Sublicense agreement (offer)

Belgrade

Date: February 25, 2016

The Individual Entrepreneur «GRIGORII GRABOVOI PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT», acting on the basis of the Certificate regarding the State Registration for the physical entity Grigorii Grabovoi as the Individual Entrepreneur from September 21, 2015, № 63983276, issued by the Registration Agency for Enterprises of the Republic of Serbia, hereinafter referred to as the "Licensee", addresses the present Sublicense Agreement on granting the rights for using the "object of intellectual property" specified in the Clauses 1.1.1. and 1.1.2. of the Agreement, in the stipulated procedure of concluding the Agreement (hereinafter referred to as the "Sublicensee").

The Agreement, according to the Clause 33. of the Law of Serbia on obligations of the Agreement, is the public offer, of accepting terms (Acceptance), which is the performance of actions, stipulated by the Agreement.

Definitions

The Terms of the Agreement regulate the relations between the Licensee and the Sublicensee and they contain the following definitions:

Offer - the present Document (Agreement), posted on Internet network at the Web address: https://pr.grigori-grabovoi.world/images/offers/offer_PRK-1U_9700_en.pdf (hereinafter - the "Site"). In accordance with the Agreement, the terms Offer and Agreement are equal.

Acceptance - full or unconditional assent to the Offer by the means of performing the actions, specified in the clauses of the Agreement.

Licensee - The Individual Entrepreneur «GRIGORII GRABOVOI PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT», who posts the Offer.

Sublicensee - legal or physical entity, who concludes the Agreement by the means of Acceptance on terms, contained in the Offer.

Object of Intellectual property - All textual, audio, video materials of the Education Program on the Teaching of Grigorii Grabovoi in all available languages and Grigorii Grabovoi's device for development of concentration PRK-1U.

Simple (non-exclusive) license - the non-exclusive right of the Sublicensee to use the Object of Intellectual Property with retention of right for the Licensee to issue the Licence to other entities.

Account - record of the Electronic registry, which is contained at the Site, which is related to the Sublicensee (and to Him/Her only) and which contains data on the Sublicensee and His/Her actions at the Site, including the identification data for Authorization.

Authorization - process of analyses of the identification data entered by the Sublicensee, on results of which the presence of His/Her right to use the Object of Intellectual Property is being determined. The identification data for access to the Object of Intellectual Property are determined as necessary and sufficient in the form of password and login (hereinafter referred to also as "Password" and "Login").

Terms, not determined by the concepts listed above, can be used in the Agreement. In that case, interpretation of such a term is performed in accordance with the text of the Agreement. In the case of absence of univocal interpretation of the term in the text of the Agreement, the Parties are guided by the interpretation of the term: first of all - which is determined at the Web site: https://pr.grigori-grabovoi.world

Procedure of concluding the Agreement

The Acceptance of the Agreement is performed by pressing the "I have read and agreed to terms of the Agreement" button by the User.

By performing the Acceptance of the Agreement in the procedure, determined in the clause of the Agreement, the Licensee guarantees to have read and agreed to, and fully and unconditionally accepts all terms of the Agreement.

The Agreement can be accepted by the Sublicensee exclusively as a whole.

The User confirms as valid that Acceptance of the Agreement is equivalent to concluding the Agreement on terms, presented in the Agreement.

The Offer is coming into force from the moment of its being posted on Internet network on the address ...Address of the Web site.. and is valid until the moment of the Offer revocation.

After terms of the present Agreement are being read and accepted by the Sublicensee, the User performs registration by creating the Account at the Site. Further using of the Object of Intellectual Property is possible only after the Authorization of the User is being done.

For the purposes of performing technical works according to the present Agreement it is recommended to sign the present Agreement in paper version.

Taking into consideration 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:

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.

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 it's 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.

The principal characteristics of the sample device can be found on the websites: <u>www.licenzija8.wordpress.com</u> and <u>http://pr.grigori-grabovoi.world/index.php/technical-devices/prk-1u</u>

1.2. The rights to use "the object of intellectual property " is granted to the Sublicensee, but the Licensee keeps the right to grant to third parties the rights to use "the object of intellectual property ".

2. Rights and obligations of the parties

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.

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, developed on the basis of Grigori Grabovoi's patents "Information Transmission System" and "The method for prevention of catastrophes and device for it's implementation", taking into consideration the individual data of the Sublicensee and the persons declared thereby and with sufficient documentation for its use.

2.3. According to the Agreement, the Licensee develops the device for development of concentrations PRK-1U, based on his 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.

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.

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 <u>http://educenter.grigori-grabovoi.world</u>.

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.

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.

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 a good results.

2.8. The Sublicensee is obligated, in case of using the device with other entities, to attach the Annex 2 to the present Agreement, with the list of entities, including the Sublicensee, to whom the right for using the "object of intellectual property" is being granted.

2.9. According to this Agreement, the Sublicensee have no right to provide sublicenses to third parties.

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.

2.11. Rights of authorship, inalienable rights and exclusive rights to the "the object of intellectual property" are reserved by Grigorii Petrovich Grabovoi.

3. Term of the Agreement

3.1. This agreement is concluded for a term of 4 (four) years and it is valid from the date of signing.

3.2. After the expiry of the license agreement, the "the object of intellectual property" shall remain for its use by the Sublicensee.

4. Territory of use of the rights

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.

5. Warranties and liabilities

5.1. The Licensee guarantees that the "object of intellectual property" transferred hereunder, shall have no defects associated with its manufacturing.

5.2. This warranty is valid for twelve months after the Sublicensee receives all the materials regarding the "object of intellectual property ".

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.

5.4. The Sublicensee is responsible for the use of the "object of intellectual property".

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".

6. Price of the Agreement

6.1. For the right of using the "object of intellectual property" according to this Agreement, the Sublicensee is oblidged to pay to the Licensee an amount of 9,700 EUR. The Sub-Licensee shall make the payments to the Licensee's account specified in this Agreement or in the form of payment that shall be additionally determined by the parties.

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.

7. Other conditions

7.1. This Agreement shell come into force upon its signing by the Parties.

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.

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.

7.4. The terms of this Agreement and any additional agreements are confidential.

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.

8. Addresses, bank details and signatures of the parties:

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@gmail.com Pay Pal account: grigorii.grabovoi.pr@gmail.com 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.

The Sublicensee: _____

Address:

Bank details:_____

SIGNATURES:

The Licensee:

_____/Grigorii Grabovoi/

The Sublicensee:

____/____/