Exclusive assignment

AGREEMENT № __________
for the work (scientific article)

Moscow __________________________"___", 201_.


(full legal name)
hereinafter referred to as «Author», on the other part, collectively referred to as «Parties», have entered into this Agreement (hereinafter – Agreement) as follows:

1. Author assigns to Acquirer his full exclusive right of the scientific article (hereinafter – Work):
   ____________________________________________________________
   (title of Work)

for the academic periodical
   ____________________________________________________________
   (title of periodical)

2. The exclusive right of this intellectual property assigned herein means the exclusive right provided in the Article 1270 of the Civil Code of the Russian Federation, and passes to Acquirer in full, relating to any acts of the Work use on the territory of the world and throughout the term of the exclusive right, with the possibility of its assignment in whole or in part, including licensing out, to any parties on the terms set up by Acquirer.

3. Author assigns his exclusive right to Acquirer without charge.

4. Author allows Acquirer to make the Work available to the public in any manner at its own discretion.

5. Author guarantees that the execution of this Agreement will not result in infringements of copyright or other intellectual property rights of third parties, as that he/she did not and will not further make any other contracts, providing for the rights alienation of the Work, or for granting of any exclusive or non-exclusive licenses to use the actual Work.

   In the event that Author uses a borrowed content (artwork, quotations, tables, etc.) he/she must hold a permit of copyright owners for its using in the Work.

\* – To act on behalf of an authors group, it is necessary to have powers of attorney from all co-authors. Otherwise, all co-authors are to be identified in the Agreement, and to sign it.
Written confirmation of a permit for each particular borrowing is to be attached to the manuscript of the Work, offered by Author to the periodical for publication.

6. In any case that is not regulated by this Agreement the Parties rely on laws of the Russian Federation.

7. This Agreement shall come into force provided that the article has been accepted (approved) for publishing by the editorial board of the periodical.

8. This Agreement has been executed in duplicate of equal legal force for each Party.

Details and signatures of the Parties

<table>
<thead>
<tr>
<th><strong>Acquirer</strong></th>
<th><strong>Author</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>FGUP «Akademizdat entr «Nauka»</td>
<td>Full legal name</td>
</tr>
<tr>
<td>Registered office and place of business: Address: 90, Profsoyuznaya Str., Moscow, 117997</td>
<td></td>
</tr>
<tr>
<td>TIN 7728044944 RRC 772801001</td>
<td>Passport details</td>
</tr>
<tr>
<td>Bank account details: Bank: ВТБ 24 (ПАО) г. Москва BIK (sort code): 044525716</td>
<td></td>
</tr>
<tr>
<td>Correspondent account: 30101810100000000716</td>
<td>Contact details</td>
</tr>
<tr>
<td>Payment account: 40502810600000005964</td>
<td></td>
</tr>
<tr>
<td>__________________________ (signature)</td>
<td>__________________________ (signature)</td>
</tr>
</tbody>
</table>