License agreement

Belgorod \_\_\_\_\_\_\_\_\_\_\_\_\_\_ “\_\_\_”, 20\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

(name, surname)

hereinafter referred to as the “Licensor, Author”, on the one hand, and the media editorial staff of the network scientific journal "Research Result. Information Technology" (Federal State Autonomous Educational Institution of Higher Education ”Belgorod National Research University”) hereinafter referred to as the “Licensee” represented by in person of the editor-in-chief Chernomorets Andrey Alekseevich, working on the basis of the Charter of the editorial office, on the other hand, both jointly referred to as the “Parties” have executed the Agreement as following:

1. **Subject of the Agreement**
   1. The Licensor grants the Licensee free of charge a non-exclusive license to use the scientific article in the network scientific journal "Research Result. Information Technology" (hereinafter referred to as “Journal”).
   2. The copyright object under the Agreement is article entitled

“\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_”

(hereinafter referred to as “Article”).

* 1. The volume of the Article is\_\_\_\_\_\_\_\_\_ printed papers.
  2. The Article is transferred to the Licensee in the following order: it is posted by means of registration on the official website of Journal in the Licensor`s private office or send to e-mail address of the Journal in electronic form.
  3. The Article is created by the Licensor in a co-authorship with­\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

1. **Rights and obligations of The Parties**
   1. The Licesee shall be granted the following rights:
      1. The right to use the Article in the Internet version of the Journal and free of charge access.
      2. The right to use the Article in the CD-ROM version of the Journal with its circulation no more than 500 copies.
      3. The right to publish the Article.
      4. The right to distribute CD-ROMs with the Article to the Journal users by any non-profit means.
      5. The right to export for the distribution.
      6. The right to transmit to the Russian libraries and the Russian and foreign Databases of the complete text of the Article in electronic form for the publication and increase in citation index of the Author and Journal.
      7. The right to publish the Article on network resources of Databases, on the local area network and on the Internet for access to the publication in an interactive mode under the following terms:

* free of charge access provision;
* the Article is allowed to be copied, quoted only in non-profit means within compliance with the law of the Russian Federation.
  + 1. The Licensor reserves the right to translate the Article into English with the right of issue of licenses grant to other persons at discretion on any terms on the translation of the Article into English. But the right to translate the Article to other languages is transferred to the Licensee under the Agreement.
  1. The changing, distribution or publication of the Article in a printed form is not allowed as far as other actions violating the copyright.
  2. The Licensee is obliged to provide the Licensor with an opportunity to observe the documents containing the information about using of the Article.
  3. The Licensor guarantees existence of the rights for the Article and that use of the Article in the Journal "Research Result. Information Technology", including on network resources of Databases on the terms of the present permission won't lead to violation of the rights of the third Parties and origin of the conflict of interests.

2.5. The Licensor has the right to use the Article independently or to grant any rights for use to the third Parties.

2.6. The Licensor carries out the protection of copyright of Article independently.

**3.The term and the territory for which the rights are transferred**

3.1. The rights to use the Article specified in item 2.1 of the present Agreement are transferred by the Licensor to the Licensee for use worldwide.

3.2. The rights to use the Article specified in item 2.1 of this Agreement are transferred by the Licensor to the Licensee for use for a period of 5 years.

**4. Responsibility of the Parties**

4.1. Use of Article by the method which is not provided by the Agreement or after cancellation of the Agreement, or otherwise outside the rights granted to the Licensee under this the present Agreement attracts the responsibility for violation of an exclusive right on the work established by the Civil Code of the Russian Federation.

4.2. The Licensor bears all types of responsibility to the third Parties who declared the rights to the Article specified in item 1.2 of the Agreement, compensates to the Licensee all the expenses connected with claims of the third Parties about copyright violation.

**5. Settlement of Disputes**

5.1. All disputes and disagreements arising between the Parties on the performance of obligations under the Agreement should be settled by the negotiation.

5.2. If the Parties can not reach a mutual understanding in settling disagreements, the disputes shall be settled in court in the manner prescribed by the law of Russian Federation.

**6. Final Provisions**

6.1. The present Agreement comes into force from the moment of singing it by the both Parties and valid till the term specified in item 3.2 of the Agreement, but can't exceed validity period of the exclusive right.

6.2. The Parties shall use the Russian Federation legislation as a guide in all issues not covered under the Agreement.

6.3. Any changes or supplements to the Agreement are valid if they were conducted in writing and are signed by the Parties.

6.4. The Parties have the right to terminate the Agreement by mutual written Agreement.

6.5.The Agreement is made in duplicate – on one for each Party.

**7. Addresses, Details and Signatures of the Parties.**

**FSAEI HE “Belgorod State National Research University”,**

**Network scientific journal “Research Result”**

Individual Taxpayer Number 3123035312

Tax Registration Reason Code 312301001

Main State Registration Number 1023101664519

Operating Account 40503810207004000002

Branch 8592 of Belgorod PJSC «Sberbank Russia»

Сorrespondent Account 30101810100000000633

Bank Identification Code 041403633

The editor-in-chief

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ / A.A. Chernomorets

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

Residence Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Phone number: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Passport Data:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

The Author\_\_\_\_\_\_\_\_\_ /\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/