

UGOVOR O PODLICENCI DISTRIBUTERA BR. _____	SUB-LICENSE AGREEMENT DISTRIBUTOR No. _____
Beograd, Datum: _____ 20__ god.	Belgrade, _____ 20__
<p>Individualni Preduzetnik „Grigorii Grabovoi PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT", koji obavlja svoju delatnost na osnovu Rešenja o Državnoj Registraciji fizičkog lica Grigorii Grabovoi u svojstvu Individualnog preduzetnika od 21.09.2015. godine, Br. 63983276, izdatog od strane Agencije za privredne registre Republike Srbije, u daljem tekstu „Licenzent", sa jedne strane, i</p> <p>----- ----- -----</p> <p>u daljem tekstu „Podlicenzent", sa druge strane, zajedno u daljem tekstu „Strane", primaju na znanje sledeće :</p> <p>1. Licenzent, koji poseduje pravo na korišćenje materijalâ i tehnologija, koje je stvorio i razrađuje Grigorii Petrovič Grabovoi, koji čine Program Obuke Učenja Grigorii Grabovoia, u daljem tekstu „predmet intelektualne svojine", i koji poseduje pravo na korišćenje uređajâ koji se razrađuju na osnovu njegovih patenata, poseduje znanja i iskustvo u oblasti korišćenja „predmeta intelektualne svojine" i uređajâ. Grigorii Petrovič Grabovoi poseduje važeće patente na izume na osnovu kojih on stvara uređaj za razvoj koncentracija, realizuje podnete i nepodnete zahteve za patente, poseduje važeće registrovane zaštitne znake GRABOVOI® i GRIGORI GRABOVOI®, naučne radove, svedočanstva registracije materijalâ i tome slično, o kojima su podaci navedeni u Prilogu 1 uz ovaj Ugovor na sajtovima: <a href="http://www.grigori-grabovoi.world">www.grigori-grabovoi.world</a> <a href="http://www.licenzija8.wordpress.com">www.licenzija8.wordpress.com</a></p> <p>2. Podlicenzent želi da prema uslovima ovog Ugovora dobije pravo na korišćenje navedenog „predmeta intelektualne svojine" sa uređajima i u cilju njegove primene zaključen je ovaj Ugovor o sledećem:</p>	<p>Individual entrepreneur «Grigorii Grabovoi PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT», performing its business activity based on the certificate of state registration of a physical person Grigori Grabovoi as an individual entrepreneur dated 21 September 2015, number 63983276, issued by the Business Registers Agency of the Republic of Serbia, hereinafter referred to as «Licensee», on the one side and</p> <p>----- ----- -----</p> <p>hereinafter referred to as «Sub-licensee», on the other side, hereinafter referred to as the Parties, taking into account that:</p> <p>1. The Licensee, who owns the right to use materials and technologies created and developed by Grabovoi Grigori Petrovich, which compile the Education Program for the Teachings of Grigori Grabovoi hereinafter referred to as the “object of intellectual property” and owns the right to use the devices developed on the basis of his patents, has knowledge and experience in the area of use of the “object of intellectual property” and the devices. Grabovoi Grigori Petrovich has valid patents for inventions on the basis of which he has created the device for development of concentrations, he implements filed and not filed patent applications, and he has valid trademarks GRABOVOI® and GRIGORI GRABOVOI®, scientific publications, registration certificates for materials and the like, information about which is indicated in Appendix 1 to this agreement and on the websites: <a href="http://www.grigori-grabovoi.world">www.grigori-grabovoi.world</a> <a href="http://www.licenzija8.wordpress.com">www.licenzija8.wordpress.com</a></p> <p>2. The Sub-Licensee wishes, under the terms of this agreement, to obtain the right to use the indicated “object of intellectual property” with the devices for the purpose of its application, have concluded this agreement as follows:</p>
<b>1. Predmet Ugovora</b>	<b>1. Subject of Agreement</b>
<p>1.1. Licenzent predaje Podlicenzentu neisključivo pravo na korišćenje sledećeg „predmeta intelektualne svojine": sve tekstualne, audio, video materijale Programa Obuke Učenja Grigorii Grabovoia na magnetnom nosaču i sve tekstualne, audio, video materijale Programa Obuke Učenja Grigorii Grabovoia na svim jezicima na kojima postoji u internet biblioteci Obrazovnog Centra. Podaci o Programu Obuke su dati na sajtovima: <a href="http://www.grigori-grabovoi.world">www.grigori-grabovoi.world</a></p>	<p>1.1. The Licensee transfers to the Sub-Licensee a non-exclusive right to use the “object of intellectual property”, including: all text, audio, and video materials of the Education Program for the Teachings of Grigori Grabovoi on a magnetic media and all text, audio, video materials of the Education Program for the Teachings of Grigori Grabovoi in all available languages in the Internet library of the Education Center. Information about the Education Program is available on the sites: <a href="http://www.grigori-grabovoi.world">www.grigori-grabovoi.world</a></p>

<p>www.licenzija8.wordpress.com</p> <p>1.1.1. Prema ovom Ugovoru o podlicenci uzimajući u obzir individualne podatke Podlicenzentu se predaje distancioni pristup razrađenom na osnovu važećih патената Grigorii Grabovoia „Sistem prenosa informacije" i „Način sprečavanja katastrofa i uređaj za njegovo ostvarenje" uređaju Grigorii Grabovoia za razvoj koncentracija večnog života PRK-1U. Distancioni pristup se predaje putem video-posmatranja uređaja u realnom vremenu preko interneta. Video-posmatranje, koje omogućava da se razvijaju koncentracije sa korišćenjem uređaja koji danonoćno radi, može se vršiti na bilo kom mestu gde ima interneta i sa bilo kog uređaja - računara, noutbuka, iPad-a, smartfona. Korišćenjem datog uređaja vrši se razvoj koncentracija izloženih u materijalima Programa Obuke Učenja Grigorii Grabovoia i na toj osnovi razvoj drugih koncentracija usmerenih na stvaralačke ciljeve.</p> <p>Načelne karakteristike modela uređaja su date na sajtovima:  <a href="http://www.licenzija8.wordpress.com">www.licenzija8.wordpress.com</a>  <a href="http://pr.grigori-grabovoi.world/index.php/technical-devices/prk-1u">http://pr.grigori-grabovoi.world/index.php/technical-devices/prk-1u</a></p>	<p>www.licenzija8.wordpress.com</p> <p>1.1.1. Under this Sublicense agreement, taking into account individual data, the Sublicensee is provided with remote Internet access to the device of Grigori Grabovoi for developing concentrations of eternal life PRK -1U, which is developed on the basis of the valid patents of Grigori Grabovoi "Information Carrying System" and "Method for Prevention of Catastrophes and device for its realization". The remote access is provided through real-time video monitoring of the device via the Internet. Video monitoring, which enables a person to develop concentration using a round-the-clock working device, can be done from any place where there is Internet and from any device, i.e., a computer, laptop, iPad, smartphone. By using this device, the development of concentrations set forth in the materials of the Education Program for the Teachings of Grigori Grabovoi takes place, and, on this basis, the development of other concentrations for creative purposes is developed.</p> <p>The principal characteristics of the device sample are given on the websites:  <a href="http://www.licenzija8.wordpress.com">www.licenzija8.wordpress.com</a>  <a href="http://pr.grigori-grabovoi.world/index.php/technical-devices/prk-1u">http://pr.grigori-grabovoi.world/index.php/technical-devices/prk-1u</a></p>
<p>1.1.2. Prema ovom Ugovoru o podlicenci Podlicenzentu se daju prava na korišćenje predmeta intelektualne svojine, priborâ, za dalje davanje tog prava prema ugovorima o pod-podlicenci u svojstvu Distributera, po ..... kompleta koji uključuju:</p>	<p>1.1.2. According to this Sublicense Agreement, the Sublicensee is provided with the rights to use the object of intellectual property, devices, for further providing with this right, according to the Sub-Sublicense Agreements as the Distributor, ..... sets that include:</p>
<p>1.1.2.1. Sva dela Programa Obuke na svim jezicima na kojima postoje u sadašnje vreme na fleš kartici;</p>	<p>1.1.2.1. All works of the Education Program for the current time in all available languages on a flash card;</p>
<p>1.1.2.2. Pristup digitalnoj biblioteci Obrazovnog Centra;</p>	<p>1.1.2.2. Access to the electronic library of the Educational Center;</p>
<p>1.1.2.3. Uređaji za razvoj koncentracija večnog života PRK-1U sa tri režima u količini od ..... komada.</p>	<p>1.1.2.3. Devices for the development of concentrations of eternal life, the three-mode PRK-1U, in the amount of ..... pieces.</p>
<p>1.1.2.4. Pristup korisničkim nalogima povezanim sa svakim uređajem PRK-1U. Preko korisničkog naloga je uspostavljeno danonoćno video-posmatranje duplirajućih uređajâ, koje mogu koristiti do 8 osoba.</p>	<p>1.1.2.4. Access to web accounts connected with each PRK-1U device. Round-the-clock video monitoring of duplicate devices is established through the web account that can be used by up to 8 people.</p>
<p>1.1.2.5. Pristup ..... nezavisnim korisničkim nalogima, od kojih je svaki predviđen za po jednog Korisnika. Preko korisničkih naloga uspostavljeno je danonoćno video-posmatranje uređajâ za razvoj koncentracija večnog života PRK-1U sa tri režima.</p>	<p>1.1.2.5. Access to ..... independent web accounts, each of which is intended for one User. Round-the-clock video monitoring of the devices for the development of concentrations of eternal life, the three mode PRK-1U, is established through the web account.</p>
<p>1.1.3. Prema ovom Ugovoru o podlicenci Podlicenzentu se daje pravo na korišćenje</p>	<p>1.1.3. Under this Sublicense agreement, the Sublicensee is granted the right to use the</p>

registrovanih zaštitnih znaka GRABOVOI® i GRIGORI GRABOVOI®.	trademarks GRABOVOI® and GRIGORI GRABOVOI®.
1.2. Prava na korišćenje registrovanih zaštitnih znaka i „predmeta intelektualne svojine" se predaju Podlicenzentu sa zadržavanjem prava Licenzenta da daje trećim licima prava na korišćenje „predmeta intelektualne svojine" sa uređajima i korisničkim nalozima.	1.2. The rights to use the trademarks and the “object of intellectual property” are granted to the Sublicensee while the Licensee keeps the right of to grant third parties the right to use the “object of intellectual property” with the devices and web accounts.
<b>2. Prava i obaveze Strana</b>	<b>2. Rights and obligations of the parties</b>
2.1. Podlicenzentu se daju prava na samostalno korišćenje „predmeta intelektualne svojine" i uređaja.	2.1. The sub-licensee is granted the right to independently use the “object of intellectual property” and the device.
2.2. Licenzent u roku od 1 meseca od datuma potpisivanja ovog Ugovora predaje Podlicenzentu sve materijale Programa Obuke Učenja Grigorii Grabovoia na magnetnom nosaču i uređaje za razvoj koncentracija večnog života PRK-1U sa tri režima, daje distancioni onlajn pristup razrađenom na osnovu patenata Grigorii Grabovoia „Sistem prenosa informacije" i „Način sprečavanja katastrofa i uređaj za njegovo ostvarenje" uređaju za razvoj koncentracija PRK-1U. Pristup internet biblioteci Obrazovnog Centra se ustupa odmah.	2.2. Within 1 month from the date of signing this agreement, the Licensee shall transfer to the Sublicensee all materials of the Education Program for the Teachings of Grigori Grabovoi on magnetic media and the devices for the development of concentrations of eternal life, the three-mode PRK -1U, and shall provide the remote Internet access to the device for the development of concentrations PRK -1U, developed on the basis of the valid patents of Grigori Grabovoi “Information Carrying System” and “Method for Prevention of Catastrophes and Device for its Realization”. Access to the Internet library of the Education Center is provided immediately.
2.3. Licenzent po Ugovoru sprovodi na osnovu svojih patenata razrađivanje, doradivanje uređaja za razvoj koncentracija PRK-1U sa povezanim korisničkim nalozima uzimajući u obzir individualne podatke Podlicenzenta. Sprovodi proveru uređaja u skladu sa propisanim zahtevima.	2.3. The Licensee, under the agreement, carries out, on the basis of his patents, the development and refinement of the device for development of concentrations PRK -1U with the connected web accounts, taking into account the individual data of the Sublicensee. The Licensee conducts the device check in accordance with regulatory requirements.
2.4. Licenzent po potrebi pruža pomoć u korišćenju uređaja putem davanja Podlicenzentu konsultacija, video lekcija za obuku.	2.4. The Licensee, if necessary, shall assist in the use of the device by providing the Sublicensee with consultations, training video lectures.
2.5. Licenzent u toku roka važenja predmetnog Ugovora daje Podlicenzentu, na ime uplate izvršene po ovom Ugovoru, pristup postojećim i novim materijalima biblioteke Obrazovnog Centra za Program Obuke Učenja Grigorii Grabovoia. Podaci o Obrazovnom Centru dati su na sajtu: <a href="http://educenter.grigori-grabovoi.world">http://educenter.grigori-grabovoi.world</a> . Pristup materijalima biblioteke ovog Obrazovnog Centra može se dobiti odmah nakon potpisivanja ovog Ugovora slanjem zahteva na e-mail: <a href="mailto:grigorii.grabovoi.pr@gmail.com">grigorii.grabovoi.pr@gmail.com</a> .	2.5. During the term of this agreement, the Licensee shall provide the Sublicensee, at the expense of payment for this agreement, with the access to existing and new materials of the library of the Education Center for the Education Program for the Teachings of Grigori Grabovoi. Information about the Education Center is given on the website: <a href="http://educenter.grigorigrabovoi.world">http://educenter.grigorigrabovoi.world</a> Access to the materials of the library of this Education Center can be obtained immediately after signing this agreement by sending a request to e-mail: <a href="mailto:grigorii.grabovoi.pr@gmail.com">grigorii.grabovoi.pr@gmail.com</a>
2.6. Podlicenzent je obavezan da priloži ovom Ugovoru, potpisan do trenutka zaključivanja ovog Ugovora, Protokol o ispitivanjima modela uređaja za razvoj koncentracija PRK-1U koje je izvršio Podlicenzent sa dobrim rezultatima.	2.6. The Sublicensee is obliged to attach to this agreement, signed before the conclusion of this agreement, the protocol of a test, carried out by the Sublicensee, of a sample of the device for development of concentrations PRK-1U with good results.

<p>2.7. Podlicenzent ima pravo da ustupa trećim licima pod-podlicence prema ovom Ugovoru na sledeći način:</p> <p>Podlicenzent prema ovom Ugovoru ima pravo da zaljučuje sa trećim licima ugovore o pod-podlicenci za davanje prava na korišćenje Programa Obuke Učenja Grigorii Grabovoia sa PRK-1U kao što je ovaj Ugovor. Ako Podlicenzent nema mogućnost samostalnog dopremanja „Predmeta intelektualne svojine" sa uređajima, Licenzent vrši njegovu dostavu po odvojenom ugovoru.</p>	<p>2.7. The Sub-licensee has the right to provide third parties with sub-sub-licenses under this agreement as follows:</p> <p>The Sub-Licensee, under this agreement, has the right to conclude with third parties sub-sub-license agreements, similar to this agreement, to provide the right to use the Education Program for the Teachings of Grigori Grabovoi with PRK-1U.</p> <p>If the Sublicensee does not have the possibility to independently export the "Object of intellectual property" with the devices, the Licensee shall deliver it under a separate agreement.</p>
<p>2.8. Podlicenzent ima pravo na osnovu dodatnih sporazuma uz ovaj Ugovor da izdaje, umnožava ili objavljuje na drugi način materijale Programa Obuke Učenja Grigorii Grabovoia.</p>	<p>2.8. The sub-licensee is entitled, on the basis of additional agreements to this agreement, to publish, duplicate or publish in another way the materials of the Education Program for the Teachings of Grigori Grabovoi.</p>
<p>2.9. Autorska prava, neotuđiva prava i ekskluzivna prava na „predmet intelektualne svojine" i uređaj PRK-1U zadržava Grigorii Petrovič Grabovoi.</p>	<p>2.9. Rights of authorship, inalienable rights and exclusive rights to the "the object of intellectual property" and the device PRK-1U are reserved by Grigorii Petrovich Grabovoi.</p>
<p><b>3. Rok važenja Ugovora</b></p>	<p><b>3. Term of the Agreement</b></p>
<p>3.1. Ovaj Ugovor je zaključen na 4 (četiri) godine i važi od trenutka njegovog potpisivanja.</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. Potpisivanjem dodatnog sporazuma uz ovaj Ugovor može se produžiti rok važenja Ugovora o podlicenci na rok po dogovoru. Obračanje o produženju roka važenja Ugovora o podlicenci se upućuje ne kasnije od 20 dana pre isteka roka važenja Ugovora.</p>	<p>3.2. By signing an additional agreement to this agreement, it is possible to extend the validity of the sublicense agreement for an agreed period. A request for the extension of the Sublicense agreement shall be sent no later than 20 days before the expiration of the agreement.</p>
<p><b>4. Područje primene prava</b></p>	<p><b>4. Territory of use of the rights</b></p>
<p>4.1. Prava na korišćenje „predmeta intelektualne svojine" sa uređajima prema ovom Ugovoru, Licenzent daje Podlicenzentu za korišćenje na teritoriji Republike Srbije, svih 28 država Evropske unije, SAD-a, Australije, Japana, Narodne Republike Kine, svih država Južne Amerike. Prema Dodatnom sporazumu uz ovaj Ugovor o podlicenci može se proširiti teritorija.</p>	<p>4.1. The rights to use the "object of intellectual property" with the devices under this agreement are granted by the Licensee to the Sublicensee for use in the territory of the Republic of Serbia, all 28 countries of the European Union, USA, Australia, Japan, China, all countries of South America. Under the additional agreement to this sublicense agreement it is possible to increase the territory</p>
<p><b>5. Garancije i odgovornost</b></p>	<p><b>5. Warranties and liabilities</b></p>
<p>5.1. Licenzent garantuje da „predmet intelektualne svojine" koji se dostavlja na fleš kartici i u vidu uređaja po ovom Ugovoru neće imati kvarove u vezi sa kvalitetom fleš karticâ i uređajâ.</p>	<p>5.1. The Licensee guarantees that the "object of intellectual property" transferred on a flash card and in the form of the device under this agreement will not have any defects associated with the quality of the flash cards and devices.</p>
<p>5.2. Ova garancija važi u periodu od dvanaest meseci nakon što Podlicenzent dobije sve materijale „predmeta intelektualne svojine".</p>	<p>5.2. This warranty is valid for twelve months after the Sublicensee receives all the materials regarding the "object of intellectual property".</p>
<p>5.3. Podlicenzent garantuje da je od trenutka potpisivanja ovog Ugovora izvršio ispitivanja modela uređaja Grigorii Grabovoia PRK-1U i da je zaključio da se ovaj uređaj za razvoj koncentracija večnog života nalazi u normalnom radnom stanju.</p>	<p>5.3. The Sublicensee guarantees that, before signing this Agreement, he tested sample device PRK-1U of Grigori Grabovoi and concluded that the device for development of concentrations of eternal life functions normally.</p>
<p>5.4. Podlicenzent snosi odgovornost za korišćenje</p>	<p>5.4. The Sublicensee is responsible for the use of the</p>

„predmeta intelektualne svojine“.	"object of intellectual property".
<b>6.Cena Ugovora i Ugovora o pod-podlicenci</b>	<b>6.Price of the agreement and sub-sub-license agreement</b>
6.1. Za davanje prava na korišćenje „predmeta intelektualne svojine" po ovom Ugovoru Podlicenzent se obavezuje da isplati Licenzentu ..... eura. Isplate Podlicenzent vrši na tekući račun Licenzenta koji je naveden u ovom Ugovoru ili se o načinu isplate Strane dogovaraju naknadno.	6.1. For granting rights to use the “object of intellectual property” under this agreement, the Sublicensee shall pay the Licensee ..... euros. Payments by the Sublicensee shall be made to the Licensee's current account specified in this agreement or the parties shall determine additionally the form of payment.
6.2. Podlicenzent vrši isplatu u roku od 1 (jednog) meseca od datuma potpisivanja ovog Ugovora. Isplata se vrši u punom iznosu ili u ratama.	6.2. The sub-licensee shall pay within 1 (one) month from the date of signing of this agreement. The Payment shall be made in full or in installments.
6.3. Cenu ugovora o pod-podlicenci za korišćenje „predmeta intelektualne svojine" sa fizičkim uređajem PRK-1U utvrđuje Podlicenzent u preporučenom iznosu od 9700 eura ili 10700 eura za uređaj sa dijamantima. Jer dati iznos ima ekonomsku opravdanost.	6.3. The price of the sub-sub-license agreement for the use of an “object of intellectual property” with a physical device PRK-1U should be set by the Sublicensee in the recommended amount of 9,700 euros or 10,700 euros for the device with diamonds. Since this amount has an economic justification.
6.4. Cenu ugovora o pod-podlicenci za korišćenje „predmeta intelektualne svojine" sa video-posmatranjem uređaja PRK-1U preko interneta utvrđuje Podlicenzent u preporučenom iznosu od 1212 eura. Jer dati iznos ima ekonomsku opravdanost.	6.4. The price of the sub-sub-license agreement for the use of the “object of intellectual property” with video monitoring of the PRK-1U device via the Internet is set by the Sublicensee in the recommended amount of 1212 euros. Since this amount has an economic justification.
<b>7. Ostali uslovi</b>	<b>7. Other conditions</b>
7.1. Ovaj Ugovor stupa na snagu od trenutka potpisivanja od obe Strane.	7.1. This Agreement shall come into force upon its signing by the Parties.
7.2. Pitanja, koja mogu proizaći iz tumačenja i primene ovog Ugovora i koja nisu regulisana istim, regulišu se na osnovu važećeg zakonodavstva.	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. Sve izmene ili dopune ovom Ugovoru smatraju se važećim, ako su sačinjene u pisanoj formi i ako su potpisane od strane ovlašćenih predstavnika Strana.	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. Uslovi iz ovog Ugovora i Aneksâ uz isti su poverljivi.	7.4. The terms of this Agreement and any additional agreements are confidential.
7.5. Ugovor je sačinjen u dva primerka, od kojih svaki ima istu pravnu snagu, od čega se jedan nalazi kod Licenzenta, a drugi - kod Podlicenzenta.	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.
<b>8. Adrese, bankovni detalji i potpisi strana:</b>	<b>8. Addresses, bank details and signatures of the parties:</b>
Licenzent: Individualni Preduzetnik „GRIGORII GRABOVOI PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT"	The Licensee: The Entrepreneur «GRIGORII GRABOVOI PR KONSALTING TECHNOLOGIES OF ETERNAL DEVELOPMENT»
Adresa: Knez Mihailova, TC Milenijum 21a, lok. 113, Beograd, Republika Srbija	Address: Knez Mihailova. TC Milenijum 21a,office 113. Belgrade.The Republic of Serbia
E-mail: grigorii.grabovoi.pr@gmail.com Skype: grigorii.grabovoi.pr Pay Pal račun: grigorii.grabovoi.pr@gmail.com	E-mail: grigorii.grabovoi.pr@gmail.com Skype: grigorii.grabovoi.pr Pay Pal account: grigorii.grabovoi.pr@gmail.com
Bankovni detalji: Dinarski račun: 265176031000055628 Račun za bilo koju valutu -	Bank details: RSD: 265176031000055628 Account for any currency -

IBAN (International Bank Account Number): RS35265100000016199245 SWIFT/BIC : RZBSRSBG Banka: Raiffeisen Bank A.D. Adresa banke: BEOGRAD, D. Stanojevica 16	IBAN (International Bank Account Number): RS35265100000016199245 SWIFT/BIC : RZBSRSBG Bank: Raiffeisen Bank A.D. Address Bank: BELGRAD, D. Stanojevica 16
Podlicenzent:	The Sublicensee:
Adresa:	Address:
Bankovni podaci: _____ _____ _____ _____ _____	Bank details _____ _____ _____ _____ _____
Potpisi:	SIGNATURES:
Licenzent:  _____ /Grigorii Grabovoi/	The Licensee:  _____ /Grigorii Grabovoi/
Podlicenzent:  _____ / _____ /	The Sublicensee:  _____ / _____ /