EDITORIAL CONTRACT No .../.../20...

signed in Warsaw on ...

between

L. and A. Birkenmajer Institute for the History of Science, Polish Academy of Sciences, ul. Nowy Świat 72 p. A09, 00-330 Warszawa, Poland, Regon (National Business Registry Number) 000326411, VAT ID number 525-000-87-84, represented by ..., acting with the authorization of the Director of the Institute,

hereafter referred to as the 'Publisher'

and

Mr./Ms. ...

address:

personal ID number:

hereafter referred to as the 'Author'

ŞΙ

- 1. The Author attests that:
 - a) the article ... is his/her original and unpublished work and does not violate the legal and personal interest of a third party,
 - b) he/she enjoys full personal and property rights to the aforementioned article,
 - c) he/she has received the permission to use all the provided illustrations from the copyright owners,
 - d) all the living people whose spoken statements are quoted in the aforementioned article have consented to their publication,
 - e) in the aforementioned article, he/she has provided information about the received research funding.
- 2. The Author permits the Publisher to publish the aforementioned article under the terms of the CC BY-NC-ND 4.0 license, including:
 - a) printing the article in the 'Quarterly Journal of the History of Science and Technology',
 - b) publishing the electronic form of the article at the Publisher's website or at the website chosen by the Publisher.
- 3. The Author resigns from royalties from the publication of the aforementioned article in the 'Quarterly Journal of the History of Science and Technology'.

§2

- 1. The Publisher undertakes to publish the aforementioned article without charge in the 'Quarterly Journal of the History of Science and Technology', including:
 - a) printing the article in the 'Quarterly Journal of the History of Science and Technology' No .../20...,
 - b) publishing the electronic form of the article in free access on the Internet.
- 2. The publication of the paper does not cause the transfer of the copyright.

§3

- 1. If a third party appeals against the Publisher because of a violation of intellectual property rights, including proprietary copyrights, in the aforementioned article, the Author will take all the steps necessary to defend against these claims.
- 2. The Author will immediately notify the Publisher about any claims caused by the violation of intellectual property rights, including proprietary copyrights, to the aforementioned article directed against the Author.
- 3. If as a result of the occurrence of the aforementioned claims a decision obliging the Publisher to pay for any reason to third parties is issued, the Author will repair any damage resulting from the aforementioned claims, including repaying the expenses incurred in connection with them.

§4

- 1. The contract was made in two identical copies, one for each party.
- 2. Changes in this contract are made in the form of an annex under the pain of nullity.
- 3. In the matter not regulated in this contract, the regulations of the civil code and the law on copyright and related rights are applied.
- 4. Litigations related to this contract are adjusted by the proper courts for the Publisher's place of business.