

## **TERMS OF THE AGREEMENT**

Yekaterinburg

“DNT-URAL” LLC, hereinafter referred to as the Executor, on the one hand, in the name of Puchkova M.L., its General Director, acting on behalf of the Charter, and the Person accepting the offer placed on the site of <http://cckr.ru/>, hereinafter referred to as the Client, on the other hand, have concluded the Agreement at hand (further the Agreement) on the following.

### **1. SUBJECT MATTER OF THE AGREEMENT**

1.1. The subject matter of the Agreement is to render services to the Client by organizing online publication of the papers submitted by the Client in the Proceedings of the XIX International Research-to-Practice Conference dedicated to the centenary of M.I. Kovalyov "Criminal Law: Evolution or Revolution?" (hereinafter the Conference).

1.2. The papers will be published in the EDP Sciences – Web of Conferences (France) and indexed in the Web of Science indexing database.

### **2. GENERAL PROVISIONS**

2.1. Pursuant to p. 2 of Art. 437 of the Civil Code of Russia (hereinafter the RF CC), should any person, either a legal or physical entity, accept the below provisions and pay for them – thus accepting the offer – this person shall become the Client (in accordance with p. 3 of Art. 438 of the RF CC the acceptance of the current offer is considered the Agreement concluded on the terms of the offer).

2.2. The current Agreement is a public offer with all the conditions published on <http://cckr.ru>, hence the Agreement shall be concluded by accepting the offer at hand.

2.3. The Client hereby takes all responsibility to familiarize himself in full with all terms and conditions of the Agreement before accepting it.

2.4. Having read the Agreement, having received the Contractor's consent to publish the article, the Client undertakes to send to the Executor the final manuscript of the paper in format posted on the website <https://cckr.ru> and pay for the services of the Executor according to the bank details sent to the Customer no later than 10 March 2022. After the payment, this Agreement comes into force on the terms set out in the offer.

2.5. If it is not possible for the Executor to provide services to the Client under this Agreement within the prescribed period, the Executor notifies the Client no later than 3 (three) days from the moment related obstacles were discovered. In this case, the Client's payment shall be fully refunded.

2.6. Once the services were rendered, Executor unilaterally draws up the Performance Act, which is transmitted to the Client (his representative) immediately. The services are considered to have been rendered fully and properly, if within 3 (three) days the Client has not claimed otherwise. Absence of such claim within 3 (three) days is considered as the full Client acceptance of the services rendered.

2.7. The Executor makes every effort possible to ensure high-quality and timely provision of services to the Client.

2.8. By accepting the terms of this Agreement, the Client agrees that submitting the paper for publication does not guarantee him the opportunity to make an oral report within the Conference and does not oblige the Executor to provide him with such opportunity.

### **3. SERVICES RENDERED AND THEIR PROCEDURE**

3.1. The online publication of papers in the Conference Proceedings includes the provision of the following services:

3.1.1. Reviewing the submitted manuscript of the paper for compliance with the Conference theme;

3.1.2. Editorial services in accordance with the EDP Sciences – Web of Conferences template, which include editing of the manuscript according to the requirements of the publisher, as well as verification of the manuscript in the "Anti-Plagiarism" system;

3.1.3. If necessary – manuscript translation arrangements;

3.1.4. Adjusting manuscript to the requirements of the Web of Science indexing database;

3.1.5. Preparation of an application to EDP Sciences - Web of Conferences for the publication of the Client's paper in accordance with the requirements;

3.1.6. Preparation and sending to EDP Sciences – Web of Conferences of the final package of materials in accordance with the requirements.

3.2. Requirements for manuscripts and conditions for the publication of papers are posted on the website [http://cckr.ru /](http://cckr.ru/).

3.3. The Executor undertakes to promptly notify the Client of all significant circumstances by posting relevant information on the website [http://cckr.ru /](http://cckr.ru/), or using contact details.

3.4. The Client undertakes to receive information about all significant circumstances related to the provision of services under this Agreement posted independently by using website [http://cckr.ru /](http://cckr.ru/).

3.5. The Client bears all risks associated with untimely and (or) incomplete familiarization with the information posted on the website [http://cckr.ru /](http://cckr.ru/).

3.6. The Executor has the right to refuse (in whole or in part) the provision of services under the Agreement without explanation.

### **4. THE COST OF SERVICES AND THE PROCEDURE FOR THEIR PAYMENT**

4.1. Payment for services rendered to the Client is made in advance and based on an Invoice provided.

4.2. Payment by the Client for the services under this Agreement is made in Russian Rubles or in Euros.

4.3. When paying for services under this Agreement in Euros, the official exchange rate is the rate determined by the Central Bank of Russia on the date of the corresponding payment.

4.4. The cost of online publication in the Conference Proceedings is 13,500 (thirteen thousand five hundred) rubles or 150 € (one hundred and fifty Euros).

4.5. The cost of translation services into English additionally amounts from 4 500 (for thousand and five hundred) rubles to 7 000 (seven thousand) rubles depending on the article length.

4.6. The payment for services is considered done once the funds are received by the Executor.

4.7. The absence of payment for services in accordance with the terms of this Agreement by the deadline set by the Executor for the acceptance of articles for publication grants the Executor the right to refuse to provide services to the Client under this Agreement.

## 5. PERSONAL DATA

5.1. By sending personal data to the Executor, the Client gives his consent to the processing of his personal data, both without the use of automation tools and with their use.

5.2. The Client hereby confirms that he transfers personal data for processing by the Contractor and agrees to their processing. The Client gives the Executor consent to the processing of the following personal data:

- 5.2.1. Surname, first name, patronymic;
- 5.2.2. Name of the organization represented by the Conference participant;
- 5.2.3. Contact phone number;
- 5.2.4. Email address;
- 5.2.5. Year of birth;
- 5.2.6. Country, region, locality of residence.

5.3. Processing of personal data by the Executor under this Agreement includes its collection, recording, systematization, accumulation, storage, clarification (updating, modification), extraction, use, depersonalization, blocking, deletion, destruction.

## 6. LIABILITY OF THE PARTIES

6.1. For non-fulfillment or improper fulfillment of their obligations under this agreement, the Parties bear responsibility provided for by the current legislation of the Russian Federation.

## 7. FINAL PROVISIONS

7.1. In everything that is not provided for by this agreement, the Parties are guided by the current legislation of the Russian Federation.

7.2. All disputes and disagreements are resolved through negotiations between the parties. If disputes and disagreements of the parties cannot be settled through negotiations, they are referred to the court at the location of the Contractor (Arbitration Court of the Sverdlovsk region, Leninsky District Court of Yekaterinburg).

## INFORMATION ON THE EXECUTOR

|                     |  |
|---------------------|--|
| Full Company Name   | “Departament Novykh Tekhnologiy - Ural” Limited Liability Company  |
| Short Company Name  | DNT-URAL LLC   |
| Seat of the Company | 31/D. Malyshev St., office 301. Yekaterinburg. Sverdlovsk region. Russia. 620014<br>Postal Address Post office box 71. Post office-109. Yekaterinburg. Russia. 620109<br>OGRN (Primary State Registration Number)<br>1056603989199 |
| Head of the Company | Puchkova Marina Leonidovna   |

|                    |   |
|--------------------|---|
| Settlement account | 40702810000630005246 with the Branch<br>“Yekaterinburgskiy” of the ALFA-BANK Open Joint-<br>stock Company<br>BIK (Bank Identifier Code) 046577545 Correspondent<br>account 30101810765770000545 |
|--------------------|---|