

## COPYRIGHT AGREEMENT

Sankt Petersburg " " \_\_\_\_\_ 20

The author \_\_\_\_\_  
hereafter called "Author", and the Sankt Petersburg firm of the Academic Publishing Center "Nauka" of RAS, hereafter called "Publishers", represented by

\_\_\_\_\_  
(position)  
\_\_\_\_\_, acting in accordance with  
(full name)  
\_\_\_\_\_, agree about the following:

1. Starting with the date of this agreement, the Author transfers without compensation his or her copyright concerning the Paper \_\_\_\_\_

(hereafter called "Paper")  
approved and accepted for publication by the Editorial Board of the original journal of RAS (hereafter called "Journal") published in the Russian language and named \_\_\_\_\_

(the name of the journal)  
The term of this transfer is limited by the time of appearance of the Journal with the Paper and its distribution to subscribers or by particular orders in Russia and abroad.

2. The Author guarantees the following:

2.1. He or she acts by approval of all co-authors of the Paper.

2.2. He or she has not published more than 50% of the material of the Paper in other editions, including electronic editions, but excluding publication in the form of a preprint.

2.3. In accordance with the terms of the Russian Copyright Law, the paper contains all references to other authors or publications quoted in it, and also to results and facts used in the paper and obtained by other individuals or organizations.

2.4. The paper does not include materials that cannot be published and distributed according to the legislation.

3. The Author commits him- or herself to the following:

3.1. to modify the text in case such a modification is suggested by referees and approved by the Editorial Board of the Journal;

3.2. to read the galley proofs within the term fitting in the publication schedule;

3.3. not to publish more than 50% of the materials of the Paper in other editions, including electronic editions, before the appearance of the Journal with the Paper subject to the present agreement:

3.4. to supply the Publishers and the Journal with an electronic version of the paper supplemented with a hard copy, or else in the form approved by the Publishers;

3.5. to refrain from substantial changes in the original in the process of proofreading, unless this is related to correction of a mistake in the original and (or) incorporation of factual or situative changes;

3.6. not to use, without approval of the Publishers, the electronic master copy of the Paper produced by the Publishers (in case the Author is supplied with this copy) in other editions or for commercial purposes.

4. The Publishers commit themselves to the following:

4.1. to take care of and to take the expenses for the peer review of the Article, its scientific, linguistic, and impositional editing, production or processing of illustrations, figures, and tables, publishing of the Journal with the Paper by the Author, and its distribution in accordance with the terms of the present agreement, and also conducting the subscription campaign and collecting individual orders, including publicity arrangements;

4.2. to submit to the Author's approval all corrections and changes incorporated in the Paper, with the account for items 2.4 and 3.1 of the present agreement;

4.3. to submit galley proof to the Author and to incorporate justified corrections in the amount of at most 3 items per thousand of signs, with the account for item 3.5 of the present agreement;

4.4. to supply the Author with 5 offprints of the Paper.

5. The Publishers guarantee that, without the Author's approval:

5.1. neither the Paper nor its parts will be used by the Publishers in other editions, including electronic editions;

5.2. neither the copyright for the Paper, nor its hard or electronic master copy will be transferred by the Publishers to a third party.

6. The Publishers have the right:

6.1. to print additional copies of the Journal with the Author's paper after arrival of new additional orders;

6.2. to pay royalties for some papers in accordance with rates established by the Publishers; royalties may be paid only in the case of Papers solicited by the Publishers or the Editorial Board and not representing an outcome of official duties of the Author(s);

6.3. to publish in mass media preliminary information or advertisements about the appearing of the Paper in the Journal.

7. The present agreement becomes valid as soon as the Paper is accepted for publication by the Editorial Board. If the paper is rejected, the present agreement becomes null and void, about which the Publishers inform the Author within 15 days.

8. Signatures of the parties:

Author

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

Publishers

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