

**AGREEMENT ON PROVISION OF SERVICES (“Agreement”) №
for organizing the participation in the conference**

Barnaul

« ____ » _____ 2018

The Federal State Budget Educational Institution of Higher Education "Altai State University", represented by Rector of the University Zemlyukov Sergey Valentinovich acting on the basis of the Charter, hereinafter referred to as the Provider, on the one hand, and _____, hereinafter referred to as the Customer, on the other hand, have concluded this Agreement on the following:

1. Subject of the Agreement

- 1.1.** The Provider undertakes to render services for the organization of the Customer's participation in **the XXVI European Symposium on Cosmic Rays (XXVI ECRS) and the XXXV All-Russian Conference on Cosmic Rays (XXXV RCRC) (hereinafter the Conference)**, and the Customer undertakes to pay in a timely manner and in full the registration fee for participation in the procedure and on the terms provided for in this Agreement.
- 1.2. Dates of the Conference: July 06, 2018 – July 10, 2018.**
- 1.3. Location: The Russian Federation, Altai Krai, Barnaul, Belokurikha.**

2. Rights and obligations of the Parties

2.1. Obligations of the Provider.

- 2.1.1.** The Provider undertakes to render services for the organization of the participation of the Customer in **the XXVI European Symposium on Cosmic Rays and the XXXV All-Russian Conference on Cosmic Rays**. The Provider shall render to the Customer:
- materials for the work at the Conference;
 - interpretation and accompanying services;
 - ensures the implementation of activities in accordance with the approved program.

2.2. Obligations of the Customer.

- 2.2.1.** The Customer undertakes to pay a registration fee for participation in **the XXVI European Symposium on Cosmic Rays and the XXXV All-Russian Conference on Cosmic Rays**, in accordance with paragraph 3 of this Agreement.
- 2.2.2.** The Customer accepts the work performed by the Provider by signing the **Act of Acceptance of Services** rendered after the conference.

3. The price of the Agreement and the procedure of payment

3.1. The registration fee by the Customer is established in the following order:

Registration fee	Payment before 10.03.2018	Payment before 10.06.2018	Payment before 06.07.2018
For participants	400 Euro, including VAT 18%	450 Euro, including VAT18%	500 Euro, including VAT 18%
For accompanying persons	200 Euro, including VAT18%	225 Euro, including VAT18%	250 Euro, including VAT18%

Payment of the commission of the bank for the transfer of funds is made by the payer of the registration fee. Participants of the Conference

The total value of the Agreement is _____, including VAT 18%.

3.2. Payment is made by the Customer by transferring funds to the Provider's bank account.

4. Responsibilities of the Parties

- 4.1.** In the event of non-performance or improper performance of the terms of the Agreement, the Parties shall be liable in accordance with the current legislation of the Russian Federation.
- 4.2.** Disputes and disagreements that may arise during the execution of this Agreement shall, if possible, be resolved through negotiations between the parties. The disputed issues, on which the Parties do not reach agreement, are subject to consideration at the location of the Provider.

5. Force Majeure Events

5.1. The Parties are released from any responsibility for partial or complete failure to fulfill their obligations if they prove that it occurred as a result of force majeure events, namely: earthquake, fire, strike, government decisions or other similar circumstances that arose after the signing of this Agreement.

5.2. The Party that is unable to fulfill its obligations under this Agreement in the events of force majeure is required to notify the other Party within three days of the occurrence of such events.

6. Changes and Termination of the Agreement

6.1. All changes and additions to this Agreement are valid in case they are put in writing and signed by the Parties.

6.2. Either Party has the right to terminate this Agreement ahead of schedule unilaterally, having notified about this in writing the other Party 15 days before the conference. Refund for the registration fee is carried out in the following order:

- before 01.06.2018 – without penalty;
- before 10.06.2018 – refund of 50% of the registration fee;
- 20.06.2018 and later – 100% penalty, non-refundable.

7. Final Provisions

7.1. The present Agreement shall come into effect upon its signing by both Parties and shall be valid until the Parties duly fulfill their respective obligations hereunder.

7.2. In case of a change in any of the Parties location, name, bank details and other things, it is obliged to notify the other Party in writing within 10 working days.

7.3. The present Agreement is made both in Russian and English in 2 copies, having equal legal force, and there is one copy for each of the Parties.

8. Addresses and Requisites of the Parties

PROVIDER

FGBOU VO ALTAI STATE UNIVERSITY
61, Lenin Ave., Barnaul, 656049, Russia

a/c № 40503978000001005307
Barnaul, Russia

Account with Institution

a/c № 30109978602000000009
SIBSOCBANK
Barnaul, Russia
SWIFT: **SISNRU55XXX**

Intermediary Bank

SBERBANK(HEAD OFFICE - ALL BRANCHES
AND OFFICES IN RUSSIA)
MOSCOW, RUSSIA
SWIFT: **SABRRUMMXXX**

Remittance Information

For **SABRRUMMNH1**

Payment of the registration fee for the XXVI ECRS

CUSTOMER

Rector

_____/S.V. Zemlyukov/

« ____ » _____ 2018

Customer

_____/

« ____ » _____ 2018