

## Copyright policy and licensing

**VI The licensor grants the Licensee for the duration of the exclusive rights in a Work have the following rights:**

1. the right to reproduce the Work (publication, disclosure, duplication, copying or other dissemination of the Work) without the limited edition copies. Each copy of the Work must contain the name of the author;
2. the right to distribute the Work by any means;
3. eligibility for inclusion in a composite work;
4. right of making available to the public;
5. to use metadata (title, author name (copyright holder), annotation, bibliographical material, etc.) Works by distributing and making available to the public, processing and systematization as well as inclusion in various databases and information systems.
6. the right to assign on the contract terms of partially or wholly obtained by present agreement rights to third parties without payment to Licensor.
7. The licensor transfers the rights to Licensee under this Agreement on the basis of nonexclusive license.
8. The licensor shall, within three working days shall provide the Licensee with an electronic version in the format in handwritten/printed/electronic versions in a format for review. Within 30 (thirty) days, if the Licensee does not submitted to the Licensor claims or claims related to the quality (content) or volume submitted for review to the Product, the Parties sign the Act of acceptance-transmission Works.
9. Date of signing of Act of reception-transmission of the work is the moment of transfer to the Licensee the rights set forth in this Agreement.
10. The licensee shall comply with the applicable law copyright, Licensor, and to protect them and to take all possible measures to prevent copyright infringement by third parties.
11. The land on which the rights may be used for Works not limited.
12. Licensor also grants licensee the right to store and process their personal data without time limits:
  - surname, name, patronymic;
  - date of birth;
  - information about education;
  - data on place of work and position;
  - the data on the availability of published works of literature, science and art.

Personal data are provided to storage and processing in various databases and information systems, their inclusion in the analytical and statistical reporting, establishment of reasonable interrelations of the objects of works of science, literature and art with personal data, etc.

The licensee has the right to transfer the specified data for processing and storage to third parties, provided notice of such fact with the provision of information about the third party (name and address) to the Licensor.

Withdrawal of consent to the storage and processing of personal data carried out by the Licensor by giving written notice to the Licensee.

#### VIII. Liability Of The Parties

1. The licensor and the Licensee, in accordance with the current legislation of the Russian Federation property and other legal responsibility for non-performance or improper performance of its obligations under this Agreement.
2. Party improperly performed or failed to perform its obligations hereunder, shall compensate the losses caused to the other Party, including lost profits.