

**License Agreement
for the right of use of the scientific work**

Novosibirsk

« ____ » _____ 20 ____ .

Author (Co-authors):

(author/co-authors full names)

hereinafter referred to as “Author” or “Co-authors” together or separately, on the one hand, and Vladimir Petrovich Fedin, the Editor-in-Chief of the media “**Journal of structural chemistry**” (hereinafter “Journal”), acting on behalf of the Publisher (Founder) of the Journal hereinafter referred to as “Publisher”, on the other hand, entered into Agreement on the following:

1. Subject of Agreement:

1.1. The Author (and each Co-author) shall transfer to the Publisher, on a non-reimbursable basis, for the length of the copyright in accordance with the Russian law, the exclusive rights to use the Author's (Co-authors') scientific work

(article title)

(hereinafter “Article”) within the limits defined in this Agreement, without maintaining the Author's (Co-authors') right to give ordinary (non-exclusive) and/or exclusive licenses for this Article to the third parties. Only extended abstract is published in the journal in Russian (Zhurnal stukturnoi khimii). The full text of the article is published in Journal of structural chemistry, which is English translation of the Russian journal.

1.2. The rights transferred under this Agreement include:

– reproduction (recording) and subsequent distribution of the Article copies or its fragments in any material form (including paper copies and electronic media in the form of a separate work) and in any languages as part of the Journal, other periodicals and/or databases of the Publisher and/or other legal entities at the discretion of the Publisher and/or the Founder of the Journal;

– public dissemination of the Article or its fragment in any languages with the possibility for any person to access the Article from any place and at any time of his/her own choice (including online);

– public presentation of the Article copies or its fragments in any languages;

– translation of the Article (including English translation) and using the translated Article in the above-mentioned ways;

– citation the original and the translated versions of the Article for scientific, informational, educational purposes in order to show the creative intention of the author of lawfully promulgated works to the extent justified by the purpose of the citation, including reproduction of the Article pieces in the form of literature reviews in any languages;

– sublicensing (granting the rights to use the Article and its separate parts transferred under this Agreement to third parties).

1.3. The territory of applying the rights from the paragraph 1.2 of this Agreement covers the territory of the Russian Federation and all countries where author copyrights are protected by international treaties of the Russian Federation or on other grounds.

1.4. The parties agreed to extend the operation of this Agreement to earlier relations starting from submitting the article to the Journal or other periodicals and/or databases of the Publisher and/or other legal entities, at the discretion of the Publisher and/or the Founder of the Journal.

2. The Author (Co-authors) guarantee(s) that

2.1. He or she (they) has (have) unimpaired exclusive copyright for the Article and has (have) not transferred to third parties rights that are subject to this Agreement with the Publisher and will not transfer them in future.

2.2. The Article is an original work of science, and the Author (Co-authors) has (have) not published the Article earlier in printed and (or) electronic media in the Russian language other than a preprint (manuscript) of the Article on Author's (Co-authors') website.

2.3. The Article contains all references to the cited authors and sources of publication of adopted materials as stipulated by current copyright legislation, and the Author (Co-authors) obtained all necessary permissions to use in the Article results, facts, and other adopted materials the rights of which are not held by the Author (Co-authors).

2.4. The Article does not contain materials that are not subject to publication in public media as stipulated by the current Legislation of the Russian Federation.

3. Rights and Liabilities of the Author (Coauthors):

3.1. The Author shall be obliged to

3.1.1. Not to publish the Article in other printed and (or) electronic media in the Russian language and not to distribute it without the Publisher's permission;

3.1.2. Use the electronic copy of the Article prepared by the Publisher and made available to the Author only in accordance with the conditions of this Agreement.

3.2. The Author (Co-authors) shall have the right

3.2.1. To use printed or electronic preprints of the Article preprints. These preprints can be deposited as electronic files on the Author's (Coauthors') website or on a secure external site of the Author's (Co-authors') employer, but not for regular distribution to third parties. In this case, the Author (Co-authors) shall include the following disclaimer in the preprint: “This is a preprint of the Article accepted for publication in (Journal title), (C), All rights reserved (year), Copyright Holder as indicated in Journal)”.

3.2.2. To photocopy or provide to colleagues a free of charge copy of the printed Article in whole or in part for their personal or professional use, promotion of academic or scientific research, or information purposes.

3.2.3. To use parts of the published Article in a book written by the Author (Co-authors).

3.2.4. To include materials from the Article in textbooks to be used in classrooms, free of charge distribution of materials to students of the Author (Coauthors), or store materials in electronic format on a local server for student access as part of a training course and internal training programs of the employer, but not for regular distribution or free access for the general public.

4. The Publisher shall be obliged

4.1. To enable peer review of the Article, scientific editing and copyediting, preparation and (or) processing of illustrations, preparation of the printed and electronic camera-ready copy, reproduction and distribution of the Article in print and/or electronic form in accordance with the terms of this Agreement.

5. The Publisher has the right

5.1. In any use of the Article (including any of its fragments or parts) by the Author (Co-authors) (and/or other persons), to require that these persons give reference to the Journal, Publisher or other copyright holder of the Journal, Author (Co-authors) or other copyright holders, the title of the Article, volume and issue numbers of the journal and the year of publication as indicated in the Journal.

5.2. To establish the rules (conditions) of acceptance and publishing materials the Journal, other periodicals and/or in the Publisher's databases and/or other legal entities, at the discretion of the Publisher and/or the Founder of the Journal.

5.3. To use the Article at its own discretion in any way and by any means under the terms of this Agreement.

6. Miscellaneous provisions

6.1. In accordance with article 1269 of the Civil Code of the Russian Federation, the Author (Co-authors) has (have) the right to retract the Article on condition of indemnification of the Publisher's losses thus inflicted.

If the Article is published, the Author (Co-authors) shall publicly state its retraction. The Author (Co-authors) reserves (reserve) the right to withdraw from circulation all samples of the Article, Journal, and indemnify the Publisher and third party's (subscriber's) losses thus inflicted.

6.2. If third parties place requirements, commence an action, or bring a suit against the Publisher related to violation of exclusive copyright and/or other intellectual property rights of the third parties in connection with the use of the Article by the Publisher, the Author shall be obliged to

- immediately upon receiving notice from the Publisher take measures to settle disputes with third parties; if necessary, enter a trial on the Publisher's side; and take all possible actions to exclude the Publisher from defendants before the court;

- to indemnify the Publisher for incurred court costs and expenses due to money paid by the Publisher to a third party for violation of exclusive copyright or other intellectual property rights.

6.3. In all other respects not specified by this Agreement directly, the Parties shall agree separately, subject to the current legislation of the Russian Federation, rules (conditions) of acceptance and publication of papers in the Journal (Author Guidelines), other periodicals and/or databases of the Publisher and/or other legal entities, at the discretion of the Publisher and/or the Founder of the Journal.

7. Signatures of the parties:

Author (Co-authors) / *filled up and signed by all co-authors*

Author: _____
(full name)

(signature)

Editor-in-Chief of the "Journal of Structural Chemistry":

_____ / V.P. Fedin /