Authors hereinafter referred to as “Licensor”, on the one hand, and the Federal State Budgetary Educational Institution of Higher Education (FSBEI HE V.I. Razumovsky Saratov State Medical University) of the Ministry of Healthcare of the Russian Federation (hereinafter referred to as “Licensee”, represented by the Vice-Rector for Research Alexandr S. Fedonnikov acting on the basis of power of attorney No. n/n of January 9, 2023, on the other hand, hereinafter referred as the “Parties”, have concluded this agreement (hereinafter referred to as the “Agreement”) of the following:

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3.1. This Agreement comes into force from the moment of its signing by the Parties and is valid indefinitely.
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3.5. This Agreement is free of charge.
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3.7. All other, directly not regulated by the present Agreement, is subject to settlement by the Parties in accordance with the current legislation of the Russian Federation.

4. Anti-corruption Condition

4.1. While completing their obligations under this Agreement, the Parties, their affiliates, employees or agents shall not pay, shall not offer to pay and shall not allow the payment of any funds or valuables directly or indirectly to any persons for influencing the actions or decisions of these persons in order to gain any undue benefits or to achieve other inappropriate purposes.
4.2. While completing their obligations under this Agreement, the Parties, their affiliates, employees or agents shall not engage in actions characterized by Laws and regulations applicable for this Agreement objects as bribery/giving/taking, corrupt payment as well as other actions breaking applicable laws and anti-corruption international acts.
4.3. If any Party suspects that a violation of any provisions of sections 4.1 and 4.2 of this Agreement has occurred or may occur, the Party concerned shall notify the other Party in writing. In a written notice, the Party is obliged to appeal to the facts or provide information reliably confirming or suggesting that any provisions of sections 4.1 and 4.2 of this Agreement have been violated by the other Party, their affiliates, employees or agents.
4.4. The Party notified of a violation of any of the provisions of sections 4.1 and 4.2 of this Agreement is obliged to consider the notification and inform the other Party about the results of its consideration within 15 (fifteen) days from the date of the written notification receiving.
4.5. The Parties guarantee the conduct of due diligence on the facts of violation of the provisions of sections 4.1 and 4.2 of this Agreement in compliance of confidence and the application of effective measures to prevent possible conflict situations. The Parties guarantee none of negative consequences both for the notifying Party as a whole, and for specific employees of the notifying Party who reported the fact of violations.
4.6. In case of confirmation of a violation of provisions of sections 4.1 and 4.2 of this Agreement by one Party and/or failure of obtaining information on the findings of the consideration of the violation notice by the other Party in accordance with section 4.3 of this Agreement, the other Party has the right to terminate this Agreement unilaterally out of court by sending a written notice not later than 15 (fifteen) days prior to the date of this Agreement termination.

5. Details and signatures:

Licensor (author, co-authors):
First Name, Last Name, Passport Information

Correspondence Address:
_______________________________________________________________________________________

e-mail:_______________________________________________________________________________________

Signature
If there are more than one author, fill in the information for each author in the same order. To do this, add the necessary number of rows to the table in this place.