PUBLIC OFFER AGREEMENT

for publication of copyrighted material in

Journal of the Russian Universities. Radioelectronics

Present Public Offer Agreement hereinafter referred to as Agreement shall specify the relationships between **Saint Petersburg Electrotechnical University** being a founder and a publisher of **Journal of the Russian Universities. Radioelectronics** represented by the Chancellor Viktor N. Sheludko acting with full corporate authority and with full legal responsibility hereinafter referred to as Publisher and copyright holder hereinafter referred to as Author accepting public offering (offer) of this Agreement. Present Agreement under the item 2 of the article 437 of the Civil Code of the Russian Federation constitutes the public offer the complete and unconditional acceptance of which under the article 438 of the RF CC shall be considered the Author's submission of his manuscript to the Publisher.

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Author shall mean a physical person (persons) or other copyright holder (holders) owning exclusive rights in copyrighted works.

Co-authors shall mean physical persons creating their work in cooperation.

Copyright material shall mean a work of science, scientific and practical material, resource and other material provided by the Author for publication in Edition.

Edition shall mean a scientific journal titled Journal of the Russian Universities. Radioelectronics.

Publisher shall mean Saint Petersburg Electrotechnical University LETI.

Offer shall mean the present document published on the website of re.eltech.ru.

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• Publication in network resources of the Publisher in the Internet and other network

resources with which the Publisher has made appropriate agreements. The list of network resources with which the Publisher has made current agreements on publication shall be provided on the website re.eltech.ru.

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2) omit using electronic copy of copyright material prepared by the Publisher for commercial purposes and other editions without the Publisher's consent.

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• the Author shall not submit copyright material sent to another journal and been under consideration as well as the article previously published in another journal.

• sending copyright material signed by the author (authors) shall be considered a compliance with the terms and conditions of this Agreement.

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• borrowed fragments or statements shall be executed with obligatory reference to the original. Excess drawings, plagiarism of any kind (excerpts without quotation marks, paraphrasing or appropriating rights for the results of another person's research) shall be inadmissible. In such case the Publisher shall have right to follow the proposals of the Committee on Publication Ethics (COPE) for resolving such inequitable conduct situations.

• all persons taking part in creation of copyright material shall be named. All Co-Authors shall approve the final version of copyright material and agree with its publication.

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• in case the Author finds significant mistakes or discrepancies in copyright material at the stage of its consideration or after its publication, he shall notify the Publisher about it within three working days.

• in the process of writing copyright material and working with the Publisher, the Author shall base on Author's guide provided on the website re.eltech.ru.

4) finalize copyright material in compliance with the Publisher's proposal over to the Publisher.3.3. The Publisher shall agree and undertake to:

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1) carry out technical and scientific editing of copyright material without changing its crucial issues.

2) carry out examination and reviewing of received copyright material and to offer the Author to make necessary changes prior to which no material shall be published.

3) make translation of copyright material into any languages.

4) establish rules (conditions) of copyright material acceptance and publication. The Publisher has exclusive right for selection and rejection of material submitted with the purpose of publication.

5) in his sole discretion introduce amendments to the terms and conditions of the Agreement and modify its issues publishing notification hereof in the Journal as well as on the website re.eltech.ru.

3.5. In all cases not specified and not stipulated by this Agreement the Parties shall be governed by the applicable laws in the Russian Federation.

4. PROCEDURE FOR CONCLUSION OF AGREEMENT AND ITS ALTERATION

4.1. This agreement shall become effective on the date of publication of the text of this Agreement on the website of **Journal of the Russian Universities. Radioelectronics** as well as in the Internet and shall remain in force until revocation of the offer by the Publisher.

4.2. Conclusion of the Agreement by the Author, i.e. complete and unconditional acceptance by the Author (the accept) of the terms and conditions of the Agreement shall be sending of copyright material by post or email to the Publisher in person and the Publisher's registration of delivered copyright material. The Publisher's mailing address is North West Scientific and Methodological Center, 5 Professor Popov Street, Saint Petersburg 197376, Russia. The person authorized to accept material for publication shall be Stanislav E. Gavrilov, tel: +7 (812) 234-10-13, e-mail: radioelectronic@yandex.ru.

Copyright material sent to the Publisher shall not be returned.

4.3. This Agreement may be canceled prior to its expiry

1) by mutual consent of the Parties at any time before publishing copyright material in the Edition;

2) at the discretion of the Publisher in case copyright material fails to comply with the requirements of the Publisher provided in the Author's guide published on the website re.eltech.ru, and/or otherwise cannot be published in the Edition. In this case the Publisher shall send to the Author his motivated refusal to the email address provided by the Author as his contact address;

3) on other grounds stipulated by the regulation of the Russian Federation and this Agreement.4.4. All amendments made by the Publisher in this Agreement shall come into effect in 14

(fourteen) calendar days after making such amendments and publication on the website of the Edition re.eltech.ru of information on amendments made in the Agreement. In case of the Author's disagreement with the amendments of the terms and conditions of this Agreement the Author shall be entitled to send to the Publisher his written notification on repudiation of this Agreement prior to entry into force the amendments thereof. In the absence of the Author's written notification prior to entry in force the amendments to this Agreement the amendments shall be deemed accepted by the Author and the Agreement shall continue to have effect as amended.

5. LIABILITY OF THE PARTIES

5.1. The Parties are liable for failure to perform or improper performance of their obligations under this Agreement in accordance with the current laws of the Russian Federation.

5.2. All information provided by the Author is meant to be true and complete. In case of use of inaccurate information received from the Author the Publisher shall not be liable for adverse effect caused by provision of inaccurate information.

The Author on an independent basis shall take full responsibility for compliance with the laws in terms of advertising, copyright and related right protection, trademark and service mark protection, consumer right protection. In case of claiming the Publisher as to infringement of copyright and other rights for protected intellectual property and means of identification of the third parties the Author shall agree and undertake:

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2) to reimburse legal costs and expenses incurred resulted from application of injunctive relief and execution of judgment as well as other losses incurred by the Publisher due to the Author's failure to abide guarantee provided under this Agreement.

5.3. The Publisher shall in no way be responsible under this Agreement for:

1) any actions being whether direct or indirect result of the Author's actions

2) any Author's losses respective of whether the Publisher might anticipate the possibility of such losses or not.

5.4. The Publisher shall not be held liable for infringement of the terms and conditions of the Agreement in case it is caused by force majeure circumstances covering government authority actions (including state enactments), fire, flood, earthquake, other acts of God, blackouts and/or computer network failure, strikes, civil strife, disorders and any other circumstances that may influence the performance of this Agreement by the Publisher.

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6.1. Disputes and discrepancies shall be resolved by the Parties by means of negotiations and in case of non-achievement of the agreement in compliance with the Russian Federation legislation in force in court at the location of the Publisher.

7. OTHER TERMS AND CONDITIONS

In accordance with the article 6 of the Federal Law "On Personal Data" No 152- Φ 3 dated July 27, 2006 within the period from sending copyright material to the Publisher till termination of obligations

by the Parties under this Agreement the Author shall express his consent to the use of personal data by the Publisher in accordance with the Author Guidelines. The home address and phone numbers of the Author are used by the Publisher only as additional channels of communication with the Author. The home address and phone numbers are not published or transferred to the third parties.