License Agreement no. ____ To Use an Article in a Russian-Language Scientific Journal Founded (Cofounded) by the Russian Academy of Sciences

Moscow MMMM, DD, 201Y

(Full Name)

hereinafter referred to as the **Author**¹, on the one hand, and the Federal State Budgetary Institution the Russian Academy of Sciences, represented by the Editor-in-Chief (or the designated substitute)

Vadim V. Polonsky, Professor of the RAS

(Full Name)

of the scientific journal <u>Izvestiia Rossiiskoi Akademii Nauk. Seriia Literatury i Yazyka [Bulletin of the Russian Academy of Sciences. Studies in Language and Literature]</u>, acting under the Resolution of the Presidium of the RAS No 88 of 2014-06-10, 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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2.2. The Author undertakes:

- 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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- to introduce into the Article's galley changes associated with the need to correct errors made in the original of the Article and/or introduce factual and momentary corrections.
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- 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.

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5. 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.

6. 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.

7. 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

Author:	Licensee:
Full Name, Passport details, e-mail address	Full Name, Editor-in-Chief of the
	scientific journal <i>Izvestiia Rossiiskoi</i>
	Akademii Nauk. Seriia Literatury i Yazyka
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	Studies in Language and Literature]
/	/ Vadim V. Polonsky