# License agreement for the right to use a scientific work in scientific journals founded by Perm State University

Perm		<u> </u>	_»	_ 20
The author (co-authors)				
(full name(s)), hereinafter referred to as a Institution of Higher Professional Education represented by Andrey LeonidovichVetrov University acting under the Letter of Trust PSU, have entered into this agreement (here of Perm State University under the condition	n «Perm State Univers v, Vice-Rectorfor Scient t №15-3/1170 dated 25 einafter «Agreement») f	sity», hereinafter a ntific Research ar 5.03.16 by Igor Y	referred to as the nd Innovations of urevichMakarikh	e «Publisher», of Perm State nin, Rector of
<b>1.</b> From the effective date the Author grants scientific work (hereinafter «Arti	s the Publisher on a nor icle») created by			
publication by the Editorial Board « <i>Philosophy.Psychology. Sociology</i> » within tauthors) does (do) not retain the right to gran	in scientific journa the ambit of the present	Agreement, which	University He	erald. Series
According to Point 2 of Article 1270 of the C	Civil Code of the Russia	an Federation, use	of the Article is u	inderstood as:
- reproduction of the Article or its separate journals and/or databases of the Publisher o Journal;	•	_		
-distribution of the Article or its separate par the discretion of the Publisher and/or Founde				_
-bringing the Article to general knowledge is place and at any time of their own choosing (		·		-
-sublicense (grant permissions to use the A Agreement to third parties, providing the information on the Publisher's web-site;	=	_		_
- other rights which are not granted to the P any processes, techniques and methods, des rights retain with the Authors (Co-authors) o	scribed by the Author (		• •	•

2.The Author (Co-authors) warrant(s) that:

distribution it in a machine-readable format and add it to search systems (databases).

2.1. They have informed other Co-authors about the terms and conditions of this Agreement and have obtained their consent to enter the present Agreement under the terms and conditions specified in the Agreement.

Granting the rights under the present Agreement implies the right to process the form of presentation of the Article in order to make it usable within different computer programmes and systems (databases) and for publication and

- 2.2. The Article is an original work submitted for consideration only to this Journal; the Author (Co-authors) has (have) not published the Article in the volume of more than 50% in other printed and/or electronic publications, except for publication of a preprint (manuscript) of the Article.
- 2.3.The Article contains all the references to cited authors and/or publications (materials) provided by the current legislation on copyright; the Author (Co-authors) has (have) obtained all the necessary permissions for the results, facts and other borrowed materials of which the Author (Co-authors) is (are) not right holder (holders).
- 2.4.The Article does not contain materials that are not subject to publication in the public domain according to the current legislative acts of the Russian Federation; its publication and distribution will not result in disclosure of secret (confidential) information (including state secret).

## 3. Rights and responsibilities of the Author (Co-authors)

## 3.1. The Author is obliged:

- 3.1.1.To present a manuscript of the Article in compliance with the Rules for authors published on the web-site of the Publisher or the Journal.
- 3.1.2. During the process of preparing the Article for publication::
- -to implement corrections suggested by peer reviewers and accepted by the Editorial Board of the Journal and/or refine the Article by the request of the Publisher, if it is necessary;
- -to proofread the Article within the time limits according to the Journal's publication schedule;
- to implement into the proofs of the Article only minimum correcting connected with the necessity to rectify mistakes made in the original of the Article and/or to make factual and conjunctural alterations;
- 3.1.3.Not to publish the Article in the volume of more than 50% in other printed and/or electronic publications in the Russian language without the Publisher's consent.
- 3.1.4.Not to use an electronic copy of the Article prepared by the Publisher and given to the Author for commercial purposes and in other publications without the Publisher's consent.

## 3.2. The Author (Co-authors) has (have) a right:

3.2.1. To use a printed or electronic preprint of the unpublished manuscript of the Article within the form and content accepted by the Publisher for publication in the Journal. Such preprints can be placed in the form of electronic files on the Author's (Co-authors') web-site or on a secure public site of the Author's (Co-authors') employer; but such a providing is done not for commercial purposes or systematic external distribution by a third party.

In case of such use, the Author (Co-authors) shall:

- -provide the preprint with the following notice: «This is a preprint of the Article accepted for publication in (name of the Journal, (©), copyright (year). The copyright holder stated in the Journal)»;
- -provide an electronic link to the Publisher's sites having URL http://www.psu.ru.
- 3.2.2.To photocopy or give their colleagues a copy of the printed Article wholly or in part for their personal or professional use, for fostering academic or scientific research or for the employer's information purposes, on a non-commercial basis.

- 3.2.3.To use materials from the published Article in a book written by the Author (Co-authors).
- 3.2.4.To use separate pictures, tables and text blocks from the Article for the purposes of their own education, for incorporating them into another work or for presenting them in electronic format in an internal (secure) computer network or on a public web-site of the Author (Co-authors) or their employers.
- 3.2.5.To add materials of the Article to teaching guides for use in the auditorium, for free of charge distribution of the materials among the Author's (Co-authors') students or to save materials in electronic format on a local server for providing access for students within their course of studies and also for internal educational programmes in the employer's institution.

## 4. Rights and duties of the Publisher

## 4.1. The Publisher is obliged:

to get the Author's approval for essential corrections implemented to the Article taking into account the conditions of Clauses 2.4, 3.1. of the present Agreement.

#### **5.**The Publisher ensures:

the right of integrity of the Article and its inviolability, compliance with the current standard of polygraphic works, protection of the copyright from unauthorized use of the Article by third parties, adherence to the right of authorship and the Author's (Co-authors') right to their name.

## 6. The Publisher has the right:

- 6.1.In the event of any following permitted use of the Journal and/or Article (including its any part or piece) by the Author (Co-authors) (and/or others), to require the stated persons to place a reference to the Journal, Publisher or any other right holder from the Journal, Author (Co-authors) or other copyright holders, as well as the title of the Article, volume, issue of the Journal and year of its publication, which are stated in (on) the Journal.
- 6.2.At their own discretion, to pay an author's fee in accordance with the tariff determined by the Publisher for some articles prepared by request of the Publisher (Editorial Board of the Journal) but not being the result of performance of official duties or a work task set by the employer.
- 6.3.To place preliminary and/or promotional information about the impending publication of the Article in the mass media and other information sources.
- 6.4. To set rules (conditions) of acceptance and publication of materials in the Journal. The Editorial Board of the Journal has an exclusive right to select and/or reject materials submitted to the Journal's editors with the purpose of their publication. A manuscript (material information medium) sent to the editors of the Journal by the Author (Coauthors) is not subject to return. The Journal's editors do not enter into correspondence concerning rejection of the Article by the Editorial Board.

## 7. Other terms and conditions of the Agreement

7.1.The present Agreement comes into force in the event that and from the moment when the Editorial Board of the Journal takes a decision about acceptance of the Article for publication. If the Article is not accepted for publication or the Author (Co-authors) revokes (revoke) the manuscript at the stage of the Editorial Board's decision-making, the present Agreement does not come into (cease to be in) force. In the event that the Article is not accepted for publication, the Publisher notifies the Author about that within 15 calendar days, providing the Author (Co-authors) has (have) stated their phone numbers (addresses).

7.2.According to Article 1269 of the Civil Code of the Russian Federation, the Author (Co-authors) has (have) the right to rescind a previously adopted decision (right to recall) to make the Article public (to reproduce it) on the condition of compensation for damages caused by such a decision to the Publisher. If the Article has already been published, the Author (Co-authors) must also give public notice of its recall. In such case the Author (Co-authors) may take out of circulation the previously released copies of the Article, the Journal, having compensated for damages caused by this.

7.3.In the event that there are claims made to the Publisher concerning violation of exclusive copyright and other rights of intellectual property of third parties which occurred while preparing the Article or in connection with conclusion of the present Agreement by the Author (Co-authors).

#### TheAuthorisobliged:

-without delay, after getting the notification from the Publisher, to take measures to settle the dispute with third parties, take part in a court process on the side of the Publisher, if it is necessary, and take all the actions contingent on them in order to exclude the Publisher from the list of respondents;

-reimburse the Publisher for juridical expenses incurred, expenses and losses connected with the application of measures to provide security for the claim and execution of the court ruling, as well as the amount of money paid to the third party for violation of exclusive copyright or other rights of intellectual property, as well as other losses sustained by the Publisher in connection with the Author's (Co-authors') non-compliance with the present Agreement guarantees.

7.4.The Parties have agreed that, according to Article 160 of the Civil Code of the Russian Federation, they admit reproduction of the text of the present Agreement and signatures of the Parties on the present Agreement and other documents connected with its conclusion with the assistance of mechanical, electronic or other means of copying of a manual signature and text of the Agreement, which will be valid equally to a genuine signature of a Party or an original document. Facsimile (electronic) copies of the documents are valid and legally binding equally to genuine ones

7.5. According to Article 428 of the Civil Code of the Russian Federation, the present Agreement is a contract of adhesion, whose terms and conditions are determined by the Publisher, and it can be signed by the other party not otherwise than by means of adhering to the present Agreement as a whole. Submission of a manuscript of the Article for publication in the Journal is deemed to be an acceptance, that is the Author's (Co-authors') consent to publish the Article in accordance with the terms and conditions of the present Agreement.

# 8. Details and signatures of the parties

Author (Co-authors):	Publisher:		
Full name (surname, first name, patronymic name)	Federal State-Funded Educational Institution of		
	<b>Higher Professional Education «Perm State</b>		
	University»		
Passport data:	TIN/KPP 5903003330/ 590301001		
	Legal address: 15, Bukirevast., Perm, 614990,		
Address:	Russia		
	Settlement account 40501810500002000002 in the		
Phone number:	bank of the State Cash Settlements Centre of the		
E-mail:	Head Office of the Bank of Russia for the Perm		
Signature:	Territory		
	correspondent account,		
Author (Co-authors):	BIC 045773001		
Full name (surname, first name, patronymic name)	OKPO 02069071		
	Phone number: 8(342)239-61-12		
Passport data:	Fax: 8 (342) 237-16-11		
	E-mail: info@psu.ru		
Address:	Web-site: <a href="http://www.psu.ru/">http://www.psu.ru/</a>		
Phone number:			
E-mail:	(Signature) (Name of signatory)		
Signature:	(Signature) (Name of Signatory)		
Signiture:			
Author (Co-authors):			
Full name (surname, first name, patronymic name)			
Passport data:			
Address:			
Phone number:			
E-mail:			
Signature:			

Text of the Agreement is placed on the web-site of Perm State University <a href="http://www.psu.ru/">http://www.psu.ru/</a> and on the web-site of Philosophy and Sociology Faculty <a href="http://philoc.psu.ru/nauka-na-fsf/nauchnyj-zhurnal-fsf">http://philoc.psu.ru/nauka-na-fsf/nauchnyj-zhurnal-fsf</a> It is also possible to get it by e-mail in the Department «Joint Editorial Office of Scientific Journals of PSU»: YakshnaN@psu.ru or in editorial office of the Journal.