

PUBLIC OFFER (COPYRIGHT AGREEMENT) TO PUBLISH MATERIALS

Moscow

Federal State Budgetary Institution of Science Institute of Philosophy, Russian Academy of Sciences (RAS Philosophy institute) represented by the director academician Smirnov Andrey Vadimovich acting on the basis of the organization Constitution invites an indefinite number of people to conclude this agreement for publication of printed and electronic materials in the journal “Logical Investigations” (hereinafter the Agreement) on the following conditions:

1. CONCEPTS USED IN THE AGREEMENT

Acceptance of the Offer – full and unconditional acceptance of the Offer through the implementation of the actions specified in clause 3.1 of the Offer. Acceptance of the Offer creates a copyright agreement concluded orally.

Author – the individual or individuals by whose creative work the Article was created.

Edition – electronic and print publication in the “Logical Investigations”

Publisher – Federal State Budgetary Institution of Science Institute of Philosophy, Russian Academy of Sciences (RAS Philosophy institute), which is the founder of the journal.

Editorial board – the staff of Federal State Budgetary Institution of Science Institute of Philosophy, Russian Academy of Sciences (RAS Philosophy institute), directly accepting and editing materials for “Logical Investigations”

Offer – this document, published on the website of the Edition <https://logicalinvestigations.ru> and on the Publisher’s web-site <https://iphras.ru/>.

Article – textual and additional illustrative materials, submitted by the Author for publication in the Edition.

Service – scientific editing (hereinafter – editing).

Publication – placement of printed and electronic materials in the Edition.

2. SUBJECT OF THE OFFER

2.1. According to this agreement the Author provides the Publisher with non-exclusive rights to use the Article. The rights are listed in Section 4 of this Agreement.

2.2. The Author guarantees that the Article is his/her original creative work and that at the moment of the Article sending to the Editorial board he/she is the copyright holder of the exclusive right on the Article.

2.3. The Author guarantees that the Article will not include information protected by the law or materials that violate any rights and interests of third parties.

2.4. The territory where the use of the rights to the Article is allowed is not limited.

2.5. The author agrees to the processing, systematization, publicizing and posting of his/her personal data as well as metadata of the Article in printed materials and on electronic resources as per the Publisher’s choice: on the website of the Edition <https://logicalinvestigations.ru>, on scientific databases web-sites and in scientific databases systems, in electronic libraries etc.

2.6. The rights are given by the Author to the Publisher free of charge and the publication of the Article in the Edition does not entail any financial contributions to the Author.

2.7. In case of the Publisher decision to refuse to publish the Article in the Edition this agreement with the relevant Author loses its force.

2.8. The Publisher is obliged to provide the Author with services related to the publication of the Article in the Edition during the time of the Agreement.

2.9. The Publisher is not responsible for the plagiarism in the Article sent by the Author as well as for containing in the Article of inaccurate information or information that may become the object of public discussion and resonance.

2.9.1 The Publisher is not responsible for containing in the Article, sent by the Author, of information protected by the law or the materials that violate any rights and interests of third parties. All claims of third parties regarding

the materials included to the Article, including lawsuits in court, can be applied only to the Author. In addition, the Author must compensate the Publisher all Publishers documented losses from such claims.

3. ACCEPTANCE OF THE OFFER AND THE AGREEMENT CONCLUSION

3.1. The Author accepts the Offer by sending the Article to the Publisher by the editorial_board@logicalinvestigations.ru or through the form of article submission on the <https://logicalinvestigations.ru>. If the Article is submitted by a team of authors the Acceptance of the Offer by each author is the sending of the Article to the Publisher by any of the authors. In this case, in case of any claims of the authors who have not technically participated in the submission of the article or in case of any claims by third parties the dispute should be resolved by the Author who has directly sent the Article to the Publisher.

4. RIGHTS AND OBLIGATIONS OF THE AUTHOR AND THE PUBLISHER

4.1. *The Author has the right to:*

4.1.1. Receive information about the progress of preparing of the Article for the publication.

4.2. *The Author must:*

4.2.1. Submit the manuscript of the Article in accordance with the Rules for Authors published on the website of the Edition <https://logicalinvestigations.ru>.

4.2.2. Get e-mail information about preparation of the Article for Publication.

4.2.3. Make corrections at the request of the Editorial Board, check the proofreading, layout, as well as any other files related to editing and preparing the material for printing, no later than 4 days from the date of sending the corresponding request by the Editorial Board by e-mail.

4.3. *The Publisher must:*

4.3.1. Send to the Author by e-mail confirmation of acceptance of the Article for publication in the Edition, or refusal to publish the Article without explaining its reasons. Confirmation is sent by the staff of the Editorial Board.

4.4. *The Publisher has the right:*

4.4.1. The Publisher has a non-exclusive right to publish the Article in the Edition, bring the Article to the public in any way, replicate in any number of copies with the name of the author on each copy, distribute in any way, use the Article published in the journal in any way.

4.4.2. To carry out technical editing of the Article, which does not change its essential theses, or make a revue of the Article to suggest the Author to make necessary corrections, without which the Article will not be published in the Edition.

4.4.3. To refuse to publish an Article if it does not correspond to the goals, objectives and subject matter of the Edition, if it has no novelty, if it does not give a solution to a raised problem, if there is lack of theoretical or practical importance, if the submitted material is insufficient for independent publication, if the Article's design does not meet the requirements for publications. The Publisher also reserves the right not to explain the reasons for the refusal to publish the Author's article. The Article also cannot be published if it contains any information prohibited by the Russian Federation law or in case of violation of the Author's obligations under this Agreement.

4.4.4. To publish the Articles from the Edition on Internet, including publishing in translation into other languages.

4.4.5. To submit the Articles published in the Edition to another publishers and other third parties for distribution by any means, processing and republishing, including making translations into other languages and publication in foreign editions.

4.4.6. To publish the Article in the public domain under the Creative Commons Attribution License.

4.4.7. To analyze the Article using anti-plagiarism checking systems chosen by the Publisher to detect incorrect borrowings and multiple republications.

5. OTHER TERMS AND CONDITIONS

5.1. The terms of the Agreement may be changed unilaterally by the Publisher. Nonetheless, the new terms of the Agreement cannot be applied to the relationship between the Publisher and the Author regarding to the Services that have already been provided to the Author.

5.2. The Author is warned by the Publisher that the Publisher does not carry out under this Agreement any protection of the Author's rights in the field of intellectual activity. The protection of the Intellectual Rights of the Author in relation to the published Article is carried out by the Author independently.

5.3. In case of any losses of the Publisher caused by the the Author in connection with the Agreement the Publisher has the right to demand from the Author (if the Author is guilty of such losses) compensation for the losses.

5.4. Responsibilities for breach of the obligations under this Agreement or their improper execution are applied to the parties of the Agreement in accordance with the Russian Federation law, unless otherwise is provided by the Agreement.

5.5. All disagreements and disputes that may arise from this Agreement should be considered by the Author and the Publisher to find a mutually acceptable solution. A disagreement between the Author and the Publisher is evidenced by sending a written claim. The period for considering a claim and responding to it is 30 (thirty) calendar days. If after the claim procedure mutual understanding is not found, the disputes and disagreements should be settled in court at the location of the Publisher in accordance with the Russian Federation law.

5.6. The location of the Publisher is the place of the Agreement conclusion.

5.7. In all that is not provided for by this Agreement, the parties of this Agreement are guided by the current law of the Russian Federation.

5.8. This Agreement text and other conditions which should be complied by the Author and the Publisher under this Agreement, are published on the <https://logicalinvestigations.ru>.

5.8.1 This Agreement is drawn up in Russian and in English. In case of discrepancy between the versions of the Agreement in Russian and in English, the version in Russian prevails.

5.9. The Author and the Publisher have the right to draw up a written License Agreement at any time if their written agreement has no controversions with the terms of this Offer.