License agreement	
Journal title:	
Article title:	
Author(s) (Licensor)	
	_

Whom: LLC Publishing House «Pediatr'» (Licentiate)

1. Author(s) (hereinafter referred to as the «Licensor») grants LLC Publishing House
«Pediatr'» (hereinafter referred to as the « Licentiate») in accordance with the terms of
this agreement, valid in all countries of the world, a simple (non-exclusive), nonrevocable license for the right to use the full text of the article (part of the article) and all
appendices to it within the following limits:

The Licensor has the right to:

- (a) reproduce, edit, adapt, publish, distribute, display and store the article (part of the article) in all forms, formats and media currently known or developed in the future (including, without limitation, in printed, digital and electronic form) worldwide;
- (b) to revise the article (part of the article), translate the article (part of the article) (into other languages, make adaptations, summaries or annotations of the study or other derivative works based on the article and enjoy all the rights set out in subparagraph
 (a) above for such types of work as processing, translations, processing, summaries, extracts and other derivative works;
- (c) to give permission to others for any or all of the above actions;
- (d) give permission to use part of the article data without limitation (including, but not limited to, such data as: author's name, article title, abstract, citation, links, keywords and any additional information in accordance with the Licentiate's decision);

- (e) without additional written consent of the Licensor, grant the right to use the article (part of the article) to other persons under a sublicense agreement within the limits of those rights and those methods of use provided for by this agreement for the Licentiate, including on the terms of Creative Commons Attribution-NonCommercial 4.0 International (CC BY-NC 4.0).
- 2. The Licensor grants the Licentiate the right to take actions that will make the article available to the public for the first time by publishing it, publicly displaying it, publicly performing it, broadcasting it or by cable, or in any other way.
- 3. This license agreement is valid for the duration of the copyright and other similar rights granted in accordance with this license agreement, including for all additional materials of any format (including, without limitation, images, videos, tables and/or graphs) transferred by the Licensor to the Licentiate as applications, but without assignment of exclusive rights.
- 4. The Licentiate acknowledges that earlier versions of the article and/or additional information may have been pre-printed (in accordance with this agreement, these materials are subject to standard conditions).
- 5. The Licensor guarantees and certifies that:
- a) he is the sole author(s) and the sole owner of the copyright to the research and applications, and the work and all appendices thereto, as well as additional information, are the original work of the author(s) and are not copied (in whole or in part) from another work. However, if the research or applications include materials from other sources, the Licensor guarantees that he/they has acquired the necessary rights from the copyright holders for all specified materials and hereby transfers to the Licensee the rights to use such materials in the manner described in clause 1. Copies of the existing permits for granting rights to third parties are attached to this agreement;
- b) all the facts contained in the materials and appendices are true and accurate;
- c) the parties (the author or the employer) who have concluded this agreement have unlimited powers to conclude it and grant rights in this document on behalf of all authors;
- d) the article or additional information does not contain obscene, defamatory, detractive information, does not violate the right to privacy or publicity, does not violate any

intellectual property rights (including, without limitation, copyrights, patents, databases or trademark rights), does not violate the rights of any other person, personal or other rights of any natural or legal person, or otherwise do not contradict the law;

- e) the article or additional information does not contain information that explicitly or indirectly violates any obligation of confidentiality of the author(s) or any provision of the contract signed by the author(s) or the institution on the basis of which the research was conducted.
- 6. The Licensor grants the Licentiate the right to take measures independently on behalf of the author(s) against a third party, assuming that the copyrights to the article and its appendices have been violated or may be violated, including, but not limited to, initiating legal proceedings.
- 7. The Licensor must fully cooperate with the Licentiate in the event of any legal actions that may arise as a result of the publication of the study and/or additional information and must provide the Licentiate with access to the relevant accounts and documents related to the article as soon as possible within the limits of its authority and capabilities.
- 8. The Licensor grants the Licentiate the rights to use the result of intellectual activity under this agreement as a counter-grant in exchange for the Licentiate reviewing the article (and possible publication of the specified article in the journal).
- 9. If the publication of an article in the journal is refused, this agreement is terminated and all rights under this agreement are returned to the author(s).
- 10. The provisions of this agreement shall be governed by and interpreted in accordance with the laws of the Russian Federation. The Parties unconditionally agree that the courts of the Russian Federation have exclusive jurisdiction to settle any dispute or claim that arises in connection with this agreement.

Signed on behalf of the author(s):	
FULL NAME:	
DATE:	-

Contact information:

	-
	-
Does the article and/or its appendices contain materials from other sources,	the rights to which
belong to a third party (including previously published images/drawings/dia	C
YESNO (if yes, make sure that the permission to use the specified	d materials is
attached to this form).	