
Public Agreement

On the procedure for publishing author's articles

City of Kyiv

" _ " _____ 202_.

1. This Public Agreement (hereinafter referred to as the "Agreement") defines the procedure for publishing author's articles in the journal "Foreign Affairs".
2. The current version of the Agreement is available at: <https://uaforeignaffairs.com/en/license-agreement>
3. The Agreement is offered on the terms and conditions of a public offer in accordance with Article 633 of the Civil Code of Ukraine. In particular, publication of the text of this Agreement on the official website of the journal "Foreign Affairs" constitutes an offer addressed to an indefinite circle of persons in order to conclude an agreement on the terms and conditions specified herein.
4. The Agreement is concluded by the author's accession to the Agreement, that is, by accepting the terms and conditions of this Agreement in full, without any conditions, exceptions, and reservations (Article 642 of the Civil Code of Ukraine), after prior coordinated approval of the content of the article between the author and the editorial board.
5. The fact of the author's acceptance of the terms and conditions hereof is that the author sends his/her materials for publication in the Licensee's journals.
6. In these relations, the author acts as the Licensor, and publisher — as the Licensee.
7. The copyright material coordinated and approved between the Licensor and the Licensee, as copyright-protected item, is transferred by the Licensor in favour of the Licensee free of charge on the terms of exclusive licence.
8. Alienation and granting of rights to each object of the author's intellectual property, that is, alienation of copyright, is carried out free of charge for a period of up to ten (10) calendar years.
9. Confirmation of the transfer of exclusive rights by the Licensor in favour of the Licensee is the fact that the author's material is published in the journal "Foreign Affairs".
10. The Licensee, as the copyright holder, has the exclusive right to perform or authorise the following actions regarding each such copyright object for the next 10 (ten) calendar years:
 - repeated reproduction of each copyright object, including as a reprint;
 - distribution of originals or copies of this copyright object by selling or otherwise transferring ownership rights;
 - public display of originals or copies of this copyright object;
 - other public disclosure of copyrighted materials published in the copyright object;
 - editing or other alteration of the author's materials, after which the named author's materials can be used by the Licensee for publishing purposes;
 - use of the copyright protection mark on each copy of this copyright object;
 - unassisted and independent selection and arrangement of the author's materials for creating composite works.

The transferred copyrights are not geographically restricted.

11. In case of non-performance or improper performance of obligations hereunder, the Parties hereto shall be held liable in accordance with the current legislation of Ukraine.

12. Disputes and disagreements that may arise in connection with the performance of this Agreement shall be resolved through negotiations between the Parties that concluded this Agreement.

13. When performing the terms and conditions hereof, in everything else that does not contradict the terms and conditions hereunder, the Parties shall be guided by the legislation of Ukraine.