#### License Agreement for Granting the Right to Use a Work

Veliky Novgorod									
I,								(Full	name.),
hereinafter	referred	to as the "L	icenso	or", on	the one ha	and an	d Federal St	ate Budg	getary
Educational	Institu	ution of Hig	gher	Educati	on "Yard	slav-t	he-Wise No	vgorod	State
University"	, herein	after referred	to as	the "Lie	censee", r	eprese	nted by the V	Vice-Rec	tor for
Research A	ndrey B	orisovich Efr	emenk	xov, acti	ing on the	basis o	of a power of	attorney	dated
	No	, on t	he oth	ner hand	d, collecti	vely r	eferred to as	The "P	arties"
have entere		is Agreement			ŕ	•			
1. Subject of the Agreement									
1.1.	The	Licensor,	as	the	owner	of	exclusive	rights	to
(specify the work: title and type (monograph, study guide, article, etc.))									

grants the Licensee the right to use the said Work under the conditions provided for in this Agreement.

- 1.2. The Licensor transfers the work to the Licensee in electronic and printed form. The Licensor guarantees that at the time of granting the exclusive right to the Work, the Licensor has the exclusive right to the Work to the extent necessary for the execution of this Agreement.
- 1.3. The Licensor guarantees that the Work is provided to the Licensee on a legal basis, without violating the rights of third parties, including denigrating honor, dignity and business reputation and does not violate the current legislation of the Russian Federation, as well as the law applicable to the Work.
  - 1.4. The Licensor guarantees that:
- 1.4.1. The Work is original (not previously published in its current or similar form, including translation) and reliable (does not contain deliberately erroneous or falsified statements);
  - 1.4.2. The work is not under review with another publisher.
- 1.5. The Licensor guarantees that at the time of granting the exclusive right to the Work, the Licensor will not be bound by any obligations with third parties that can in one way or another interfere with the full or partial implementation of all provisions of this Agreement.
- 1.6. In the event that the guarantees contained in this section of the Agreement are violated, the Licensor undertakes to take measures that will provide the Licensee with the unimpeded use of the rights granted under this Agreement, and if it is impossible to ensure the unimpeded use of the granted rights, reimburse the Licensee for losses incurred that the Licensee may have in due to such a breach of warranty.

2. Rights Transferred to Licensee. Rights and obligations of the Parties

- 2.1. Under this Agreement, the Licensor grants the Licensee a non-exclusive license to use the Work specified in clause 1.1 of this agreement in the following ways:
- making editorial corrections, making changes, abbreviations and additions, supplying the Work with illustrations, prefaces, afterwords, comments or any explanations that do not distort the author's intention, without the consent of the Licensor.

The Licensee is not entitled to use the Work without specifying the name of the author (anonymous use)

(Full name in Russian and English)

(Fuit name in Kussian and English)

- reproduction of the Work, that is, the production of one or more copies of the Work or its part in any form (duplication, replication or other reproduction);

- public display of the Work, that is, any demonstration of the original or a copy of the Work directly or on the screen, as well as demonstration of individual parts of the Work;
- translation or other processing of the Work. In this case, processing of the Work means the creation of a derivative Work;
- bringing the Work to the public in such a way that any person can get access to the Work from any place and at any time of his own choice (bringing to the public).
- 2.2. The right to use the Work has been granted to the Licensee for use on the territory of the Russian Federation and abroad.
  - 2.3. The right to use the Work is granted to the Licensee for a period of 20 years.
- 2.4. The work is transferred under the Act of acceptance and transfer of the object of law on the day of the conclusion of the Agreement.
- 2.5. During the term of this Agreement, the Licensor is obliged to refrain from any actions that could complicate the exercise by the Licensee of the right to use the Work granted to him within the limits established by the Agreement.
- 2.6. The parties also agreed that the Licensor will provide the Licensee with all necessary consulting services in connection with the Licensee's use of the Work. Consulting services are provided to the Licensee within 5 working days from the date of receipt of the request from the Licensee sent via e-mail. Consultations are provided by email.
- 2.7. The Licensor guarantees that the Work does not contain materials that cannot be published in the open press, in accordance with the current legislation of the Russian Federation, the publication and distribution of the Work will not lead to the disclosure of secret (confidential) information, including commercial or state secrets.
- 2.8. The Licensor guarantees that the Work contains all links to the cited authors and sources of publication of borrowed materials provided for by the current copyright law.
  - 2.9. The Licensor has the right:
- to use printed or electronic preprints of the unreleased Work in the form and content accepted by the Licensee for publication. Such preprints may be posted as electronic files on the websites of the Licensor (co-authors) or on secure external websites of the Licensor's employers (co-authors) of the Work, but not for commercial sale or systematic external distribution by a third party, with the indication "This is a preprint of the Work, accepted for publication in (name of the Licensee), copyright, copyright (year), copyright owner)" and an electronic link to the Licensee's website;
  - to use materials from the published Work in a book written by one of the co-authors

or in another publication.

- 3. The amount of remuneration, the procedure and timing of its payment
- 3.1. The Licensor grants the Licensee the right to use the Work free of charge.

## 4. Responsibility of the Parties

- 4.1. The Party that has not fulfilled or improperly fulfilled its obligations under this Agreement is obliged to reimburse the other Party for the losses caused by such failure.
- 4.2. In all other respects that are not provided for by this Agreement, the Parties will be guided by the current legislation of the Russian Federation.
- 4.3. Neither Party shall be liable to the other Party for failure to fulfill obligations arising from circumstances arising against the will and wishes of the Parties and which cannot be foreseen or avoided by reasonable means, including declared or actual war, civil unrest, epidemics, blockade, embargo, earthquakes, floods, fires and other natural disasters, prohibitive actions of the authorities.
- 4.4. The Party that does not fulfill its obligations due to force majeure circumstances must immediately notify the other Party about the obstacles that have arisen and about their impact on the fulfillment of obligations under the Agreement.
- 4.5. If the force majeure circumstances have been in effect for two consecutive months and do not show signs of termination, this Agreement may be terminated by either Party by sending a notification to the other Party.

# 5. Confidentiality

- 5.1. The Parties guarantee the preservation of confidentiality regarding the content of the Agreement.
- 5.2. The Licensor consents to the use, processing and storage of his personal data under agreements and contracts with the Licensee.
- 5.3. With regard to the personal information of the Licensor, its confidentiality is maintained, except in cases of voluntary provision by the user of information about himself for general access to an unlimited number of persons.
- 5.4. Obligations to maintain confidentiality remain in effect even after the expiration of this Agreement or its early termination for the next 20 years.

# 6. Dispute Resolution

- 6.1. All disputes and disagreements that may arise between the Parties on issues that have not been resolved in the text of this Agreement will be resolved through negotiations on the basis of the current legislation of the Russian Federation.
- 6.2. If the disputes are not settled in the negotiation process, the disputes are resolved in court.

# 7. Duration of the Agreement

- 7.1. This Agreement is concluded in electronic form and signed by a simple electronic signature.
- 7.2. The Agreement is valid from the date of its signing by the Parties and during the period specified in clause 2.3 of this Agreement. The right to use the Work is considered granted from the moment of transfer of the Work under the Acceptance Certificate.

## 8. Termination of the Agreement

8.1. The Parties have the right to terminate this Agreement early by written agreement and in the cases provided for by the current legislation of the Russian Federation.

#### 9. Additional terms and final clauses

- 9.1. Any changes and additions to this Agreement are valid provided that they are made in writing and signed by the Parties or duly authorized representatives of the Parties.
  - 9.2. All notifications and messages must be sent by the Parties in writing.
- 9.3. This Agreement is made in two copies, one of which is at the Licensor, the second is at the Licensee.

#### 10. Addresses of the Parties

Licensee	Licensor (full name)
Federal State Budgetary Educational	
Institution of Higher Education "Yaroslav-	
the-Wise Novgorod State University"	Registration address:
Legal (actual) address:	
173003, Veliky Novgorod, uI. Bolshaya St.	
Petersburgskaya, 41	Postal address (if different from
Tel/fax: (8162) 62-72-44, (8162) 97-45-26	registration address):
INN (Taxpayer Identification Number):	
5321033744,	
KPP (Tax Registration Reason Code):	Passport serial number:
532101001	
Recipient / payer: FTD in the Novgorod	
region (NovSU, customer account number	Passport number:
20506U93110) Branch Novgorod// FTD in	
the Novgorod region, Veliky Novgorod	
BIC (Bank Identifier Code) 014959900	Issued (when, date):
checking account 03214643000000015000	
corresponding account	
40102810145370000042	By whom:
Bank Identification Code (BIC)	
Russian Business and Organization	
Classification (OKPO): 02068918	Telephone number:
Russian Classifier of National Economy	

ary State Registration Number Year of birth:
RN): 1025300780075
an Classifier of Types of Economic
rity, Products and Services The last four digits of the personal
OP): 8030000 insurance policy number/SNILS number
an National Classifier of Types of (for publications with DOI):
omic Activity (OKVED): 85.22
an Classification on Objects of
inistrative-Territorial Divisions
ATO): 49401000000
an National Classification of
cipal Territories
ΓMO): 49701000
onal Classifier of Government Entities
Administration (OKOGU):
an National Classifier of Ownership
rns (OKFS):
an National Classifier of Forms of
poration (OKOPF): 75103
rector Licensor
search
A.B.Efremenkov
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# Transfer and acceptance Act of object of law

Veliky Novgorod		202	
I,		(Full	
name), hereinafter referred to as the "Lie	censor", on the one h	and and Federal State	
Budgetary Educational Institution of Higher			
University", hereinafter referred to as the	"Licensee", represented	d by the Vice-Rector for	
Research Andrey Borisovich Efremenkov, on the other h	C	•	
have entered into this Transfer and acceptant			
In accordance with the license agreen	•	•	
from " " (hereinafter		•	
the right to use the said Work on the terms ]			
(specify the work: title and type (	(monograph, study guide, article	, etc.)) 	
1. The Licensor reserves the right to grant a similar right to other persons.	use the object of the r	ight independently or to	
2. This Act is concluded in electrons.	onic form and signed	by a simple electronic	
signature.	101111 01101 0181110	oy	
3. This Act is an integral part of the A	agreement.		
<u> </u>			
Vice-rector	L	icensor	
for research			
A.B.Efremenkov	V		