

**License agreement No. \_\_\_\_\_**  
**on granting the right to use the Work (scientific article) free of charge**

Saint Petersburg

" \_\_\_\_ " \_\_\_\_\_ 20\_\_ г.

This Agreement is hereby entered into force between: \_\_\_\_\_  
(hereinafter referred to as the "Author"), acting on behalf of all the authors of the Work, on the one hand, and the Ioffe Institute (hereinafter referred to as the "Publisher"), represented by Director Sergey V. Ivanov, acting on basis of the Charter, on the other hand, hereinafter jointly referred to as the "Parties".

The parties have agreed on the following:

1. The Author, as the owner of the exclusive rights on the scientific article \_\_\_\_\_

\_\_\_\_\_ (hereinafter referred to as the "Work") grants to the Publisher the exclusive right to use the Work in the scientific journal \_\_\_\_\_ (hereinafter referred to as the "Journal").

2. The main conditions for granting the exclusive right to use the Work:

i) Permitted methods of use of the Work: all the methods provided for by the copyright laws of the Russian Federation, including reproduction (without limit of the circulation); digital recording; distribution; broadcasting; communication by cable; communication to the public, including use in open and closed networks; inclusion in databases and multimedia products; translation into Russian and other processing; reproduction and distribution in Russian, as well as any other further use of the Russian translation by all possible means stipulated by Art. 1270 of the Civil Code of the Russian Federation;

ii) Territory of use: all countries of the world;

iii) Term of use: the whole term of the exclusive right;

iv) The right to sublicense and further transfer the received rights: in whole or in part, to any persons at the sole discretion of the Publisher without obtaining additional consent;

v) Remuneration for granting the license: granted free of charge.

3. The Author authorizes the Publisher to publicize the Work in any way at the Publisher's discretion.

4. The Author guarantees that he/she has not concluded and will not conclude in the future any contracts contradicting this Agreement or making it impossible to fulfill it, and that the conclusion of this Agreement will not violate copyrights or other intellectual property rights of third parties.

5. If the Author uses borrowed materials (illustrations, tables, etc.), the Author is obliged to have the permission to use them in the Work from the copyright holders. A written confirmation of the permission for each individual borrowing is attached to the manuscript of the Work, offered by the Author to the Publisher for publication.

6. The Author may freely use the Work for personal, informational, scientific, educational, cultural purposes in accordance with the laws of the Russian Federation without obtaining permission from the Publisher.

7. 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. If any disputes are not resolved by negotiation, they shall be settled in court at the location of the Publisher.

8. In all matters not expressly regulated by this Agreement, the Parties shall be governed by the laws of the Russian Federation.

9. This Agreement has been drawn up in two copies of equal legal force, one for each Party.

10. This Agreement shall enter into force only upon acceptance of the Work for publication in the Journal.

**SIGNATURES OF PARTIES:**

Author: (full name) \_\_\_\_\_

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

Passport: \_\_\_\_\_

\_\_\_\_\_

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

E-mail: \_\_\_\_\_

Publisher: Ioffe Institute

Address: 26 Polytechnicheskaya str.,

St. Petersburg, 194021 Russia

TIN: 7802072267

Phone: +7 (812) 297-2245

E-mail: post@mail.ioffe.ru

\_\_\_\_\_/\_\_\_\_\_/\_\_\_\_\_

\_\_\_\_\_/Sergey V. Ivanov/