

Ugovor o podlicenci Br. _____

Beograd

Datum: _____

Individualni preduzetnik «GRIGORII GRABOVOI PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT», koji istupa na osnovu Rešenja o državnoj registraciji fizičkog lica Grigorii Grabovoia u svojstvu privatnog preduzetnika od 21.09.2015.godine, Br. 63983276, izdatog od strane Agencije za privredne registre Republike Srbije, u daljem tekstu «Licenzent», sa jedne strane,

u daljem tekstu «Podlicenzent», sa druge strane, zajedno označeni kao «Strane», primaju na znanje sledeće:

1. Licenzent, koji ima pravo na korišćenje materijala i tehnologija, koje je kreirao Grigorii Petrovič Grabovoi, kao što su Obrazovni Program po Učenju Grigori Grabovoia i uređajii, koji su izrađeni na osnovu njegovih patenata, u daljem tekstu zajedno označeni kao "predmet intelektualne svojine", poseduje znanje i iskustvo u oblasti korišćenja "predmeta intelektualne svojine". Grigorii Petrovič Grabovoi poseduje važeće patentirane pronalaske na osnovu kojih je kreirao uređaj za razvoj koncentracije, realizuje registrovane i neregistrovane patente, poseduje važeće robne znake GRABOVOI® i GRIGORI GRABOVOI®, naučne radove, svedočanstva registracije materijala i tome slično, o kojima su podaci navedeni u Prilogu 1. uz ovaj Ugovor i na sajtu www.licenzija8.wordpress.com.

2. Podlicenzent želi da prema uslovima ovog Ugovora dobije pravo na korišćenje navedenog „predmeta intelektualne svojine“, i u cilju njegovog korišćenja je zaključen ovaj Ugovor o sledećem:

1. Predmet Ugovora

1.1. Licenzent predaje Podlicenzentu neisključivo pravo na korišćenje "predmeta intelektualne svojine" u sledećem sastavu:

Sublicense agreement № _____

Belgrade

Date: _____

The Individual Entrepreneur «GRIGORII GRABOVOI PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT», acting on the basis of the certificate regarding the state registration of the natural person Grigorii Grabovoi as an individual entrepreneur of September 21, 2015, № 63983276, issued by the Agency for the registration of enterprises of the Republic of Serbia, hereinafter referred to as the "Licensee", on the one hand, and

hereinafter "the Sublicensee", on the other hand, collectively referred to as the "Parties", taking into account that:

1. The Licensee, who owns the right to use the materials and technologies created and developed by Grigorii Petrovich Grabovoi, such as the Education Program on the Teaching of Grigori Grabovoi and the devices developed on the basis of his patents, collectively referred to hereinafter as the "object of intellectual property" has the knowledge and experience necessary in the use of "object of intellectual property". Grigorii Petrovich Grabovoi has valid patents for the inventions that serve as the basis for the creation of the device for development of concentrations, carries out submitted and unsubmitted patent applications, owns the valid trademarks GRABOVOI® and GRIGORI GRABOVOI®, scientific publications, registration certificates for materials and the like, as well as the information listed in Annex 1 to this Agreement and on the website www.licenzija8.wordpress.com.

2. The Sublicensee wishes to be granted the right, under the terms of this Agreement, to use the aforementioned "object of intellectual property" and this Agreement was concluded, in order to make possible their use, as follows:

1. Subject of Agreement

1.1. The Licensee transfers to the Sub-Licensee a non-exclusive right to use "object of intellectual property", including:

<p>1.1.1. Sve audio, video materijale Obrazovnog Programa po Učenju Grigori Grabovoia na svim jezicima na kojima postoji, na magnetnom nosaču podataka. Podaci o Programu obuke su prikazani na sajtu: www.licenzija8.wordpress.com.</p>	<p>1.1.1. All the text, audio and video materials of the Education Program on the Teaching of Grigori Grabovoi in all available languages, on a magnetic medium. Information about the Education Program is given on the site: www.licenzija8.wordpress.com.</p>
<p>1.1.2. Uređaj Grigori Grabovoia za razvoj koncentracije PRK-1U koji je izrađen na osnovu važećih patenata Grigori Grabovoia «Sistem prenosa informacija» i «Način sprečavanja katastrofa i uređaj za postizanje istog», uzimajući u obzir lične podatke Podlicenzenta i lica koja je prijavio Podlicenzent. Korišćenjem ovog uređaja razvija se koncentracija, kako je to izloženo u materijalima Obrazovnog Programa po Učenju Grigori Grabovoia, i na bazi istog razvijaju se druge vrste koncentracija usmerene na stvaralačke ciljeve.</p>	<p>1.1.2. Grigori Grabovoi's device for development of concentrations PRK-1U, developed on the basis of the valid patents of Grigori Grabovoi "Information Transmission System" and "The method for prevention of catastrophes and device for its implementation", taking into consideration the individual data of the Sublicensee and the persons declared thereby. By using this device it is possible to develop the concentrations set forth in the materials of the Education Program on the Teaching of Grigori Grabovoi and, on this basis, to develop other concentrations for creative purposes.</p>
<p>Osnovne karakteristike obrasca uređaja su navedene na sajтовима: www.licenzija8.wordpress.com i http://pr.grigori-grabovoi.world/index.php/technical-devices/prk-1u.</p>	<p>The principal characteristics of the sample device can be found on the websites: www.licenzija8.wordpress.com and http://pr.grigori-grabovoi.world/index.php/technical-devices/prk-1u.</p>
<p>1.2. Prava na korišćenje „predmeta intelektualne svojine“ se predaju Podlicenzentu, pri čemu Licenzent zadržava pravo da trećim licima ustupa prava na korišćenje „predmeta intelektualne svojine“.</p>	<p>1.2. The rights to use "the object of intellectual property" are granted to the Sublicensee, but the Licensee keeps the right to grant to third parties the rights to use "the object of intellectual property".</p>
<p>2. Prava i obaveze Strana</p>	<p>2. Rights and obligations of the parties</p>
<p>2.1. Podlicenzentu se daje pravo na korišćenje «predmeta intelektualne svojine» samostalno ili sa drugim fizičkim licima, najviše do 8 (osam) lica. Spisak ovih lica sa imenima, prezimenima i datumima rođenja je naveden u Prilogu 2. uz ovaj Ugovor.</p>	<p>2.1. The SubLicensee is granted the right to use the "the object of intellectual property" independently or together with other natural persons, up to a number of 8 (eight) people. The list containing their names, surnames and dates of birth is attached to this Agreement as Annex 2.</p>
<p>2.2. Licenzent u roku od 6 (šest) meseci od datuma potpisivanja predmetnog Ugovora, predaje Podlicenzentu sve materijale iz Obrazovnog Programa po Učenju Grigori Grabovoia na magnetnom nosaču podataka, kao i uređaj sa dijamantima Grigori Grabovoia za razvoj koncentracije PRK-1U koji je izrađen na osnovu važećih patenata Grigori Grabovoia «Sistem prenosa informacija» i «Način sprečavanja katastrofa i uređaj za postizanje istog», uzimajući u obzir lične podatke Podlicenzenta i lica koja je prijavio Podlicenzent, sa dokumentacijom potrebnom za njegovo korišćenje.</p>	<p>2.2. Within six (6) months from the date of signing this agreement, the Licensee shall transfer to the Sublicensee all the materials of the Education Program on the Teaching of Grigori Grabovoi on a magnetic medium, as well as the Concentration Development Device PRK-1U with diamonds, developed on the basis of Grigori Grabovoi's patents "Information Transmission System" and "The method for prevention of catastrophes and device for its implementation", taking into consideration the individual data of the Sublicensee and the persons declared thereby and with sufficient documentation for its use.</p>
<p>2.3. Licenzent prema Ugovoru, na osnovu svojih patenata izrađuje uređaj za razvoj koncentracija PRK-1U sa dijamantima, prema ličnim podatcima</p>	<p>2.3. According to the Agreement, the Licensee develops the device for development of concentrations PRK-1U with diamonds, based on his</p>

<p>Podlicenzenta i osoba koje je prijavio Podlicenzent, izrađuje individualno podešen uređaj, proverava uređaj prema propisanim zahtevima i u skladu sa tim obezbeđuje odgovarajuću dokumentaciju.</p>	<p>patents, manufactures the device with individual settings, taking into consideration the individual data of the Sublicensee and the persons declared thereby, tests the device in compliance with the regulatory requirements and ensures the availability of documentation.</p>
<p>2.4. Licenzent, po potrebi, može pomoći pri korišćenju uređaja tako što će Podlicenzentu davati video lekcije radi obuke.</p>	<p>2.4. In case of necessity, the Licensee shall provide assistance on the use of the device by supplying training video lectures to the Sublicensee.</p>
<p>2.5. Licenzent u toku roka važenja predmetnog Ugovora daje Podlicenzentu, na ime uplate izvršene po ovom Ugovoru, pristup ka postojećim i novim materijalima biblioteke Obrazovnog Centra za Obrazovni Program po Učenju Grigori Grabovoia. Podaci o Obrazovnom Centru su objavljeni na sajtu http://educenter.grigori-grabovoi.world. Pristup materijalima biblioteke ovog Obrazovnog Centra se može dobiti odmah nakon potpisivanja predmetnog Ugovora, slanjem zahteva na e-mail: grigorii.grabovoi.pr@gmail.com.</p>	<p>2.5. During the term of this Agreement, the Licensee shall grant to the Sub-Licensee access to the existing and new materials from the library of the Education Center for the Education Program on the Teaching of Grigori Grabovoi, which shall be paid in accordance with this Agreement. Information about the Education Center can be found on the website http://educenter.grigori-grabovoi.world. Access to the Materials of the Education Center library can be available immediately after the signing of this Agreement by sending a request to the e-mail grigorii.grabovoi.pr@gmail.com.</p>
<p>2.6. Ako Podlicenzent nema mogućnost samostalnog dopremanja "predmeta intelektualne svojine", Licenzent će izvršiti isporuku prema posebnom ugovoru.</p>	<p>2.6. If the Sublicensee does not have the possibility to arrange the delivery of the "the object of intellectual property" by himself, the Licensee shall carry out its delivery under a separate agreement.</p>
<p>2.7. Podlicenzent je dužan da uz predmetni Ugovor priloži Zapisnik koji je potpisano do trenutka sklapanja ovog Ugovora, o ispitivanjima uzorka uređaja za razvoj koncentracija PRK-1U sa pozitivnim rezultatima, koje je dobio Podlicenzent.</p>	<p>2.7. The Sublicensee is obliged to attach to this Agreement a protocol, signed before concluding this Agreement, regarding the tests of the sample of the device for development of concentrations PRK-1U carried out by the Sublicensee with good results.</p>
<p>2.8. Podlicenzent je dužan, da u slučaju korišćenja uređaja zajedno sa drugim licima, uz ovaj Ugovor u Prilogu 2 dostavi spisak lica, uključujući Podlicenzenta, kojima se daje pravo na korišćenje "predmeta intelektualne svojine".</p>	<p>2.8 In the case of using the device with other people, the Sublicensee is obliged to attach Annex 2 to this Agreement with list of those other people, including the Sublicensee, for granting the right of using the "the object of intellectual property".</p>
<p>2.9. Podlicenzent nema pravo da po ovom Ugovoru podlicencu ustupa trećim licima.</p>	<p>2.9. According to this Agreement, the Sublicensee has no right to provide sublicenses to third parties.</p>
<p>2.10. Podlicenzent po ovom Ugovoru nema pravo da izdaje, kopira ili da na drugi način objavljuje materijale iz Obrazovnog Programa po Učenju Grigori Grabovoia, kao ni da proizvodi niti prodaje uređaje, jer je za to potrebno zaključiti poseban ugovor sa Licenzentom.</p>	<p>2.10. According to this Agreement, the Sublicensee is not entitled to publish, duplicate or make public in any other way the materials of the Education Program on the Teaching of Grigori Grabovoi, nor to produce or sell the devices, because that requires the conclusion of separate agreements with the Licensee.</p>
<p>2.11. Autorska prava, neotuđiva prava i ekskluzivna prava na "predmet intelektualne svojine" zadržava Grigorii Petrovič Grabovoi.</p>	<p>2.11. Rights of authorship, inalienable rights and</p>

<p>3. Rok važenja Ugovora</p> <p>3.1. Predmetni ugovor je zaključen na period od 4 (četiri) godine i važi od trenutka njegovog potpisivanja.</p> <p>3.2. Po isteku roka važenja ugovora o podlicenci, "predmet intelektualne svojine" ostaje na korišćenje Podlicenzent.</p> <p>4. Područje primene prava</p> <p>4.1. Prava na korišćenje "predmeta intelektualne svojine" po ovom Ugovoru Licenzent daje Podlicenzentu za korišćenje na području Republike Srbije, u svih 28 zemalja Evropske Unije, SAD, Australiji, Japanu, Kineskoj Narodnoj Republici.</p> <p>5. Garancije i odgovornost</p> <p>5.1. Licencenzent garantuje, da "predmet intelektualne svojine" koji se predaje po ovom Ugovoru, neće imati kvarove u vezi sa njegovom izradom.</p> <p>5.2. Ova garancija važi tokom celog trajanja ugovora.</p> <p>5.3. Podlicenzent garantuje, da je do trenutka potpisivanja predmetnog Ugovora izvršio ispitivanja uzorka uređaja Grigori Grabovoia PRK-1U i da je zaključio da se ovaj uređaj za razvoj koncentracija za večni život nalazi u normalnom radnom stanju.</p> <p>5.4. Podlicenzent snosi odgovornost za korišćenje "predmeta intelektualne svojine".</p> <p>5.5. U slučaju, ako Podlicenzent koristi "predmet intelektualne svojine" zajedno sa drugim licima, koja su navedena u Prilogu 2. uz ovaj Ugovor, tada Podlicenzent daje mogućnost korišćenja "predmeta intelektualne svojine" navedenim licima i ona takodje snose odgovornost za korišćenje "predmeta intelektualne svojine".</p> <p>6. Cena Ugovora</p> <p>6.1. Za davanje prava na korišćenje "predmeta intelektualne svojine" po ovom Ugovoru, Podlicenzent se obavezuje da će Licenzentu isplatiti sumu u iznosu 10.700,00 Eura (slovima: deset hiljadasedamstotina Eura). Podlicenzent će navedeni iznos uplatiti na tekući račun Licenzenta,</p>	<p>exclusive rights to the "the object of intellectual property" are reserved by Grigorii Petrovich Grabovoi.</p> <p>3. Term of the Agreement</p> <p>3.1. This agreement is concluded for a term of 4 (four) years and it is valid from the date of signing.</p> <p>3.2. After the expiry of the license agreement, the "the object of intellectual property" shall remain for its use by the Sublicensee.</p> <p>4. Territory of use of the rights</p> <p>4.1. In accordance with this Agreement, the Licensee grants to the Sublicensee the right of using the "the object of intellectual property" on the territory of the Republic of Serbia, all the 28 EU member states, U.S.A., Australia, Japan, the People's Republic of China.</p> <p>5. Warranties and liabilities</p> <p>5.1. The Licensee guarantees that the "object of intellectual property" transferred hereunder, shall have no defects associated with its manufacturing.</p> <p>5.2. This warranty is valid for the entire duration of the contract.</p> <p>5.3. The Sublicensee guarantees that, before signing this Agreement, he tested Grigori Grabovoi's sample device PRK-1U and concluded that the device for development of eternal life concentrations functions normally.</p> <p>5.4. The Sublicensee is responsible for the use of the "object of intellectual property".</p> <p>5.5. In case of Sublicensee using the "object of intellectual property" with other persons, as specified in Annex 2 to this Agreement, the Sublicensee shall grant to these people the possibility of using the "object of intellectual property" and they shall also be responsible for the use of the "object of intellectual property".</p> <p>6. Price of the Agreement</p> <p>6.1. For the right of using the "object of intellectual property" according to this Agreement, the Sublicensee is obliged to pay to the Licensee an amount of 10,700 EUR. The Sub-Licensee shall make the payments to the Licensee's account specified in this Agreement or in the</p>
--	--

<p>koji je naveden u ovom Ugovoru ili će se o načinu uplate Strane dogоворити накнадно.</p> <p>6.2. Подлицензент ће извршити уплату у roku od 6 (шест) meseci od datuma потписivanja ovog Ugovora. Уплата ће бити извршена у целости или у ратама.</p> <p>7. Ostali uslovi</p> <p>7.1. Предметни Ugovor stupa na snagu od trenutka kada ga potpišu obe Strane.</p> <p>7.2. Pitanja, која могу да произађу из тумачења и примене предметног Ugovora и која нису регулисана истим, ће бити регулисана на основу важећег законодавства.</p> <p>7.3. Све измене или допуне уз предметни уговор сматраће се важећим, ако су сачинјене у писаној форми и ако су ih потписали овлашћени представници Strana.</p> <p>7.4. Услови из предметног Ugovora и Aneksa су подложни привилегији.</p> <p>7.5. Ugovor је сачинjen u dva primerka од којих сваки има исту правну snagu, од чега један налази код Licenzenta, а други – код Подлицензента.</p> <p>8. Adrese, bankarski rezultati i потписи strana:</p> <p>Licenzent: Individualni preduzetnik « GRIGORII GRABOVOI PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT» Adresa: Knez Mihailova. TC Milenijum 21a, lok. 113. Beograd, Republika Srbija E-mail: grigorii.grabovoi.pr@gmail.com Skype: grigorii.grabovoi.pr</p> <p>Bankarski podaci: Dinarski račun: 265176031000055628 Račun za bilo koju valutu - IBAN (International Bank Account Number): RS35265100000016199245 SWIFT/BIC RZBSRSBG BANK: Raiffeisen Bank A.D. Adresa Banke: BELGRAD, D. Stanojevića 16.</p> <p>Подлицензент:</p> <p>Adresa :</p>	<p>form of payment that shall be additionally determined by the parties.</p> <p>6.2. The Sublicensee shall make the payment within six (6) months from the date of signing this Agreement. The payment is made in full sum or in installments.</p> <p>7. Other conditions</p> <p>7.1. This Agreement shall come into force upon its signing by the Parties.</p> <p>7.2. Issues arising from the interpretation and application of this Agreement, which are not regulated thereby, shall be regulated on the basis of the existing legislation.</p> <p>7.3. Any amendments or additions to this Agreement shall be deemed valid if executed in writing and signed by the authorized representatives of the Parties.</p> <p>7.4. The terms of this Agreement and any additional agreements are confidential.</p> <p>7.5. The Agreement is drawn up in two copies, each having equal legal force. One shall be kept by the Licensee and the other one by the Sublicensee.</p> <p>8. Addresses, bank details and signatures of the parties:</p> <p>The Licensee: The Entrepreneur «GRIGORII GRABOVOI PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT» Address: Knez Mihailova. TC Milenijum 21a, office 113. Belgrade, The Republic of Serbia E-mail: grigorii.grabovoi.pr@gmail.com Skype: grigorii.grabovoi.pr</p> <p>Bank details: RSD: 265176031000055628 Account for any currency - IBAN (International Bank Account Number): RS35265100000016199245 SWIFT/BIC : RZBSRSBG Bank: Raiffeisen Bank A.D. Address Bank: BELGRAD, D. Stanojevica 16.</p> <p>The Sublicensee:</p> <p>Address:</p>
---	--

Bankarski podaci:	Bank details:
[Four blank lines for bank account information]	[Four blank lines for bank account information]
POTPISI:	SIGNATURES:
Licenzent:	The Licensee:
_____ / Grigorii Grabovoi /	_____ / Grigorii Grabovoi /
Podlicenzent:	The Sublicensee:
_____ / _____ /	_____ / _____ /

PRILOG 1	ANNEX 1
Ugovora o podlicenci Br. _____ Datum: _____	For Sublicense agreement No. _____ Date: _____
Informacije za obaveštenje trećih lica: http://pr.grigori-grabovoi.world www.licenzija8.wordpress.com	Information to inform third parties: http://pr.grigori-grabovoi.world www.licenzija8.wordpress.com
1. Da će, po potrebi, saopštavati sledeće informacije o podacima o registraciji Dela G.P. Grabovog u Kancelariji za autorska prava Biblioteke Kongresa SAD: TH 7-324-403 od 06. februara 2008. godine, THu 1-607-600 od 08. februara 2008. godine, TH 7-049-203 od 12. februara 2008. godine, TH 6-975-628 od 13. februara 2008. godine (podaci se mogu videti na zvaničnom sajtu na internetu: TH0006975628/2008-02-13), TXu 1- 789-751 od 25. jula 2011. godine. Adresa zvaničnog sajta Kancelarije za autorska prava Biblioteke Kongresa SAD, koji sadrži podatke o registraciji www.cocatalog.log.gov Adresa Kancelarije za autorska prava Biblioteke Kongresa Sjedinjenih Američkih Država: Library of Congress United States, Copyright Office, 101 Independence Avenue SE Washington, DC 20559-6000.	1. If necessary, report the following information about the registration data of Works by Grabovoi G. P. in the Copyright office of the Library of Congress: TH 7-324-403 dated 06 February 2008, TXu 1-607-600 from 08 February 2008, TX 7-049-203 from 12 February 2008, TX 6-975-628 of 13 February 2008 (view data on the official site in a network of the Internet: TX0006975628/2008-02-13), TXu 1 — 789-751 of 25 July 2011. The address of the official site, the Copyright office of the Library of Congress containing the registration data www.cocatalog.log.gov Address of the Copyright office of the Library of Congress of the United States of America: Library of Congress United States, the Copyright Office, 101 Independence Avenue SE Washington, DC 20559-6000.
2. Da će, po potrebi, objavljivati registrovane robne znakove Evropske unije „GRABOVOI®» sa registracijskim brojem № 009414673 od 18. februara 2011. godine (datum podnošenja prijave 30. septembar 2010. godine) i Evropske unije „GRIGORI GRABOVOI®» sa registracijskim brojem № 009414632 od 18. februara 2011. godine (datum podnošenja prijave 30. septembar 2010. godine). Podaci o navedenim robnim znakovima su dati na zvaničnom sajtu Kancelarije za harmonizaciju na unutrašnjem tržištu Evropske unije, koja registruje robne znakove http://oami.europa.eu/ows/rw/pages/index.en.do . Adresa: Avenida de Europa, 4E-03008 Alicante SPAIN, Telephone+3496 5139100; Email: information@oami.europa.eu	2. If necessary, report about the registered trademarks of the European Union „GRABOVOI®» with registration number № 009414673 from 18 February 2011 (filing date September 30, 2010) and the European Union „GRIGORI GRABOVOI®» with registration number № 009414632 of 18 February 2011 (filing date September 30, 2010). The data about these trademarks are given on the official website of the Office for harmonization in the internal market of the European Union registering the trademarks http://oami.europa.eu/ows/rw/pages/index.en.do . Address: Avenida de Europa, 4-03008 Alicante SPAIN, Telephone+3496 5139100; Email: information@oami.europa.eu
3. Da će, po potrebi, objavljivati registrovane robne znakove Australije „GRABOVOI®» sa registracijskim brojem № 1477713 od 02. jula 2012. godine (datum podnošenja prijave 01. mart 2012. godine) i „GRIGORI GRABOVOI®» sa registracijskim brojem №1477714 od 02. jula 2012. godine (datum podnošenja prijave 01. mart 2012. godine). Podaci o navedenim robnim znakovima dati su na zvaničnom sajtu Biroa za intelektualnu svojinu Australije (Intellectual Property Australia): http://www.ipaustralia.gov.au Adresa: The Canberra Central Office, Ground Floor, Discovery House, 47 Bowes Street, Phillip ACT 2606; e-mail: assist@ipaustralia.gov.au	3. If necessary, report about registered Australian trademarks „GRABOVOI®» with registration number № 1477713 from 02 July 2012 (the date of filing March 01, 2012) and „GRIGORI GRABOVOI®» with registration number №1477714 from 02 July 2012 (the date of filing March 01, 2012). Data about these trademarks are given on the official website of the Bureau of Intellectual property Australia (Intellectual Property Australia): http://www.ipaustralia.gov.au Address: The Canberra Central Office, Ground Floor, Discovery House, 47 Bowes Street, Phillip ACT 2606; e-mail: assist@ipaustralia.gov.au
4. Da će, po potrebi, objavljivati registrovane znakove Japana „GRABOVOI®» sa registracijskim brojem №1106610 od 14. februara 2013. godine (datum podnošenja prijave 01.03.2012. godine) i	4. If necessary, report about the registered trademarks of Japan „GRABOVOI®» with registration number №1106610 of 14 February 2013 (the date of filing of the application 01.03.2012 year) and

<p>«GRIGORI GRABOVOI®» koji ima registracijski broj № 1106611 od 14. februara 2013. godine (datum podnošenja prijave 01.03.2012 godine). Podaci o navedenim robnim znakovima su na zvaničnom sajtu digitalne biblioteke za industrijsko vlasništvo (IPDL) patentnog zavoda Japana http://www.ipdl.inpit.go.jp/homepg_e.ipdl Japan Patent Office Address: 3-4-3 Kasumigaseki, Chiyoda-ku, Tokyo 100-8915, Japan E-mail: PA1B00@jpo.go.jp</p>	<p>«GRIGORI GRABOVOI®» has a registration number № 1106611 of 14 February 2013 (the date of filing of the application 01.03.2012). Data about these trademarks are given on the official website of the industrial property digital library (IPDL) of the patent offices of Japan http://www.ipdl.inpit.go.jp/homepg_e.ipdl Japan Patent Office Address: 3-4-3 Kasumigaseki, Chiyoda-ku, Tokyo 100-8915, Japan E-mail: PA1B00@jpo.go.jp</p>
<p>5. Da će, po potrebi, objavljivati registrovane robne znakove Kine (Narodne Republike Kine). «GRABOVOI®» ima registracijski broj № G1106610 od 01. oktobra 2012. godine (datum podnošenja prijave 01.03.2012 goda), a «GRIGORI GRABOVOI®» ima registracijski broj № G1106611 od 01. oktobra 2012. godine (datum podnošenja prijave 01.03.2012. godine). Podaci o navedenim robnim znakovima su dati na zvaničnom sajtu Državnog biroa za intelektualnu svojinu Narodne Republike Kine (SIPO) http://sbcx.saic.gov.cn/traide/ Poštanski kod: 100028 Postbox: No.100088 поштанско сандуће, 104 филијала, Пекинг, Кина, Електронска пошта: chinatrademarkdatabase@gmail.com Adresa: Room 213, № 14 Shuguangxili, Čaojan, Peking, Kina.</p>	<p>5. If necessary, report about the registered trademarks of China (the People's Republic of China). «GRABOVOI®» has a registration number № G1106610 from October 01, 2012 (the date of filing of the application 01.03.2012) and GRIGORI GRABOVOI® has a registration number № G1106611 from October 01, 2012 (the date of filing of the application 01.03.2012). Data about these trademarks are given on the official website of the State Bureau of Intellectual Property of the People's Republic of China (SIPO)http://sbcx.saic.gov.cn/traide/ Postal code: 100028 Postbox: No.100088 mailbox, 104 branch, Beijing, China E-mail: chinatrademarkdatabase@gmail.com Address: Room 213, № 14 Shuguangxili, Chaoyang, Beijing, China.</p>
<p>6. Da će, po potrebi, objavljivati registrovane robne znakove Sjedinjenih Američkih Država. «GRABOVOI®» ima registracijski broj №4329566 od 30. aprila 2013. godine (datum podnošenja prijave 02. mart 2011. godine), a «GRIGORI GRABOVOI®» ima registracijski broj № 85255853 od 19. jula 2013. godine (datum podnošenja prijave 02. mart 2011. godine). Podaci o navedenim robnim znakovima dati su na zvaničnom sajtu Američke kancelarije za patente i marke SAD /United States Patent and Trademark Office, koja registruje robne znakove http://www.uspto.gov Adres: P.O. Box 1450, Alexandria, VA 22313-1450, Telephone 1-800-786-9199; Email: TrademarkAssistanceCenter@uspto.gov</p>	<p>6. If necessary, report about the registered trademarks of the United States of America. «GRABOVOI®» has a registration number №4329566 from April 30, 2013 (filing date March 02, 2011) and «GRIGORI GRABOVOI®» has a registration number № 85255853 from July 19, 2013 (filing date March 02, 2011). Data about these trademarks are given on the official website of the Patent and Trademark office of the United States / United States Patent and Trademark Office registering the trademarks http://www.uspto.gov Address: P.O. Box 1450, Alexandria, VA 22313-1450, Telephone 1-800-786-9199; Email: TrademarkAssistanceCenter@uspto.gov</p>
<p>7. Da će, po potrebi, saopštavati da su načini generisanja biosignalata i emitovanja misli za normiranje, na kojima se zasniva tehnika večnog života Grigorija Grabovog, koji su dostupni svima za savladavanje učenja, patentirani u obliku pronalazaka «Način sprečavanja katastrofa i uređaj za njegovo ostvarenje» i «Sistem prenosa informacija». Podaci o navedenim patentima su dati na zvaničnom sajtu Federalne službe Rusije za intelektualnu svojinu, patente i robne znakove www1.fips.ru. Adresa: Berežkovskaja nab., 30, korp.1, Moskva, Rosija, G-59, GSP-5, 123995, Telefon: +7 (499) 240-60-15, faks: +7 (499) 243-33-37.</p>	<p>7. When required inform that the methods of the generation of the bio signal and radiation of thought for normalization, which are the basis of the technologies of eternal life of Grigori Grabovoi, accessible for all for mastering, were patented as inventions "Method of prevention of catastrophes and device for its realization" and "Information carrying system". The information on the patents is provided on the official website of the Russian Federal service for intellectual property, patents and trademarks www1.fips.ru at the address: Berezhkovskaya nab. 30, korp.1, Moscow, Russia, G-59, GSP-5, 123995, Phone: +7 (499) 240-60-15, fax: +7 (499) 243-33-37.</p>
<p>8. Da će, po potrebi, objavljivati da je G.P. Grabovoj registrovan kao autor u autorskom društvu Savezne</p>	<p>8. If necessary, inform that Grabovoi G.P. is registered as an author in the author's society of</p>

<p>Republike Nemačke VGWORT. Podaci o navedenoj registraciji №1103135 od 30. septembra 2011. godine dati su na zvaničnom sajtu www.vgwort.de na stranici https://tom.vgwort.de/portal/index. Adresa: VG WORT: Goethestrafie 49, 80336 Munchen; Telefon (089)514120; Telefax(089)5141258; E-Mail: vgw@vgwort.de</p>	<p>Germany VGWORT. The data of the registration №1103135 of September 30, 2011 are given on the official website www.vgwort.de on page https://tom.vgwort.de/portal/index. Address data VG WORT: Goethestrafie 49, 80336 Munchen; phone (089)514120; Telefax(089)5141258; E-Mail: vgw@vgwort.de</p>
<p>POTPISI:</p> <p>Licenzent:</p> <p>Individualni preduzetnik « GRIGORII GRABOVOI PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT»</p> <p>_____ /Grigorii Grabovoi /</p>	<p>SIGNATURES:</p> <p>The Licensee:</p> <p>The Entrepreneur «GRIGORII GRABOVOI PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT»</p> <p>_____ /Grigorii Grabovoi /</p>
<p>Podlicenzent:</p> <p>_____ / _____ /</p>	<p>The Sublicensee:</p> <p>_____ / _____ /</p>

PRILOG 2

Ugovora o podlicenci Br. _____

Datum: _____

Spisak lica, uključujući Podlicenzenta, kojima se daju prava da koriste „predmet intelektualne svojine”. Spisak navedenih lica sadrži ime, prezime, datum rođenja.

1 _____

2 _____

3 _____

4 _____

5 _____

6 _____

7 _____

8 _____

POTPISI:

Licenzent:

Individualni preduzetnik « GRIGORII GRABOVOI PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT»

/ Grigorii Grabovoi /

Podlicenzent:

/ _____ / _____ /

ANNEX 2

For Sublicense agreement No. _____

Date: _____

List of persons, including the Sublicensee, who are provided with the rights to use the "object of intellectual property". The list of these persons includes first name, surname and date of birth.

1 _____

2 _____

3 _____

4 _____

5 _____

6 _____

7 _____

8 _____

SIGNATURES:

The Licensee:

The Entrepreneur «GRIGORII GRABOVOI PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT»

/ Grigorii Grabovoi /

The Sublicensee:

/ _____ / _____ /