Activities according to the classes of the trademark GRABOVOI® on the territory of Australia, which are proposed to conduct to an unlimited number of legal entities and sole traders under the trademark GRABOVOI®

The advantage of running the business under the trademark GRABOVOI® is to implement the ideas and technologies of eternal life for you and all the people. In this case your business is advantageously differs from the business just for the sake of profit, Your business at this compares favorably with the business just for profit, becomes an honorary business for the benefit of all, and therefore can lead to excess profit.

You can get the license for the right to use the trademark GRABOVOI® by signing a license agreement with a legal entity "EHL Development Kft.", as in all the classes of the trademark, as well as in separate classes and specific types of activities. For each activity, you can produce and sell the goods, specified in the form of activity, or to provide the services corresponding to the kind of activity.

Legal entities and sole traders, who have received the right of use the trademark GRABOVOI®, are provided with study guides by Grigori Grabovoi in many languages to ensure the eternal life by the development of business, ready-made techniques of Grigori Grabovoi's Teachings on types of activities listed in the classes of the trademark, consultations are given for your employees. Updated methodologies, focused on your specific activities can be created for your individual data.

International Registration: 1106610

Word: **GRABOVOI** Image: Lodgement Date: 01-APR-2011 **Notification Date:** 01-MAR-2012 01-APR-2011 Registered From: Date of Acceptance: 18-MAR-2012 Acceptance Advertised: 22-MAR-2012 Registration Advertised: 12-JUL-2012 Entered on Register: 02-JUL-2012 Renewal Due: 01-APR-2021 Class/es: 9, 16, 41, 44 Status: Registered/Protected Kind: n/a

Type of Mark:

Word

Name: Grigori Grabovoi **Natural or legal person:** Physical person

Grade 9 trademarks on the following goods and services:

| 9.1. Apparatus f | for recording, | transmission or |
|-------------------------|----------------|-----------------|
| reproduction of | sound or imag | es; |

9.1. устройства для записи, передачи или воспроизведения звука или изображений;

9.2. magnetic data carriers, recording discs;

9.2. магнитные носители информации, диски звукозаписи;

- 9.3. automatic vending machines mechanisms for coin-operated apparatus;
 - and **9.3.** торговые автоматы и механизмы для аппаратов с предварительной оплатой;
- **9.4.** cash registers, calculating machines, data processing equipment and computers;
- **9.4.** кассовые аппараты, счётные машины, оборудование для обработки данных компьютеры;
- **9.5.** fire-extinguishing apparatus;
- 9.5. оборудование для тушения огня;

- **9.6.** data-processing programs;
- 9.6. программы обработки данных;
- **9.7.** recorded and unrecorded data carriers of **9.7.** all kinds, in particular CDs, MDs, DVDs, video tapes and audio cassettes.
- записанные и неучтённые носители информации всех видов, в частности, компакт-DVD-диски, MD, видеокассеты аудиокассеты.

Grade 16 trademarks on the following goods and services:

these materials, not included in other classes;

16.1. Paper, cardboard and goods made from **16.1.** Бумага, картон и изделия из этих материалов, не относящиеся к другим классам;

16.2. printed matter;

16.2. печатная продукция;

16.3. bookbinding material;

16.3. переплётные материалы;

16.4. photographs;

16.4. фотографии;

16.5. stationery;

- **16.5.** канцтовары;
- purposes;
- **16.6.** adhesives for stationery or household **16.6.** клеи для канцелярских или бытовых целей;

16.7. artists' materials:

16.7. материалы для художников;

16.8. paint brushes;

- 16.8. кисти художественные;
- furniture);
- **16.9.** typewriters and office machines (except **16.9.** пишущие машинки и оргтехника (за исключением обстановки);
- (except apparatus).
- **16.10.** instructional and teaching material **16.10.** образовательные и учебные материалы (за исключением аппаратуры).

Grade 41 trademarks on the following goods and services:

- **41.1.** Holistic medical coaching, providing electronic publications (non-downloadable);
- **41.2.** presentation of live performances. academies (education), education and instruction. correspondence courses. arranging and conducting of cultural and sports events, providing of training;
- 41.3. arranging and conducting conferences, arranging and conducting of congresses, arranging and conducting of symposiums, coaching, vocational guidance, conducting of seminars, arranging and arranging and conducting of workshops (providing of training), arranging conducting of colloquiums, arranging of exhibitions cultural educational for or purposes, entertainment;
- **41.4.** sporting and cultural activities;
- **41.5.** translation:
- **41.6.** conducting public readings and live **41.6.** проведение публичных чтений и концертов performances (entertainment);
- **41.7.** services of a publishing firm, except **41.7.** услуги издательства, кроме печатания; printing;
- **41.8.** providing recreation facilities;
- **41.9.** providing games on the Internet;
- **41.10.** editing of texts (except publicity texts);
- **41.11.** film, video tape film, audio and television film production for all media;
- **41.12.** rental of film, video tape film, audio and television film productions on media of all kinds, editorial services, namely proof-reading of books and periodicals;
- **41.13.** correspondence courses.

- 41.1. Комплексная медицинская подготовка, предоставление электронных изданий (не допускающих скачивание);
- 41.2. презентация живых выступлений, академий (образование), воспитания и обучения, заочных курсов, организация и проведение культурноспортивных мероприятий, обеспечение учебного процесса;
- 41.3. организация и проведение конференций, организация и проведение конгрессов, организация симпозиумов, проведение подготовки, профориентации, организация проведение семинаров, организация и проведение практикумов (обеспечение учебного процесса), организация и проведение коллоквиумов, организация выставок в образовательных культурных или целях, развлечения;
- 41.4. спортивные и культурные мероприятия;
- **41.5.** перевод:
- вживую (развлечения);
- 41.8. обеспечение мест отдыха и развлечений;
- 41.9. предоставление игр в Интернете;
- 41.10. редактирования текстов (за исключением рекламных текстов);
- 41.11. фильм, видеофильм, производство аудио и телевизионных фильмов для всех средств массовой информации;
- **41.12.** прокат фильма, видеофильма, аудио и телевизионных фильмов носителях всевозможных видов, редакторские услуги, а именно правка корректуры книг и периодических изданий;
- 41.13. курсы заочного обучения.

Grade 44 trademarks on the following goods and services:

44.1. Medical services:

44.1. Медицинские услуги;

- **44.2.** holistic medical services in the fields of naturopathy and alternative medicine;
- 44.2. комплексные медицинские услуги области нетрадиционной натуропатии медицины;
- **44.3.** acupuncture services, bioresonance therapy;
- **44.3.** услуги биорезонансная акупунктуры, терапия;
- **44.4.** psycho-mental services to influence and create emotional balance:
- 44.4. психотерапевтические услуги для воздействия эмоционального создания баланса;

- **44.5.** mental healing;
 - **44.5.** психотерапия;
- 44.6. meditative and non-meditative physical and mental exercises being a guide to accessing selfhealing powers for therapeutic purposes:
- 44.6. медитативные медитативные И He физические и психические упражнения качестве руководства ДЛЯ доступа K возможности самовосстановления для терапевтических целей;
- 44.7. healing counselling, medical and psychomental life counselling;
- 44.7. лечебное консультирование, медицинское и психотерапевтическое консультирование по жизненным ситуациям;
- **44.8.** consultancy with regard to holistic medical matters.
- 44.8. консультационные услуги, относящиеся к общим медицинским вопросам.

Certificate for the trademark in Australia «GRABOVOI ®» has registration number № 1477713 dated July 02, 2012 (the filing date 01.03.2012). Data on the above trademark are on the official website of IP Australia registration trademarks http://www.ipaustralia.gov.au Адрес: The Canberra Central Office, Ground Floor, Discovery House, 47 Bowes Street, Phillip ACT 2606; e-mail: assist@ipaustralia.gov.au

Below is the form of the license agreement granting the right to use the trademark in Australia «GRABOVOI®», which having filled in and signed, you get the right to use the trademark «GRABOVOI®» on the territory of Australia (Commonwealth of Australia) in case if the agreement is signed by the other party:

License agreement granting the right to use the trademark «GRABOVOI ®» in Australia (Commonwealth of Australia)

| The owner of the property right to the trademark Kft.", registration number N_{\odot} 13-09-160133 at t November 08, 2012. , acting on the basis of the Chacalled "licensor" on one part and | he District | Court of | Budape | est registratio | |
|--|-------------|----------|----------|-----------------|--------|
| <u> </u> | harainaftar | rafarrad | to as th | ne "Licensee" | on the |
| other part, collectively referred to as the "Parties", | | | | ic Licciisce | on the |

1. Subject of agreement

- 1.1. The licensor grants the Licensee the right to use the trademark set forth in the present agreement, and the Licensee shall pay the Licensor agreed upon fixed fee.
- 1.2. The object of the contract is the trademark in the form of the word «GRABOVOI ®». Certificate on the trade mark of Australia «GRABOVOI®» has the registration number № 1477713 from 02 July 2012 (the filing date 01.03.2012).

Data about the trademark are given on the official website of the Bureau of Intellectual property of

Australia (IPAustralia) registering trademarks 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

- 1.3. Licensor grants to Licensee the right to use the trademark (trademark class number _____ with activity category _______ _____) for the individualization of goods, works and services in relation of which the trademark is registered, in particular through the placement of a trademark:
- 1.3.1. on goods including labels, packages of the goods that are manufactured, offered for sale, sold, demonstrated at exhibitions and fairs or otherwise introduced into the civil circulation on the territory of Australia (Commonwealth of Australia), or are stored or transported with this purpose, or imported into the territory of Australia (Commonwealth of Australia);
- 1.3.2. in the implementation of works, rendering of services;
- 1.3.3. on the documentation connected with the introduction of goods into circulation;
- 1.3.4. in the offers for sale of goods, implementation of works, rendering of services, as well as in the announcements, on signs and in advertising;
- 1.3.5. in the network "Internet" including domain name and at other ways of addressing.
- 1.4. The territory where it is allowed to use the trademark is Australia (Commonwealth of Australia).
- 1.5. The Licensee reserves the right to grant the use of the trademark to other individuals.

2. Rights and Responsibilities of Parties

- 2.1. The Licensee may use the trademark only within the limits of those rights and by those means which are provided by this license agreement.
- 2.2. The Licensee is obligated to ensure quality conformance on manufactured or sold goods, on which he places the licensed trademark, to quality requirements, established by the Licensor.
- 2.3. The Licensee is required to provide Licensor quarterly written reports on the use of the trademarks within thirty (30) days of the end of each reporting period.
- 2.4. According to the sublicense agreement the Licensee having the Licensor's written consent may grant the right to use trademarks to other persons within the limits of the rights and the ways of use which are stipulated by the license agreement for him.
- 2.5. The Licensor may exercise the right to monitor compliance with quality standards for manufactured or sold goods on which the trademark is placed.

3. Term of the agreement

- 3.1. The term of this agreement is 4 years.
- 3.2. In the case of termination of the exclusive right the licensing agreement is terminated.
- 3.3. The present agreement can be terminated prior to expiration date by mutual consent of the Parties; on request of one of the parties in case of breach of this agreement by the other party; in other cases stipulated by the current legislation.
- 3.4. After the expiration of the term of the agreement or in case of its termination prior to expiration date Licensee has no right to use the trademark.

4. Payment for Licensor

4.1. The Licensee shall pay the Licensor the fee for the use of the trademark specified in the addendum to this agreement. The form of payment is negotiated by the parties in addition.

5. Responsibilities according to this agreement

- 5.1. The Licensee is responsible for the use of the trademark in a manner not specified by this agreement or otherwise outside the rights granted by this agreement.
- 5.2. In the event of Licensee failure to provide payment for the right to use the trademark within negotiated payment schedule, the Licensor may declare the agreement void.
- 5.3. The Licensor guarantees the availability of exclusive trademark rights granted according to this agreement.
- 5.4. The Licensee is responsible to resolve claims brought upon him as a manufacturer of goods and provider of services.
- 5.5. Each party is responsible to inform the other, in writing, within three (3) days of any changes of address, bank details.
- 5.6. The conditions of the present agreement and additional agreements to it are confidential.

5.7. After signing the agreement all correspondence and negotiations and agreements lose their legal force, if they are not referenced in this agreement.

6. Final provisions

- 6.1. The present agreement comes into force from the moment of signing.
- 6.2. This agreement is made and signed in two authentic copies, each of which has equal legal force, one of which being at the Licensor's possession, the second one being at the Licensee's.
- 6.3. In all that is not stipulated by the present agreement, the Parties are guided by the current legislation.
- 6.4. All changes and additions to the present agreement are made in writing and must be signed by the authorized representatives of the parties.

| 7. Banking details and signatures of Par Licensor: | ties | | |
|--|------|----------|---|
| | | | |
| | | | |
| | | | |
| Licensee: | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | <u> </u> | · |