## AGREEMENT № \_\_\_\_ BETWEEN CO-AUTHORS OF THE WORK

(City)	_	(Date)
We, the undersigned,		
, e, the undersigned,	(Name and surname of the second author)	,
	(Name and surname of the second author)	
	(Name and surname of the second author)	
	<b>p-authors</b> ", guided by the <u>Law of Ukr</u>	
	benefit and with full consent have agree	
1. We claim that together	er we created (wrote) a scientific work (a	article) called
		(further – <b>Work</b> )
	(The title of the Work)	(Turtiler WOTK)
work created by another person	one of us knows the information that we (persons).  A tribution of each of us to the creation of	
	(The title of the Work)	
− is the same		
– is as specified in the a	ttached appendix*	
1. SUBJECT OF THE		
1.1. The subject of this	Agreement is the settlement of relations	s between the Co-Authors in order
<u> </u>	and obligations of each of the authors in	
	Work created in co-authorship belong	<del>-</del>
	inseparable whole or consists of parts, or	each of which has an independent
meaning.		
	not, without sufficient grounds, deny other	
	inseparable whole (in the case of insepar	<b>=</b> :
	nors has the right to use the part of the V	
independent meaning, at his ow	on discretion (in the case of separate co-a	aumorsnip).
2. DISTRIBUTION O	F REMUNERATION FOR THE USE	OF THE WORK
2.1. The co-authors agr	eed that in accordance with the contribu	ation of each to the creation of the
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2.1. The co-authors agreed that in accordance with the contribution of each to the creation of the Work, the remuneration due to them for the use of this Work by other persons in the case of concluding a license agreement will be distributed as follows:

1.		%
	((Name and surname of the second author)	
2.		%
	(Name and surname of the second author)	
3.		%
	(Name and surname of the third author)	

2.2. In the case of concluding a license agreement under the terms of which it is prohibited to use the Work for commercial purposes, Article 2.1 of this section loses its relevance.

# 3. LIABILITY OF THE PARTIES TO THE AGREEMENT

<sup>\*</sup> It is necessary to cross out the unnecessary variant. If the Co-Authors choose the category "is as specified in the attached annex", then an annex with information about the personal contribution to the creation of the Work is attached to the Agreement.

- 3.1. In case of breach of the obligation (hereinafter breach of the Agreement), the Co-author is liable under applicable law and this Agreement.
- 3.2. Breach of the Agreement is its non-performance or improper performance, that is performance in violation of the conditions specified in this Agreement.

### 4. SETTLEMENT OF DISPUTES

- 4.1. The co-authors agreed that they would resolve all disputes by mutual consent.
- 4.2. If it is impossible to resolve the dispute through negotiations and pre-trial proceedings, the dispute may be referred to court.

#### 5. DURATION OF THE AGREEMENT

5.1. The Agreement comes into force from the moment of its signing by the Co-authors and is valid during the term of copyright protection.

### 6. OTHER CONDITIONS

(Scientific degree, position, place of work of the third author)

- 6.1. Any changes and additions to this Agreement are valid provided that they are made in writing and signed by the Co-authors.
  - 6.2. All communications relating to this Agreement shall be made in writing.
- 6.3. On all issues not provided for in this Agreement, the Co-authors are guided by the current legislation of Ukraine.
- 6.4. The Agreement is concluded in two/three copies, which have the same legal force, one for each of the Co-Authors.

DETAILS OF THE PARTIES:		
		(Name and surname of the first author)
	(Signature)	
		(Date)
(Scientific degree, position, place of work of the first author)		
		(Name and surname of the second author)
	(Signature)	,
	(Signature)	,
(Scientific degree, position, place of work of the second author)		(Dute)
		OV 1 (4 4' 1 4 )
		(Name and surname of the third author)
	(Signature)	,,
		(Date)