

LICENSING AGREEMENT
ON THE RIGHTS TO USE THE SCIENTIFIC WORK
IN “ARS ADMINISTRANDI” (“THE ART OF MANAGEMENT”) SCIENCE JOURNAL
FOUNDED BY THE PERM STATE UNIVERSITY

City of Perm

“ _____ ” _____ 20__

Federal State Autonomous Educational Institution of Higher Education “The Perm State National Research University” (PSU), hereinafter referred to as the “Publisher” (Licensee), in person of the PSU Vice-Rector for Research and Innovation Mr. Vladimir A. Irkha, acting on the basis of the power of attorney dated Sent. 1, 2025 no. 02–3/3390, on the one hand, and _____

(author’s full name, including surname, first (second) name(s), patronymic (if applicable))

_____ (place of work)

E-mail address: _____ SPIN-code (Russian Science Citations Index, RSCI – if applicable): _____ AuthorID (RSCI – if applicable): _____
ORCID: <https://orcid.org/>_____ Web of Science ResearcherID – if applicable: _____
Scopus Author ID – if applicable: _____

(other digital author identifiers)

acting in their personal capacity, hereinafter referred to separately or together as the “Author” or “Co-author” (Licensor) have hereby concluded the present licensing agreement (hereinafter referred to as the “Agreement”) on publishing a scientific work (hereinafter referred to as the “Article”) in the “Ars Administrandi” (“The Art of Governance”) scientific journal on conditions as set below.

1. The Subject of the Agreement:

1.1. Upon the present Agreement coming into force, the Author will, at no charge, grant the Publisher the exclusive license to use the Article created by the Author (Co-Authors) and entitled:

_____, which has been approved and accepted for publication by the Journal’s editorial board within the limitations set by the present Agreement, with no right for the Author (Co-Authors) to issue the same license to the third party.

Under Para 2, Article 1270 of the Civil Code of the Russian Federation and the Agreement, the use of the Article implies:

- reproduction, in any material form, of the Article or part of it, including printed or electronic copy, in any journal and/or data base of the Publisher and/or the other party, to the discretion of the Publisher and/or the founder of the Journal;
- circulation of the Article or its part as part of the Journal and/or the Publisher’s or the third party’s database, or as an independent work, worldwide;
- making the Article available to the public, so that any party receives the access to the Article, from anywhere and anytime at their choice (making available to the public, including through the Internet);
- sub-licensing (i.e., issuing the permission to use the Article or its materials, obtained under the Agreement, to the third party, on notification of the Author (Co-authors), through placing the relevant information on the Publisher’s website;
- translation into another language or other kind of reworking of the Article;

– other rights, not transferred directly to the Publisher under the Agreement, including the patent rights on any processes, methodology, methods and otherwise, described by the Author (Co-authors) in the Article; the trademark rights being left with the Author (Co-author) or any other right holders;

– translation of the Article into Russian (should the Article be handed in by the Author (Co-authors) to the Journal in a foreign language) or translation from Russian onto English (should the editorial board considers it advisable).

Granting of rights under the Agreement includes the right to process the Article format for its compatible use with computer programs or systems (databases), for publication and circulation in computer-readable format and incorporation into search engines.

The publication of the Article in the Journal is carried out under the terms of the Creative Commons Attribution 4.0 International (CC BY 4.0) license.

1.2. The Author transfers to the Publisher the rights under this Agreement for the entire duration of copyright and for use in all countries of the world.

2. Guarantees on the part of the Author (Co-authors)

2.1. The Author (Co-authors) shall possess exclusive rights for the Article transferred to the Publisher.

2.2 The Author (Co-authors) has (have) duly informed other Co-authors about the conditions under the Agreement and has (have) received the consent from all the Co-authors to conclude the Agreement on the conditions stipulated.

2.3 The Article is an original work submitted for consideration only to this Journal, and the Author (Co-authors) has (have) not had earlier published over 15 % of its volume in other printed and/or electronic editions, apart from the pre-print (manuscript) publication of the Article.

2.4. The Article contains all the references stipulated in the acting copyright legislation for the cited authors and/or materials (publications); the Author (Co-authors) has (have) received all the necessary permits to the results, facts or data used in the Article or any other borrowed materials, the copyright of which does not belong to them.

2.5. The Article does not contain materials that are not subject to publication in the open press, in accordance with applicable regulations of the Russian Federation; its publication and circulation shall not result in the disclosure of classified (confidential) information, including state secret.

3. The rights and obligations of the Author (Co-authors)

3.1. The Author (Co-authors) shall:

3.1.1. Comply with the Regulations on Ethics and Disputes Settlement in Publishing Articles in “Ars Administrandi” (“The Art of Governance”) Scientific Journal and other editorial board requirements officially published at the Journal’s website.

3.1.2. Provide the manuscript and make the meta-data on the Article available in compliance with the Guide for the authors as published at the Journal’s website.

3.1.3. During the preparation to the Article publication:

- make amendments to the Article and the metadata as pointed out by the reviewers and accepted by the editorial board and/or revise or modify the Article as demanded by the Publisher;
- proofread the Article within the scheduled deadlines for the Journal’s publication;
- introduce minimal edits to the Article only necessary to eliminate the existing error and/or add factual or conjectural changes.

3.1.4. Abstain from publishing over 15 % of the Article’s volume in other printed and/or electronic media in English without the consent of the Publisher.

3.1.5. In case the electronic copy produced by the Publisher is made available to the Author (Co-authors), abstain from using it for commercial purposes without the Publisher’s consent.

3.1.6. Throughout the term of the Agreement, the Author (Co-authors) has (have) no right to transfer all or part of the rights, vested into the Licensee under the Agreement, to publish and use the Article, its translation, for commercial purposes or to grant such rights to the third party.

3.1.7. Obtain the employer's signature, in addition to their own, in case the Article materials have been produced as part of the work assignment and thus belong to the employer. Under the Agreement the employer transfers all the rights for the use of the Article to the Publisher, under conditions specified in the Agreement.

3.1.8. In case the claims are brought against the Publisher for violating exclusive copyright or other intellectual property rights of the third parties during preparation of the Article, or in relation of signing the Agreement by the Author (Co-authors), the Author (Co-authors) shall:

- immediately upon the receipt of the Publisher's notification take measures to settle disputes with such the third parties and, where necessary, join the litigation in favor of the Publisher and use their best endeavor to exclude the Publisher from the defendants;

- reimburse the Publisher's legal fees, expenses, and losses due to the interim measures and court decision enforcement, the amounts paid off to the third parties for violating copyright or other intellectual property rights, as well as other losses of the Publisher related to Author (Co-authors) failure to comply with the guarantees granted under the Agreement.

3.2. The Author (Co-authors) has (have) the right to:

3.2.1. Use printed or electronic pre-print copy of the Article in the form and content approved by the Publisher for publication in the Journal. Such pre-print copies may be uploaded as electronic files on the Author's (Co-authors') website pages or on the protected website of their employer, however, this does not imply its commercial sale nor systematic circulation of the third party/

In this case the Author (Co-authors) shall:

- include into the pre-print copy the following warning: "The following is the pre-print of the Article, approved for publication in (title of the Journal, (©), copyright (year). Copyright owner as stated in the Journal)";

- provide the link to the Journals' website.

3.2.2. Free of charge photocopy or hand over a copy of the published Article, in whole or in part, to the colleagues for their personal or professional use, for promoting academic, research or informational purposes of the employer.

3.2.3. Use the Article's materials in the book written by the Author (Co-authors).

3.2.4. Use selected pictures, tables, or text parts from the Article for their own educational purposes or to include those into a different work, or for uploading in the electronic format in the internal (protected) computer network or the website of the Author (Co-author) or the employer.

3.2.5. Include the Article's materials into study materials to be used in class, for free-of-charge circulation by the Author's (Co-authors') students or save the materials in electronic format on a local server to make them available to students as part of the course, as well as for internal study programs of the employer.

3.2.6. Any usage of the Article authorized by the Author (Co-authors) and/or other parties, as well as the Article translations (including a particular part or fragment) should contain reference (link) to the Journal, the Author (Co-authors), the Article title, the Journal's volume, issue, year and pages of the publication.

4. The Publisher's rights and obligations

4.1. The Publisher has the right:

4.1.1. The Licensee shall hold the exclusive right to take decision on publishing the Article.

4.2. The Publisher shall:

4.2.1. At their own expense provide reviewing of the Article, scientific, artistic-technical editing, production and/or processing of the illustrative materials, production of printed or electronic layout of the Journal with the Article of the Author and its distribution in accordance with the terms of the present Agreement.

4.2.2. Bring the review results to the Author.

4.2.3. Coordinate with the Author the amendments introduced into the Article on conditions stated in Para 2 and 3.1 of the present Agreement.

4.2.4. Upon the publication of the Article in the Journal, supply the Author (Co-authors) with the electronic file of the Article, by sending that to the e-mail address(es) provided.

5. The Publisher guarantees:

5.1. The right to inviolability of the Article and its protection from distortion, the current standard of printing works, copyright protection against illegal use of the Article by third parties and respect of the copyright and the Author's (Co-authors') right to a name.

6. The Publisher has the right:

6.1. In any subsequent authorized use of the Journal and/or the Article (including any of its part or fragment) by the Author (Co-authors) or third parties, demand from them referencing the Journal, the Publisher or any other rights holder of the Journal, the Article's title, the Journal's volume, issue, and year of publication.

6.2. At its own discretion, pay royalties, in the amounts authorized by the Publisher, for selected Articles commissioned by the Publisher (editorial board) but not as the result of professional duties performance or commissioned by the employer.

6.3. Place preliminary and/or promotional information on the coming publication in media and other information sources.

6.4. Independently, without notifying the Author (Co-authors), withdraw the Article from publication or use other ways of withdrawal (retraction) of the Article should any violation of publication ethics be revealed.

6.5. Establish rules (regulations) for accept and publishing the Journal's materials. The editorial board shall have the exclusive right to select and/or decline the Article and materials submitted to the Journal for publication. The manuscripts (hard copies) sent by the Author (Co-authors) to the Journal are not returned. The editorial board do not enter into a discussion with the Authors of the rejected materials.

7. Other conditions of the Agreement

7.1. The present Agreement will come into force in case of and at the moment of the decision taken by the editorial board on accepting the Article for publication. Should the Article be rejected for publication, or the Author (Co-authors) withdraws (withdraw) the Article at the stage of taking such a decision, the Agreement will cease to have effect (become invalid). If the Article has not been accepted for publication, the Publisher should notify the Author within 15 calendar days since such a decision has been taken by the editorial board, should the Author (Co-authors) provides (provide) relevant contact phone numbers (addresses).

7.2. The Agreement is valid for the entire period of exclusive rights.

7.3. The Author (Co-authors) gives (give) their consent to publishing the manuscript with all corrections, additions, and amendments (i.e., all types of editing: scientific, literary and technical).

7.4. Under Article 1269 of the Civil Code of the Russian Federation, the Author (Co-authors) has (have) the right to reject the earlier decision on to disclose (reproduce) the Article (the right of withdrawal) with compensation for all the Publisher's losses caused by such a decision. Should the Article have been published, the Author (Co-authors) shall be bound to publicly notify the withdrawal; thus, the Author (Co-authors) has (have) the right to remove from circulation previously published issues of the Article, the Journal, having compensated to the Publisher the inflicted losses.

7.5. The conditions and legal relations of the parties not regulated by the present Agreement, shall be settled under the respective laws of the Russian Federation.

7.6. The Parties shall endeavor to settle all disputes and disagreements in connection with this Agreement through negotiations.

7.7. If disputes cannot be settled by negotiation, they shall be referred to the Arbitral tribunal at the locations of the Licensee.

7.8. Under Articles 433 and 438 of the Civil Code of the Russian Federation the Agreement is considered as concluded following the events below:

- the receipt by the Licensee of the Article submitted by the Author (Co-authors) on conditions set in Para 3.1 of the present Agreement;
- signing the Agreement by both parties.

8. Parties details and signatures

<p>Author (Co-authors)</p> <p>Surname, names: _____</p> <p>Passport details: _____</p> <p>Address: _____</p> <p>Telephone number: _____</p> <p>E-mail : _____</p> <p>Signature: _____</p> <p>Author (Co-authors)</p> <p>Surname, names: _____</p> <p>Passport details: _____</p> <p>Address: _____</p> <p>Telephone number: _____</p> <p>E-mail : _____</p> <p>Signature: _____</p>	<p>Publisher: Federal State Autonomous Educational Institution of Higher Education “The Perm State National Research University” (PSU)</p> <p>INN 590303330 KPP 590301001 Legal address: 15 Bukirev Str., Perm, 614068, Russia Mailing address: 7 Genkel Str., Perm, 614068, Russia, Department of State and Municipal Governance</p> <p>Office of Federal Treasury for Perm Region (PSU, p/acc. 30566K14330) PERM BRANCH of the BANK of RUSSIA / Office of Federal Treasury for Perm Region, city of Perm BIK 015773997 Correspondence bank account: 40102810145370000048</p> <p>OKTMO 57701000, OKATO 57401365000, OGRN 1025900762150, OKPO 02069071</p> <p>Tel: 8 (342) 239-66-89; 8 (342) 239-61-12 Fax: 8 (342) 239-66-89</p> <p>E-mail: arsadmag@yandex.ru Website: http://ars-administrandi.com, http://www.psu.ru</p> <p>_____/_____ (signature) (signature inscribed) Stamp</p>
---	---

The employer (if necessary, see Para 3.1.7 of the present Agreement):

_____/_____
(signature) (signature inscribed)

Stamp

The Agreement text is available at the Journal’s website (<http://ars-administrandi.com>,) and may be e-mailed at the request forwarded to the editorial board at arsadmag@yandex.ru

Annex 1 to the Agreement

no. _____

dated _____, 20__

List of Articles

No.	Title of the Article	Author, Co-authors	Number of pages	Year written

Publisher

Author

(signature) / (signature inscribed)

(signature) / (signature inscribed)

Stamp

Manuscript Requirements

1. Requirements for the content of the manuscript.

The journal accepts for publication original research Articles on fundamental and applied issues in state and municipal governance, economics, and political sciences. The main language of the journal is Russian. Articles may also be published in English.

The editors accept Articles (materials) sized 20,000 to 60,000 printed symbols (basic text, spaces including).

Publication is free of charge; no author's fees are paid.

When submitting the Article to the editors, this should be supported by uploaded scan copies of the accompanying documents, filled in and signed by the authors themselves.

Authors submitting a manuscript for consideration to the journal guarantee compliance with all ethical publication standards and legal regulations.

2. Requirements for the quality of content.

Articles previously not published, in the excess of 15 % of the content, in other printed and/or electronic editions, except the publication of the preprint (manuscript) of the Article, are accepted for publication.

Checking papers to identify unlawful borrowings is carried out with the help of "Antiplagiat" ("anti-plagiarism") software. The editors of the journal do not publish Articles with less than 80 % originality of the text.

Acceptance of materials for consideration is not a guarantee of its publication.

3. Requirements for the design of the Article and accompanying documents.

When preparing the Article, the author (co-authors) is (are) recommended to adhere to the IMRaD (Introduction, Methods, Results and Discussion) standard recognized by the international scientific community. A detailed Guide for authors on the design of all elements of the manuscript and accompanying documents is available in the public domain on the journal's website (<http://ars-administrandi.com/index.php/arsadm/guide>).

The design of the manuscript according to the standard accepted by the editors is a prerequisite for its consideration by the editors of "Ars Administrandi" ("The Art of Management") scientific journal.

Publisher

Author

(signature) / (signature inscribed)

(signature) / (signature inscribed)

Stamp