### License Agreement No.\_\_\_\_ for the use of the work

for the use of the work			
Kherson city	« <u> </u> »	202 .	
(First name,	Last name of author, co-authors)		
(hereinafter referred to as the Licensor University, represented by the Rector O (hereinafter referred to as the Licensee) following:	o. SPIVAKOVSKYI, acting on the bas	sis of the Statute	
The Licensor (Licensors) grants the Licen of charge (scientific, technical or other)	pe of the Agreement use a non-exclusive license to use the	written work free	
(further – Work), presented inAgreement.	(name of work) language, under the conditions sp	pecified in this	
2. Property Right 2.1. The Licensor (Licensors) grants the I	nts Transferred to the Licensee Licensee the following rights to use the	Work:	
2.1.1. Use the Work by publishing it society" (hereinafter – Edition) in thetime, an agreed-upon copy of the Work Licensor (Licensors) is an essential part of	languark accepted for publication by the I	age. At the same	

- Licensor (Licensors) is an essential part of this License Agreement.
  2.1.2. Edit, revise, adapt, or otherwise change the Work in accordance with the requirements of the Publication for scientific works without violating the essence of the content.
- 2.1.3. To translate the Work if it is presented in a language other than the language in which publication in the Edition is provided, under the author's name (co-authors).
- 2.1.4. The Licensee has the right to include the Work in whole or in part as part of the Publication on external devices, as well as on the Internet on the Publication's web page and other information resources, under the name of the author (co-authors).
- 2.2. If the Licensee wishes to use the Work in other ways, such as translating it (except in the case specified in clause 2.1.3 of this Agreement), publishing it in other, including foreign, editions, including it as a constituent part of other collections, anthologies, encyclopedias, and so on, the terms of such use are agreed upon with the Licensor (Licensors), and are formalized in the Appendix to this Agreement.
- 2.3. The licensee has the right to specify the conditions for accepting and publishing the Work in the publication. The editorial board has the sole authority to accept or reject materials. The manuscript's material carriers are not returnable. The editorial board does not respond to rejections of articles and does not send reviews.

## 3. The Work's Territory of Use

3.1. The Licensor (Licensors) grants the Licensee the right to use the Work in accordance with clause 2.1. on the territory of Ukraine, as well as the right to distribute the Work or a portion of it as an integral part of the Publication on the territory of Ukraine and other countries via subscription, sale, and free transfer of the Publication.

#### 4. The Time Period for Which the Rights are Granted

- 4.1. The contract is valid from the date of signing and is concluded for a period of 25 years, but no longer than the term of validity of the exclusive property right to the Work.
- 4.2. The Agreement's validity period may be extended in accordance with Ukraine's current legislation.
- 4.3. If the Work is not accepted for publication by the Editorial Board or the Licensor (Licensors) withdraws the manuscript before its publication in the Edition, this agreement will be null and void.

#### 5. Warning

- 5.1. The Licensor (or Licensors) declares:
- They is/are the Work's author (co-author).
- this Work's copyright has not previously been transferred to third parties;
- This Work has not previously been published and will not be published in any other publication prior to its publication by the Licensee under this Agreement.
- They has/have the authority to grant permission to use the Work under this Agreement if the Work was created by the Licensor (Licensors) to fulfill an employment or other contract (the work is official or created to order).
- They did not violate the intellectual property rights of others. If other people's materials are used in the Work, the Licensor uses them in accordance with the laws, with the exception of cases where the citation is justified by the scientific, informational, or critical nature of the Work.
- They obtained all necessary permissions to use results, facts, illustrations, and other copied materials whose copyright holder is not his;
- The work does not contain information that is prohibited from open publication under Ukrainian law, and its printing and/or distribution by the Licensee will not result in the disclosure of secret (confidential) information (including state, official secrets).
- 5.2. The Licensor (Licensors) grants the Licensee consent to the publication of his personal data in accordance with Ukrainian Law No. 2297-VI "On Personal Data Protection" dated June 1, 2010:
- Full Name;
- academic qualification information (academic degree, academic title);
- information about the workplace and position;
- the authors' contact information;
- information on the availability of works published under the Licensor's (Licensors') name in national and international scientific literature databases for the purpose of further processing for search operations in these databases.

# 6. Other conditions

# 7. Signatures of the Parties

Licensee		Licensor
	(p.s.)	