AGREEMENT

on scientific and practical cooperation

between State Institution "Republican Research Center for Radiation Medicine and Human Ecology" and

2025 Gomel
The State Institution "Republican Reearch Center for Radiation Medicine and Human Ecology" (hereinafter - RRCRM&HE), represented by Director Alexander Rozhko, acting on the basis of the Charter, for one part, and represented by Director, acting on the basis of, for the other part, hereinafter collectively referred to as the Parties, recognizing mutual interests and desire to develop scientific cooperation, have concluded this Agreement on the following:
Section 1
The subject of the Agreement between the Parties is the development and deepening of cooperation in the field of science based on the principles of good faith, equality, mutual assistance, taking into account the interests of both Parties in accordance with the current legislation of the Republic of Belarus and
Section 2
In accordance with this Agreement, scientific and practical cooperation between the Parties will be carried out in the following forms: development and implementation of joint research programs and projects, as well as the exchange of knowledge obtained during their implementation; joint publication of the results of scientific research work, as well as other scientific literature; exchange of scientists and specialists to conduct joint research; mutual exchange of research information, documentation, literature, and other information; organizing and holding bilateral joint meetings, councils, scientific seminars, conferences on topics and programs of mutual interest; participation of scientists and specialists in conferences and scientific meetings, seminars, symposia, congresses organized by one of the Parties; improving the qualifications of scientists and specialists by organizing joint seminars, scientific conferences, working meetings and internships.
Section 3
To implement joint research programs, projects and developments, the Parties may involve scientific, research and other organizations, as well as individual scientists and specialists.
Section 4
Scientific information obtained as a result of the joint activities of the Parties within the framework of this Agreement, with the exception of data constituting confidential information, may be distributed by the Parties only in accordance with the current legislation of the Republic of Belarus and
Section 5
Section 5 The Parties shall ensure the protection of rights related to patents, the protection of samples and other copyrights to industrial and intellectual property that may be created as a result of cooperation within the framework of this Agreement, taking into account the current legislation of the Republic of Belarus and

The issues of protection and use of the results of joint scientific research and other information related to them shall be agreed upon in accordance with the current legislation of the Republic of

Belarus and	, in each specific case separately, by concluding separate contracts
and (or) agreements,	pased on the requirements of the legislation of the Parties.

The Parties acknowledge that information obtained as a result of scientific cooperation within the framework of this Agreement and recognized as confidential shall be published only with the written consent of the other Party.

The parties agreed that the obligation to maintain confidentiality of information shall remain in force after the expiration of the contract (or its early termination) for the next three years.

Section 6

To create the necessary conditions for the joint submission of applications for obtaining titles for protection for industrial property objects created as a result of joint research and development.

Legal protection and use of industrial property objects created as a result of joint cooperation will be ensured taking into account the equal share of participation of the parties.

Section 7

The Parties may create joint committee for cooperation in the field of science in order to coordinate cooperation within the framework of this Agreement and to develop joint rules, procedures and plans.

Section 8

This Agreement may be amended or supplemented by mutual written consent of the Parties.

Changes and additions are formalized by separate protocols and (or) additional agreements, which are an integral part of this Agreement, and enter into force in the manner specified for the entry into force of this Agreement.

The Parties shall resolve any disagreements regarding the interpretation and application of the provisions of this Agreement through negotiations and consultations.

Section 9

The Parties agree that this Agreement does not create any financial obligation on any Party.

Section 10

This Agreement shall enter into force upon its signing.

This Agreement is made in two copies, in Russian and English, which have equal legal force.

This Agreement is concluded for a period of 5 years from the date of its signing. Upon expiration of the specified period, the Agreement shall be automatically extended for a subsequent five-year period unless either Party notifies the other Party in writing at least 3 months in advance of its intention to terminate it.

Termination of this Agreement shall not affect the implementation of programs and projects carried out in accordance with it.

Any change to this Agreement shall be valid if made in writing and signed by each Party.

Each Party undertakes to notify the other Party of any change in name, address, telephone numbers and Internet address no later than within five business days from the date of such change.

Section 11

The Parties have all necessary approvals and appropriate authorities to conclude this Agreement.

The persons signing this Agreement and all documents related to the Agreement on behalf of the Parties are duly appointed to the position and authorized to sign this Agreement and all documents related to it.

Section 12

The conclusion of this Agreement does not violate and will not violate any provisions of the founding documents of the Parties or the current legislation of ______ and the Republic of Belarus.

LEGAL ADDRESSES AND DETAILS OF THE PARTIES:

SI "RRCRM&HE"	
Address: 246040 290 Iliycha st.,	Address:
Gomel, Republic of Belarus	
tel.: +375 (232) 38-95-00,	tel.:
fax: +375 (232) 33 33-77	fax.:
e-mail: info@rcrm.by	e-mail:
Director Director	
A.V. Rozhko	