**License Agreement no. \_\_\_\_**

**To Use an Article in a Russian-Language Scientific Journal “Kondensirovannye sredy i mezhfaznye granitsy” (CONDENSED MATTER AND INTERPHASES)**

**Founded (Cofounded) by the “Voronezh State University”**

Voronezh \_\_\_\_\_, \_\_\_, 20\_\_

(Full Name)

hereinafter referred to as the **Author[[1]](#footnote-1),** on the one hand, and the Voronezh State University, represented by the Vice-Rector for Science and Innovations

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Oleg A. Kozaderov\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (Full Name)

of the scientific journal “Kondensirovannye sredy i mezhfaznye granitsy” (CONDENSED MATTER AND INTERPHASES), hereinafter referred to as the **Licensee,** on the other hand, hereinafter collectively referred to as the Parties, concluded this Agreement (hereinafter, the Agreement) on the following:

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- to submit the original of the scientific article in the Russian language on a tangible medium (electronic medium, by e-mail) no later than the date of entering into this Agreement;

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4.1. Under art. 428 of the Civil Code of the Russian Federation, the Agreement is an accession agreement, the terms of which are determined by the Licensee and which can be signed by the Author solely by joining this Agreement as a whole.

4.2. By signing the Agreement, the Author agrees to the processing and storage of his/her personal data under Federal Law no. 152-FZ of July 27, 2006, On Personal Data.

The Licensee has the obligation not to disclose to third parties and not to disseminate the Author's personal data except for the data used to individualize the Author when publishing the Article without the consent of the subject of personal data unless otherwise stipulated by Federal Law no. 152-FZ of July 27, 2006, On Personal Data.

1. SETTLEMENT OF DISPUTES

5.1. All disputes and disagreements that may arise during the execution of this Agreement shall be settled under the current legislation of the Russian Federation.

5.2. Before the institution of legal proceedings, each Party shall lodge a claim to the other Party. The answer to the claim shall be sent within 10 (ten) business days.

1. EARLY TERMINATION OF THE AGREEMENT

6.1. The Agreement shall terminate before the expiry date in case:

6.1.1 The Author decides to retract the Article under cl. 2.3 hereof.

6.1.2 Of mutual rescission and, in the case stipulated by the legislation of the Russian Federation, as requested by either Party.

1. MISCELLANEOUS

7.1. In failure to perform or improper performance of their obligations under the Agreement, the Parties shall bear responsibility under the current legislation of the Russian Federation.

7.2. All amendments and supplements to the Agreement are finalized in writing and signed by the Parties. The duly finalized supplements and amendments are integral parts of the Agreement.

7.3. In all other matters not covered by this Agreement, the Parties shall be governed by the current legislation of the Russian Federation.

7.4. The Agreement is compiled in two copies of equal legal force, one for each Party.

ADDRESSES AND DETAILS OF THE PARTIES

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1. Acting on behalf of a group of authors, it is necessary to have the letters of attorney from all the authors. Otherwise, the Agreement shall designate all the authors, and all the authors shall sign the Agreement. The letter of attorney shall be finalized as an agreement under cl. 3 of art. 1219 of the Civil Code. [↑](#footnote-ref-1)