disputes and differences between the Parties arising out of this Agreement shall be settled by negotiations, and if they fail, these disputes are to be settled in court in accordance with the applicable RF legislation.
- 5.2. This Agreement shall become effective upon signature by both parties to this Agreement and the Acceptance Protocol (Acceptance Certificate).
 - 5.3. This Agreement is valid until the Parties fulfill their obligations hereunder.
- 5.4 This Agreement may be terminated at any time by mutual consent of the Parties with the obligatory signing of this agreement by both Parties.
- 5.5. This Agreement may be terminated unilaterally in cases stipulated by the applicable RF legislation or by court decision.
- 5.6. Any changes or additions to this Agreement shall come into force only if have been created in a written form and signed by both Parties.
- 5.7. In all other cases, not provided under this Agreement the Parties shall be governed by the applicable RF legislation.
- 5.8. This Agreement is executed in two copies of the same content and the same legal force, one for each of the Parties.

6. Banking details and Addresses of Parties.

Licensor:	Licensee:			
Surname, first name, middle name,			;	
date of birth, passport data, registration	TIN	; PPC	, 	;
address	Legal address:			
	Banking details:			
	•			
Licensor:	From Licensee :			
	Chief Editor			
		/		

Acceptance Protocol

To License Agreement No_____

Moscow,	« <u> </u>
represented by	, hereinafter referred to as "Licensee, acting und, on the one part, and citizen of the F
Protocol (hereinafte	, hereinafter referred to as er part, hereinafter referred to as "Party / Parties", have made the presereferred to as "Protocol") to License Agreement No from « inafter referred to as "Agreement") as follows:
	transferred and the Licensee has received in accordance with the terms by of the Work (title and features) and the rig
Agreement.	no mutual claims in relation to priority and volume of obligations under the is made in two copies of the same legal force, one for each of the Parties.
	Banking details and Addresses of Parties.
Licensor:	Licensee:
	From Licensee:
	//