COPYRIGHT TRANSFER AGREEMENT

New York, USA «»
1. Parties of the Agreement
Authors
and Allerton Press, Inc., (hereinafter referred to as the "Publisher")
Title of the manuscript (article)
(hereinafter referred to as the "Work")
Journal (English/ Ukrainian title)
year volume issue

2. Subject of the Agreement

A. Copyright

- 1. As of the effective date of this Agreement, the Author (Co-authors) shall transfer and sell to the Publisher for the entire term of copyright all the exclusive rights to the Work, including the rights to translate (including to translate the original Work into English), make copies of, reprint, grant a license, transfer, disseminate, distribute or otherwise use the Work or any content therein, for publication in scientific, academic, technical or professional journals or other periodicals and in derivative works thereof, worldwide, in English, in print and electronic editions of such journals, periodicals and derivative works in all media now known or later devised, as well as the right to license (or give permission) to third parties (including affiliated persons and others) to use the Work in English for publication in such journals, periodicals, derivative works and databases worldwide.
- 2. In addition to the above, the term the right to use shall mean, without limitation, the right to make copies of the English-language version of the Work and all and any content therein, including abstracts, bibliographic information, illustrations, pictures, photographs, and all the other proprietary works of authorship contained in the Work, in compilations, reprints, anthologies containing articles, split titles and combinations, supplements, special editions, derivatives or other forms of development of Works in English, as well as in databases and any other forms, including without limitation any print and electronic forms; the right to create any other derivative works based on the Work; the right to compile, distribute, disseminate, market, make available for access, advertise, promote and sell (directly or through the third parties) the Work in English or any part of content therein as described above, individually or as bundled or collected in packages with other content in accordance with any model of distribution, license or sale now in effect or in the future devised.
- 3. The transfer of rights hereunder includes the right to process the form of presentation of the Work in English for use together with computer programs and systems (databases), making copies of, publication, and distribution in machine-readable format and incorporation in the systems for information retrieval.
- 4. The Publisher shall own all right and title to the English-language version of the Work, including any English-language translations, compilations and other derivative works of the Work that the Publisher (or its employees or contractors) creates in accordance with this Agreement and to the extent the Author (Co-authors) retain any rights thereto.
- 5. Author (Co-authors) or the Employer of the Author (Co-authors) of the Works shall retain all other proprie-

tary rights (with the exception of the rights transferred to or referenced as owned by the Publisher hereunder), including patent and trademark rights, to any process or procedure described in the Works).

- 6. The rights provided for in this Agreement are granted by the Author (co-authors) to the Publisher free of charge. The Publisher has the right, at its discretion, to pay remuneration to the Author (co-authors) in the case and in the manner accepted by the Publisher for the Journal.
- *B. Other Rights of the Authors*(Co-authors)

The Publisher grants the Author (Co-authors) the following:

- 1. The right to use print or electronic preprints of the unpublished Work in form and with content accepted by the Publisher for publication in the Journal. Such preprints can be placed as electronic files on the Author's (Co-authors) Website, or on a secure public Website of the employer of the Author (Co-authors), but not for the purposes of commercial sale or systematic external distribution by a third party. Likewise, the Author (Co-authors) must:
- include the following notice in the preprint: "This a preprint of the Work accepted for publication in (the name of the Journal), ©, copyright (year), the copyright holder indicated in the Journal);"
- provide an electronic link to the sites of the Publisher, located at: http://www.allertonpress.com/.
- 2. The right to perform free of charge the following actions: to copy or transfer to colleagues a copy of the published article, in whole or in part, for their personal or professional use, for promotion of academic or scientific research, or for informational purposes of the employer, according to Paragraph D. set forth below.
- 3. The right to use any part of the content from the published Work in a book written by any of the Co-authors.
- 4. The right to use separate illustrations, tables, and text fragments from the Work for their personal use in teaching, for their inclusion in another work published (in electronic or print format) at the Publisher or for presenting them in electronic form in secure intranet of Employ.
- 5. The right to include the Work in lecture notes for classroom use; for free-of-charge distribution of the Work to students of the Author (Co-authors); or to maintain them in electronic format on a local server, for students to have access to them as part of an educational course; or for internal training programs in the employer's enterprise.

C. Work Owned by an Employer

- 1. If the Work is the work made for hire and the employer retains ownership of it, the Author (Co-authors), (in addition to their own signatures), must obtain the signature of the employers on Supplement 1 attached to this Agreement. The employer hereby transfers to the Publisher by means of this Agreement all copyrights to the Work hereunder.
- 2. In addition to the rights indicated in the foregoing paragraph B, and the rights transferred to the Author (Coauthors) according to the foregoing paragraph C, the Publisher hereby transfers free of charge to such an employer the right to make copies and to distribute the published Work in electronic or print format within the workplace on the local server of the employer. The employer may place the published Work on a public server only with the written permission of the Publisher, and only upon remission of all necessary payments.

D. Copyright Notification

1. The Author (Co-authors) /employer hereby agree that each single copy of the Work (or any part of it), being distributed or placed by them in electronic or print format (as permitted in the present Agreement), shall contain reference to the copyright provided in the Journal and full reference to the Journal of the Publisher. Borrowing of the Work (in whole or in part) or any other use of it by the Author (co-authors) and/or third parties is permitted only with the written consent of the Publisher, except in cases expressly provided for by this Agreement and the current legislation.

E. Authors' Guarantees and Obligations

- 1. The Author (Co-authors) guarantee that the Work is original, submitted only to this Journal and/or Publisher, and have not been published previously in the English language.
- 2. If the Work contains fragments of works or refer to works protected by copyright and belonging to a third party, the Author (Co-authors) must obtain the written permission of the copyright holders for all types of use and to make proper reference to the source and provide the Publisher with copies of the specified permissions.
- 3. The Author (Co-authors) guarantee that the Work is properly legalized and does not contain libelous statements, infringe other persons' rights (including without limitation copyrights, patent rights, or the trademark

right, does not contain facts or instructions that can cause damage or injury to third parties, and the publication of the Work does not cause the disclosure of any secret or confidential information (including state secrets).

- 4. The Author (Co-authors) shall indicate in the manuscript of the Work all known and potential conflicts of interest or otherwise explicitly declare at the end of the manuscript that they have no conflict of interest. If the Work reports a study with human participants and/or animals as subjects, the Author (Co-authors) shall confirm at the end of the manuscript that informed consent was obtained from all human participants included in the study and that all procedures in the studies involving human and/or animal participants were performed according to applicable standards. The Author (Co-authors) hereby agrees and authorizes the Publisher to include relevant statements in the Work in the English language using standard wording adopted by the Publisher.
- 5. When sending a manuscript to the Publisher and further preparing the Work for use in accordance with the conditions of this Agreement, the Author (coauthors) undertake to strictly comply with the Publisher's requirements provided for in the submission guidelines and other documents (hereinafter, Mandatory Documents) posted by the Publisher in Open Access on the Publisher's website.
- 6. Forwarding the manuscript of the Work to the Publisher or its authorized person will be considered that the Author (coauthors) have read and agree with the conditions of the Agreement and Mandatory Documents, confirm and guarantee their observance and fulfillment.
- F. Obligations and Guarantees of the Publisher
- 1. The Publisher shall undertake to publish (or otherwise reproduce) the Work in English according to the schedule dates and procedures determined by the Publishing House and to present an electronic preprint of the Work to the Author (Co-authors) at their request upon publication of the Work, subject to providing the Publisher with an e-mail address.
- 2. The Work is used by the Publisher in accordance with the conditions of the Agreement on a royalty-free basis.
- 3. The Publisher guarantees: authentic translation of the Work into English, international printing standards, worldwide distribution of the Work in English in accordance with orders received, copyright protection, and respect of moral rights of the Author(Co-authors).
- G. Validity of the Agreement.
- 1. The present Agreement comes into force on the occasion and on the date of pronouncement of the Journal's editorial board of the decision to accept the Work for publication, and is valid during the period stipulated in Paragraph A, Article 1. If the Work is not accepted for publication or the Author (Co-authors) retract the Work "before publication", in accordance with the procedure established by law, the present Agreement cease to be in force.
- 2. The parties agree that, in accordance with applicable legislation, they allow and admit that a reproduction of the text of the present Agreement and the signatures of the parties on the present Agreement, as well as copies of other necessary and mandatory documents (mentioned in the present Agreement) addended to the Agreement, by using such means as mechanical, electronic or other form of copying of the personal signatures and text of the Agreement or by committing by the author (co-authors, corresponding author) the conclusive actions provided by the editorial and publishing system (EPS) of the Publisher, will have the same equal force and be considered as an original signature or original document. Facsimile (electronic) copies of the documents are valid and have equal legal force on par with the originals.
- 3. The Author (coauthors), subject to the applicable legislation, during the term of the Contract, for the purposes of the Contract execution by the Parties, hereby agree(s) to the processing by the Publisher or its authorized persons of his (their) personal data, namely: to the execution of any action (operation) or cumulative actions (operations), performed using automation facilities or without using such facilities with the personal data, including acquisition, recording, systematization, accumulation, storage, specification (updating, changing), retrieval, use, transfer (dissemination, rendering, access), depersonalization, blocking, deleting, and destruction of the personal data indicated by the Author (coauthors) in this Contract. The Publisher undertakes not to disclose to third parties and not to disseminate the personal data without the consent of the subject of personal data, except for the cases directly specified by the applicable legislation.

H. Governing Law

1. This Agreement and any claim, dispute or difference (including non-contractual claims, disputes or differences) arising out of or in connection with it or its subject matter shall be governed by, and construed in accordance with, English law.

3. Author(Co-authors)	
Last Name, First Name, Official Position, Passport Information	
Correspondence Address	
Phone:	
e-mail:	
Signature	
Date	
4. (Co-authors) (filled in by each coauthor)	
Last Name, First Name, Official Position, Passport Information	
Correspondence Address	
Phone	
e-mail	
Signature Date	
Last Name, First Name, Official Position, Passport Information	
Last Ivame, First Ivame, Official Fosition, Passport information	
Correspondence Address	
Phone	
e-mail	
Signature	
Date	
Last Name, First Name, Official Position, Passport Information	
Correspondence Address	
Phone	
e-mail	
Signature	
Date	
Last Name, First Name, Official Position, Passport Information	

Phone	
e-mail	
Signature	-
Date	
5. On behalf of the publisher	
Allerton Press, Inc.	
Legal address: Pleiades House	
7 West 54 Street	
New York, NY 10019	
USA	
Signature	_
Date	
6. Accepted for publication	
Signature	_
Date	
Mandatory for signature by the Corresponding	; author:
The authors (coauthors) confirm that they are not awar ly indicated in the manuscript of the article.	re of possible conflicts of interest other than those direct
The authors confirm that, if animals and people were used the Work, then this study observed the applicable no	used as objects of the study described in the manuscript orms, as directly indicated in the manuscript.
The authors confirm that, if people were used as object then informed consent was obtained from them, which	ts of the study described in the manuscript of the Work, is directly indicated in the manuscript.
Corresponding author: Surname, name, signature, and date:	

Supplement 1							
To The Copyright	t Trans	fer Agreem	ent				
«»		20					
To be filled if the	Work	is the work	made for hire.				
Moscow	«		20	-			
Employer (Institu	te/Con	npany or O	ffice)				
Legal Address							
Contact Phone Nu	ımber						
"I agree to the ter	ms of t	he present	agreement				
«»		20					
The Work is used	by the	Publisher	in accordance with	the conditions	of the Agreeme	nt on a royalty-fr	ee basis
Signature							
Official position of	of the a	uthorized r	epresentative of the	ne employer (cop	yright holder)		
SEAL							