Publishing house FINANCE and CREDIT



Publishing house FINANCE and CREDIT Journals CONTRIBUTOR'S PUBLISHING AGREEMENT

Conditions for Publication Policy

In order to publish your contribution ('The Contribution') to the Publishing house FINANCE and CREDIT's Journal ('The Journal') we need your agreement in writing. Please read the terms of this Agreement carefully and sign and return the form to us as quickly as possible.

- 1. It is our practice, together with most other serials and journals publishers, to ask you to assign to the Publishing house FINANCE and CREDIT ('The Publisher') the copyright of Contributions accepted for publication in our journals. The reasons for this are as follows:
- (i) ownership of copyright by the Publisher tends to ensure maximum international protection against infringement, libel or plagiarism
- (ii) ownership enables the Publisher to deal efficiently with requests from third parties to reproduce or reprint a Contribution, or part of it, and in accordance with a general policy which is sensitive both to any relevant changes in international copyright law and to the general desirability of encouraging the dissemination of knowledge.
- 2. We adhere to the policy of an author's 'right of paternity', the right to be properly credited whenever the work is published (or performed or broadcast). This right requires that it is asserted in writing.
- 3. Contributor(s) should contact the Publisher in writing or by e-mail to seek permission to revise, adapt, prepare derivative works, present orally or otherwise make use of the contents of the Contribution (see also 7(i) below). Permission to use the contents of your work elsewhere will not normally be withheld provided that the Publishing house FINANCE and CREDIT journal is acknowledged as the original published source with a full bibliographical reference.
- 4. You will be informed, as far as is practicable, of all requests to reproduce your Contribution, or a substantial part of it, or figures, tables or illustrations from it in another print publication where your Contribution is specifically requested, rather than as part of the journal as a whole. Granting of permission will be subject to your approval, which we will assume is given if we have not heard from you within four weeks of your approval being sought. It is our policy to share equally with the Author(s) any fees received from commercial publishers for permission to reproduce work in print when the total fee is greater than US\$100.
- 5. When the Contribution is accepted we undertake to publish it as soon as we

Publishing house FINANCE and CREDIT

reasonably can and we will endeavor to maximize the visibility of the journal and of your Contribution within it. The copyright assignment is made in expectation of publication of the Contribution in the Journal. If the Contribution is not published in the Journal within 1 year of the date of your copyright assignment, the rights assigned shall revert to the present copyright holder.

- 6. In addition to publication of your Contribution in conventional printed form, your assignment of copyright also signifies your agreement to its publication and/or storage electronically. The Publisher may also arrange to include your Contribution in electronic document-delivery services and databases without further consultation.
- 7. By signing this form you certify that:
- (i) your Contribution is your original work, has not been published before in print or electronically, and is not being considered for publication elsewhere. If the Contribution is accepted for publication you may make a closed-access deposit of your accepted manuscript in your academic institution's digital repository upon acceptance. Full open access to the accepted manuscript is permitted no sooner than 12 months following publication of the Contribution by the Publisher
- (ii) you have obtained permission for and acknowledged the source of excerpts and/or images from other copyright works; the relevant permission correspondence should be attached to this form. If you are in doubt about whether or not permission is required, please contact the Publisher: failure to obtain such permission would be an infringement of copyright and could, in some circumstances, lead to litigation
- (iii) to the best of your knowledge the Contribution contains no statements that are libelous, unlawful or in any way actionable and that you have informed all of your Co-Authors of the terms of this Agreement and are signing on their behalf
- (iv) you indemnify the Publisher in respect of claims made against it by third parties for copyright infringement relating to publication of the Contribution, or concerning the Authorship of the Contribution or rights to publish the Contribution.
- 8. The completed Copyright Assignment form should be returned by post, fax or scanned and e-mailed to: **legal@fin-izdat.ru**

If you mail or fax the form, please inform the Publisher by e-mail so the Publisher can plan for its arrival accordingly.

Copyright Assignment

Please ensure that you have read and understood the accompanying notes before signing.

For jointly Authored Contributions all Authors are strongly encouraged to sign a copy of this form.

Where the copyright is held by a number of joint Authors, the senior Author may sign on behalf of Co-Authors who are not readily available provided that he or she holds written consent from such Co-Authors for the copyright to be assigned to the Publisher. Where copyright is not owned by the Author(s), e.g. where an article was written by an Author in the course of his or her employment, the form should be signed by the copyright holder's authorized agent. This work was done in my capacity:

1) as an officer or employee of*	
(please give full name and address of copyright holder)	
2) other*:	
(please give full name and address of converget holder)	

(please give full name and address of copyright holder)

- 1. If the Contribution is accepted for publication in the Journal, and in consideration for such acceptance by the Publishing house FINANCE and CREDIT of the Contribution for such publication, then I (the 'Assignor'):
- 1.1. hereby assign to the Publishing house FINANCE and CREDIT absolutely with full title guarantee the following rights throughout the world:
- 1.1.1. the entire copyright (present and future) and all other rights in the nature of copyright subsisting in the Contribution and in all preliminary drafts or earlier versions of the Contribution and in any abstract prepared by the Assignor to accompany the Contribution, in any form (including print, electronic and digital form) and in any language;
- 1.1.2. any database right subsisting in the Contribution and in all preliminary drafts or earlier versions of the Contribution and in any abstract prepared by the Assignor to accompany the Contribution; and
- 1.1.3. all other rights in the Contribution of whatever nature, whether now known or created in the future, to which the Assignor is now, or at any time after the date of this agreement may be, entitled by virtue of the laws in force in the Russian Federation and in any other part of the world, together with all related rights and powers arising or accrued, including the right to bring, make, oppose, defend, appeal and obtain relief (and to retain any damages recovered) in respect of any infringement, or any other cause of action arising from ownership, of any of these assigned rights, whether occurring before, on, or after the date of this agreement
- 1.2. agree that the Publishing house FINANCE and CREDIT may seek payment of fees

from corporate bodies or individuals for the privilege of making copies of the Contribution from the conventional printed form or from Contributions stored electronically, e.g. by document-delivery services, and the Publishing house FINANCE and CREDIT shall be under no obligation to share any such fees with the Assignor or make any payment to the Assignor in this respect

- 1.3. agree to indemnify the Publishing house FINANCE and CREDIT against all liabilities, costs, expenses, damages and losses (including any direct, indirect or consequential losses, loss of profit, loss of reputation and all interest, penalties and legal costs and all other reasonable professional costs and expenses) suffered or incurred by the Publishing house FINANCE and CREDIT arising out of or in connection with and breach by the Assignor of the warranties contained in 1.4, including (but not limited to) in respect of claims made against the Publishing house FINANCE and CREDIT by third parties for copyright infringement related to publication of the Contribution, or concerning the authorship of the Contribution or rights to publish the Contribution
- 1.4. warrant that the Assignor is the sole legal and beneficial owner of the rights assigned by this assignment and the Contribution does not, to the best of the Assignor's knowledge, contain anything which is libelous, defamatory or obscene, and that it has not been published elsewhere, and that it does not infringe any rights of others
- 1.5. agree that the Publishing house FINANCE and CREDIT may, in its absolute discretion, make such editorial changes it deems necessary to the Contribution. The Publishing house FINANCE and CREDIT will consult the Assignor in respect of any alterations which the Publishing house FINANCE and CREDIT (in its absolute discretion) deem to be substantial
- 1.6. agree that the attached Conditions for Publication form part of this copyright assignment.
- 2. The Assignor reserves and asserts his/her right to be identified as the author of the Contribution, and reserves all his/her other moral rights, such rights arising under the legislation of the Russian Federation.
- 3. No failure or delay by a party to exercise any right or remedy provided under this copyright assignment or by law shall constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall prevent or restrict the further exercise of that or any other right or remedy.
- 4. This copyright assignment constitutes the entire agreement between the parties and supersedes and extinguishes all previous agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral, relating to its subject matter. Each party agrees that it shall have no remedies in respect of any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in this agreement. Each party agrees that it shall have no claim for innocent or negligent misrepresentation based on any statement in this agreement.
- 5. No variation of this copyright assignment shall be effective unless it is in writing and signed by the parties (or their authorized representatives).

Publishing house FINANCE and CREDIT

6. If any provision or part-provision of this copyright assignment is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this clause shall not affect the validity and enforceability of the rest of this copyright assignment. If any provision or part-provision of this copyright assignment is invalid, illegal or unenforceable, the parties shall negotiate in good faith to amend such provision so that, as amended, it is legal, valid and enforceable, and, to the greatest extent possible, achieves the intended commercial result

7. This copyright assignment and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the law of the Russian Federation. Each party irrevocably agrees that the courts of the Russian Federation shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this copyright assignment or its subject matter or formation (including non-contractual disputes or claims).

(Please print clearly)

of the original provision.

Title of Contribution (article title or title of book reviewed):

I/we assert the moral right to be identified as the Author(s) of the article*.

Name(s) of Author(s):

To be published in the Journal:

SIGNED:

DATE:

Contact Address:

E-mail:

• Please make duplicates of this form for your own and Co-Authors' records

^{*} Delete as necessary