

APPROVED  
by the General meeting of members of  
the Interregional public organization  
“National Forum of Psychoanalytics”  
Minutes No. 2  
dated October 25, 2018

ARTICLES OF ASSOCIATION  
of the Interregional public organization “European Confederation of Psychoanalytic  
Psychotherapy”  
(restated)

*Stamp affixed to each page:*  
/GENERAL DIRECTORATE OF THE  
MINISTRY OF JUSTICE OF THE RUSSIAN FEDERATION  
FOR SAINT PETERSBURG  
REGISTERED/

Saint Petersburg  
2018

## 1. GENERAL PROVISIONS

1.1. The Interregional public organization “European Confederation of Psychoanalytic Psychotherapy”, hereinafter referred to as “the Organization”, is a membership-based public association incorporated at the initiative of individuals on the basis of joint cooperation for protection of common interests and achievement of statutory purposes of the associated individuals.

Abbreviated name of the Organization is IPO “ECPP”.

Name of the Organization in English is Interregional public organization “European Confederation of Psychoanalytic Psychotherapy”.

1.2. The Organization shall exist in accordance with the Constitution of the Russian Federation, the Civil Code of the Russian Federation, Federal Act No. 82-Φ3 “Public Associations” dated 19.05.1995, other statutory acts of the Russian Federation, these Articles of Association and shall be governed in its activity by internationally recognized principles, rules and standards.

1.3. Business of the Organization shall be based on the principles of equal rights, self-management, lawfulness, respect of human and civil rights and freedoms.

1.4. The Organization shall become a legal entity upon state registration thereof pursuant to the requirements of the laws of the Russian Federation.

1.5. The Organization may in its own name acquire and exercise proprietary and personal non-property rights, assume obligations, sue and be sued in courts, including referees courts, for the purpose of achievement of its statutory objectives it may make transactions which correspond to the Organization’s objectives and laws of the Russian Federation both in the territory of the Russian Federation and abroad.

1.6. The Organization shall have separate assets, independent balance, operating and other accounts with banks and other credit institutions, and a round seal, stamps, letterhead papers with its name.

1.7. The Organization’s activity shall be public and open, and information concerning its constituent and program documents shall be accessible to the public.

1.8. The Organization shall carry out its activity in the city of Saint Petersburg, the city of Moscow, Omsk region, Sverdlovsk region, Rostov region.

1.9. The Organization’s continuing management body- the Board – shall be situated in Russia, Saint Petersburg.

## 2. BUSINESS AND OBJECTIVES OF THE ORGANIZATION

2.1. The Organization’s objectives are as follows:

- assistance in development of psychoanalytic psychotherapy for the benefit of society;
- assistance in development of the Russian Psychoanalytic school, development of fundamental and applied researches in psychoanalysis;
- assistance in activity of educational and medical institutions in the field of systematic training of specialists skilled in psychoanalysis;

- assistance in development of relations of Russian psychoanalysis with leading psychoanalytic centers of the world;
- creation of supporting structure for the Organization's members for information and experience exchange;
- achievement of official recognition of psychoanalytic psychotherapy specialty in different European countries;
- cooperation with other professional organizations, in particular, with the European Confederation of Psychoanalytic Psychotherapy, the European Association of Psychotherapy and the Global Psychotherapy Council.

2.2. The Organization shall carry out the following activities:

- cooperation with government institutions and other organizations of any form of incorporation in the field of psychology, psychoanalytic therapy, education and public health;
- information of the public and specialists about status and advances in psychoanalytic psychotherapy on the basis of collection, analysis of expert knowledge and development of analytical materials and recommendations;
- systematization and distribution of scientific, methodological and other information in the sphere of psychoanalytic psychotherapy;
- informational and methodological support of specialists and organizations in the sphere of improvement of psychological aid quality;
- assistance to employers, students and graduates in connection with cooperation of employers and students, graduates of educational institutions of psychological specialization;
- organizational, methodological, counselling and information provision of loyalty of enterprises, institutions, creative organizations, unions, funds, charitable organizations in connection with the matters which are included into the Organization's scope of activities;

The Organization within its competence shall cooperate with all the interested business, public and scientific organizations, legislative and executive authorities, foreign and international organizations and other legal entities and individuals.

2.3. The Organization shall determine its area of business, strategy of cultural, aesthetic, economic, technical and social development independently.

2.4. In achievement of its statutory objectives the Organization shall be entitled:

- to enter into unions (associations) of public organizations;
- to distribute information of its activity freely;
- to take part in working out of resolutions of public and local authorities according to the procedure and to the extent prescribed by Federal Act No. 82-Φ3 "Public Associations" dated 19.05.1995 and other laws in accordance with the Organization's objectives;
- to establish mass media and carry out publishing activities;
- to represent and protect its rights, legitimate interests of its members and other individuals before public, local authorities and public associations;

- to exercise fully the powers and authorities prescribed by the laws on public associations;
- advance the initiatives on different matters of public life, submit offers to public authorities;

2.5. The Organization shall:

- comply with the laws of the Russian Federation, generally recognized principles and standards of international law which relate to the Organization's activities and provisions of these Articles of Association;
- every year inform the bodies which adopted the resolution on state registration of the public organization about continuation of its activity specifying actual location of its continuing management body, name thereof and directors' details to the extent of the information included in the Unified State Register of Legal Entities;
- on demand of the body which adopts resolution on state registration of public organizations the Organization shall submit resolutions of management bodies and officers of the Organization and annual and quarter reports on its activities to the extent required by tax authorities;
- allow the representatives of the body which adopts resolution on state registration of public organizations attendance at any event held by the Organization;
- assist the representatives of the body which adopts resolution on state registration of public organizations in study of the Organization's activities in connection with achievement of the statutory objectives and compliance of the Russian Federation laws;
- annually publish a report of use of its assets or ensure accessibility of the said report;
- inform the federal authority of state registration about amount of money and other property received from foreign sources specified in cl. 6, art. 2 of Federal Act No. 7-Φ3 "Non-profit organizations" dated 12.01.1996, about purposes of expenditures of such money and use of other property and about actual expenditure and use thereof according to the form and within the terms fixed by competent federal executive authority;
- fulfill other obligations in accordance with the applicable laws of the Russian Federation.

### 3. MEMBERS OF THE ORGANIZATION

3.1. Any individuals who attained the age of 18 years, and legal entities – public associations – may be members of the Organization, unless otherwise established by the laws of the Russian Federation.

Incorporators of the Organization shall be individuals and legal entities – public associations, the general meeting at which the Organization's Articles of Association are adopted, management, control and auditing bodies are formed.

The incorporators of the Organization – individuals and legal entities – shall have equal rights and incur equal obligations.

The members of the Organization shall be individuals and legal entities - public associations, whose interest in joint solution of problems of the Organization pursuant to the provisions of these Articles of Association is evidenced by individual applications or documents which allow counting number of the Organization's members to ensure their equality as members of this association. Members of the Organization - individuals and legal entities – shall have equal rights and incur equal obligations.

The members of the Organization shall be entitled to elect and be elected to management, control and auditing bodies of the Organization and control activity of the Organization's management bodies according to these Articles of Association.

The members of the Organization shall have rights and incur obligations pursuant to the requirements prescribed by the provisions of these Articles of Association and in case of failure to comply with the said requirements they may be expelled from the Organization according to the procedure established by these Articles.

The members of the Organization shall be individuals and legal entities - public associations who supported the objectives of this association and (or) its particular actions, take part in its activity without obligatory registration of their participation, unless otherwise provided by these Articles. Members of a public association - individuals and legal entities – have equal rights and incur equal obligations.

Foreign citizens and stateless persons who legally stay in the Russian Federation may be members of the Organization, unless otherwise established by international agreements of the Russian Federation. Foreign citizens and stateless persons may be elected as honorary members of the Organization without acquisition of rights and obligations in such association.

The following persons and parties may not be a member of the Organization:

1) foreign citizen or stateless person in relation to whom a resolution of undesirability of their stay (residence) in the Russian Federation was adopted in accordance with the procedure established by the laws of the Russian Federation;

2) person included into the list pursuant to clause 2, article 6 of Federal Act No. 115-Φ3 “Countermeasures to combat legalization (laundering) of illegally obtained proceeds and financing of terrorism” dated August 7, 2001;

3) public association activity of which is discontinued pursuant to Federal Act No. 114- Φ3 “Countering extremist activities” dated July 25, 2002 (hereinafter referred to as “the Federal Act “Countering extremist activities””);

4) person in relation to whom it was determined by an effective court decisions that his acts show signs of extremist activities;

5) person who is in place of deprivation of freedom by a court sentence.

No person who previously was a head or member of a management body of any public or religious association or other organization in relation to which a court took an effective decision on liquidation or prohibition to carry out activity on the grounds prescribed by the Federal Act "Countering extremist activities" or by Federal Act No. 35-Φ3 "Counter-terrorism" dated March 6, 2006 may be an incorporator of a public association within ten years from the effective date of such decision.

The conditions and procedure of acquisition, loss of membership, including the conditions of ceasing to be a member according to age shall be determined by Articles of Association of appropriate public associations.

Upon incorporation of the Organization its incorporators shall automatically become members of the Organization and acquire relevant rights and obligations.

3.2. Members of the Organization shall be admitted:

- in case of an individual - on the basis of application and resolution of the Organization's Presidium;

- in case of a public association - on the basis of resolution of its management body and resolution of the Organization's Presidium.

3.3. Members of the Organization shall be admitted by a resolution of the Presidium if majority of attendees voted for such resolution.

The rights and obligations of the Organization's members shall be acquired and terminated upon adoption of a resolution by the Organization's Presidium.

Corporate members of the Organization – public associations – shall take part in activity of the Organization through their representatives.

The members of the Organization shall have equal rights and incur equal obligations.

3.4. The members of the Organization shall be entitled:

- to obtain information regarding the affairs and activity of the Organization;

- to submit any proposals on improvement of its activity for consideration by the Organization's Presidium and officers;

- to take part in events held by the Organization;

- to elect and be elected to elective bodies of the Organization;

- to control activity of the Organization's management bodies according to these Articles of Association;

- to get advice, information and methodological assistance in the matters interested to them;

- ask questions, submit statements and proposals to the Organization's management bodies, take part personally in consideration and implementation thereof;

- to cease to be a member of the Organization freely.

3.5. The members of the Organization shall:

- take an active part and assist in operation of the Organization;

- not perform any action (omission) which may cause damage to the Organization's activity;

- implement resolutions of the General meeting and the Presidium of the Organization adopted within their competence;

- comply with the provisions of the Organization's Articles of Association;

- observe requirements of the code of ethics;

- pay membership fees in due time.

3.6. The members of the Organization shall pay membership fees. The procedure of payment of membership fees and amount thereof shall be determined by the General meeting of the Organization's members.

3.7. The Organization's members cease to be members thereof by filing of an application to the Presidium of the Organization.

3.8. A member of the Organization shall be deemed withdrawn from the Organization upon filing of such application.

3.9. The members of the Organization may be expelled from the Organization for violation of the Articles of Association and for actions which discredit the Organization, cause non-pecuniary or financial damage to it.

#### 4. PROCEDURE OF MANAGEMENT OF THE ORGANIZATION

4.1. The General meeting of the Organization's members shall be a supreme management body of the Organization.

Basic function of the General meeting of the Organization's members shall be ensuring of observation of the objectives for which it was incorporated.

4.2. The General meeting of the Organization's members shall be held as and when necessary, but at least once a year. The General meeting of the Organization's members shall be duly constituted if more than half of the Organization's members are present thereat.

An extraordinary general meeting of the organization's members shall be convened by a resolution of:

- the Organization's Presidium;
- the Organization's President;
- the Audit commission (Auditor);
- at least twenty per cent of the number of the Organization's members.

4.3. The General meeting of the Organization's members shall have the following exclusive authorities:

- to determine main fields of the Organization's business, principles of formation and use of its property;
- to amend the Articles of Association of the Organization and approve restated Articles of Association;
- to elect the Organization's Presidium, the Organization's President, the Audit commission (Auditor) and terminate their authorities early;
- to approve annual report and accounting (financial) statements of the Organization;
- to determine the amount and procedure of payment of admission and membership fees by the members of the Organization;
- to adopt resolutions on incorporation by the Organization of other legal entities, shareholding in other legal entities, establishment of branches and opening of representative offices of the Organization;
- to adopt resolutions on reorganization and liquidation of the Organization, appointment of a liquidation committee (liquidator) and approval of liquidation balance;
- to determine the procedure of admission of the Organization's members and expulsion from the Organization, unless such procedure is determined by the federal acts;

- to approve an audit firm or individual auditor of the Organization;

Resolutions on all issues shall be adopted by the General meeting of the Organization's members by simple majority of the votes of those present at the meeting of the Organization's members.

Resolutions of the General meeting of members on the issues referred to its exclusive authorities shall be adopted by qualified majority of the votes, more than 2/3 of the votes of total number of the members present at the General meeting of the Organization's members.

4.4. The Presidium of the Organization shall be a continuing collegial executive body of the Organization.

4.5. The Organization's Presidium shall be elected by the General meeting of the Organization's members for a term of 2 years from amongst the Organization's members and it shall consist of at least 3 members.

The Organization's Presidium may be reelected for a new term upon expiration of its authorities. A question of early termination of its authorities may be raised by the General meeting of the Organization's members upon demand of at least 20% of the Organization's members.

Initially, upon incorporation of the Organization the Presidium shall be formed by the incorporators at the general meeting of the incorporators who adopted the resolution on incorporation of the Organization.

4.6. The Organization's Presidium shall:

- control and arrange operation of the Organization, control implementation of the resolutions of the General meeting of the Organization's members;
- review and approve expenditure estimate of the Organization;
- dispose of the Organization's property;
- admit new members to the Organization and expel its members;
- approve staff schedule of the Organization;
- prepare issues to be discussed at the General meeting of the Organization;
- annually inform the registration authority about continuation of the Organization's activity specifying actual location of the continuing management body, name thereof and details of directors of the Organization to the extent included into the Unified State Register of Legal Entities.

Meetings of the Presidium shall be held as and when necessary, but at least once a quarter and shall be deemed to be duly constituted if more than 51% of the Presidium's members are present thereat.

Resolutions shall be adopted by voting by a show of hands by simple majority of votes of the Presidium's members present at the meeting.

4.7. The President of the Organization shall be a sole executive body of the Organization. The President shall be elected by the General meeting of the Organization's members from amongst its members for a term of 2 years. The President of the organization may not be reelected for more than 2 terms running. The President shall chair the Organization's Presidium.

Initially, upon incorporation of the Organization the President shall be elected from amongst the incorporators who adopted the resolution on incorporation of the Organization.

4.8. The President of the Organization shall:

- be accountable to the General meeting of the Organization's members;
- adopt resolutions and issue orders related to operational matters of the Organization's internal activity;
- arrange preparation for and holding of meetings of the Presidium;
- control the activity of divisions, branches and representative offices of the Organization;
- bear responsibility within his competence for use of the funds and property of the Organization pursuant to its statutory objectives and tasks;
- be held liable for business situation of the Organization.

4.9. The President shall be authorized:

- to act on behalf of the Organization and represent its interests without any power of attorney;
- to exercise the right to dispose of the property and monetary funds within his competence;
- to enter into contracts, including employment contracts, issue powers of attorney, open operating and other accounts with banks, issue orders and decrees, give instructions binding upon all employees in connection with the matters referred to his competence.

4.10. Furthermore, the President's competence includes:

- material support of the Organization's activity to the extent of own funds;
- resolution of matters related to business and financial activity of the Organization;
- organization of accounting and reporting;
- attraction of additional sources of financial and material facilities for carrying out statutory activity;
- provision of the Organization's Presidium with quarterly financial reports.

4.11. If the President is unable to fulfill his obligations, his functions shall be exercised by one of the Presidium's members of the organization to be appointed at the meeting of the Presidium, temporarily until appointment of new President, but for not more than two months.

## 5. AUDIT COMMISSION (AUDITOR)

5.1. The Audit commission (Auditor) to be elected by the General meeting of the Organization's members from amongst the Organization's members for a term of 2 years shall control financial and business activity of the Organization. Initially, upon incorporation of the Organization one Auditor shall be elected for a term of 2 years from amongst the incorporators who adopted the resolution on incorporation of the Organization.

5.2. The Audit commission (Auditor) shall audit financial and business activity of the Organization at least once a year.

5.3. The Audit commission (Auditor) shall be entitled to demand from the Organization's officers provision of all necessary documents and personal explanations.

5.4. The Audit commission (Auditor) shall present the audit results to the General meeting of the Organization's members after consideration thereof at the Presidium's meeting.

5.5. The Audit commission (Auditor) shall be formed (elected) and act pursuant to the Regulations on the Audit commission (Auditor) approved by the General meeting of the Organization's members.

## 6. REGIONAL DIVISIONS OF THE ORGANIZATION

6.1. The Organization shall be entitled to create its regional division (hereinafter referred to as the Division) in every region of the Russian Federation where it carries out its activity.

6.2. Such Division shall have the following structure:

- the General meeting of the Division's members;
- the Board of the Division;
- the Chairman of the Division's board.

6.3. The General meeting of the Division's members to be convened at least once a year shall be a supreme body of the Division. Extraordinary meeting may be convened by a resolution of:

- the Division's Board;
- the Chairman of the Division's Board;
- at least twenty per cent of the number of the Division's members.

6.4. The General meeting of the Division's members shall be duly constituted if more than half of the Division's members are present thereat.

6.5. The General meeting of the Division's members shall have the following exclusive authorities:

- to determine main fields of the Division's business, principles of formation and use of its property;
- to elect the Division's Board, the Chairman of the Board, the Auditor and terminate their authorities early.

Resolutions on all issues shall be adopted by the General meeting of members by simple majority of the votes of those present at the meeting of the Division's members.

Resolutions of the General meeting of members on the issues referred to its competence shall be adopted by qualified majority of the votes, 2/3 of the votes of total number of the members present at the General meeting of the Division's members.

6.6. The Board of the Division shall be a continuing management body of the Division.

6.7. The Division's Board shall be elected by the General meeting of the Division's members for a term of 2 years from amongst the Division's members and it shall consist of at least 3 members.

The Board of the Division may be reelected for a new term upon expiration of its authorities. A question of early termination of its authorities may be raised at the General meeting of the Division's members upon demand of at least 20% of the Division's members.

Initially, upon incorporation of the Organization the Board shall be formed at the General meeting of the Division's members who adopted the resolution on incorporation of the Division.

6.8. The Division's Board shall:

- control and arrange operation of the Division, control implementation of the resolutions of the General meeting of the Organization's members (in relation to the Division) and resolutions of the General meeting of the Division's members;

- approve staff schedule of the Division;
- prepare issues to be discussed at the General meeting of the Division;

Meetings of the Board shall be held as and when necessary, but at least once a quarter and shall be deemed to be duly constituted if more than 51% of the Board's members are present thereat.

Resolutions shall be adopted by voting by a show of hands by simple majority of votes of the Board's members present at the meeting.

6.9. The Chairman of the Division's Board shall be a sole executive body of the Division. The Chairman of the Division's Board shall be elected by the General meeting of the Division's members from amongst the Organization's members for a term of 2 years. The Chairman of the Division's Board may not be reelected for more than 2 terms running. The Chairman of the Division's Board shall chair the Organization's Board.

Initially, upon incorporation of the Organization the Chairman of the Division's Board shall be elected from amongst the persons who adopted the resolution on incorporation of the Division.

6.10. The Chairman of the Division's Board shall:

- be accountable to the Division's Board;
- adopt resolutions and issue orders related to operational matters of the Division's internal activity;
- arrange preparation for and holding of meetings of the Board;
- resolve current issues of business and financial activity of the Division;
- prepare proposals related to the events, programs and projects, participation in other programs, including international, participation in activity of international organizations, cooperation with foreign partners;
- bear responsibility within his competence for use of the funds and property of the Organization transferred to the Division on the basis of operational management pursuant to its statutory objectives and tasks;
- be held liable for business situation of the Division.

6.11. The Chairman shall be authorized:

- to act on behalf of the Division and represent its interests without any power of attorney;
- to exercise the right to dispose of the property and monetary funds within his competence;
- to enter into contracts, including employment contracts, issue powers of attorney, open operating and other accounts with banks, issue orders and decrees, give instructions binding upon all employees in connection with the matters referred to his competence.

6.12. If the Chairman is unable to fulfill his obligations, his functions shall be exercised by one of the Board's members of the division to be appointed at the meeting of the Division, temporarily until appointment of new Chairman, but for not more than two months.

6.13 Divisions of the Organization shall not be legal entities and exist on the basis of these Articles of Association of the Organization.

6.14. Divisions shall be provided with the Organization's assets on the basis of operational management, and such property shall be booked on a separate balance of the Organization.

## 7. BRANCHES AND REPRESENTATIVE OFFICES

7.1. The Organization shall be entitled to establish branches and open representative offices in the Russian Federation and abroad subject to requirements of the laws of the Russian Federation.

7.2. Branches and representative offices shall not be legal entities, shall be provided with the Organization's assets and exist on the basis of the Regulations to be approved by the President of the Organization. Assets of branches and representative offices shall be booked on a separate balance and on the Organization's balance.

7.3. Heads of branches and representative offices shall be appointed by the President of the Organization and act on the basis of power of attorney issued by the President of the Organization.

## 8. ASSETS OF THE ORGANIZATION AND SOURCES OF FORMATION THEREOF

8.1. Pursuant to the applicable laws of the Russian Federation the Organization may own lands, buildings, erections, constructions, housing fund, transport, equipment, stock, property for cultural, educational and recreational purposes, money, shares, other securities and other property necessary for material support of the Organization's statutory activity.

8.2. The Organization's assets shall be formed on the basis of admission and annual membership fees, voluntary contributions and donations, civil transactions and other incomes permitted by the laws.

8.3. The Organization may create business partnerships, companies, other business organizations with a status of legal entity and acquire assets for carrying out of its activity.

8.4. The Organization may make any transactions with its own assets which are not prohibited by the laws of the Russian Federation, these Articles of Association and correspond to the Organization's statutory objectives.

8.5. The regional divisions of the Organization shall be provided with the organization's assets on the basis of operational management and financial assets in accordance with estimates approved by the Organization's Presidium.

8.6. Procedure of allocation of financial assets between regional divisions shall be determined by the Organization's Presidium on the basis of an estimate to be approved annually.

## 9. AMENDMENT OF THE ORGANIZATION'S ARTICLES OF ASSOCIATION, REORGANIZATION AND LIQUIDATION OF THE ORGANIZATION

9.1. The Organization's Articles of Association may be amended by a resolution of the General meeting of the Organization's members. Such resolution on amendment of the Organization's Articles of Association shall be adopted by qualified majority of the votes, not less than two thirds of the votes of those present at the General meeting of the Organization's members.

9.2. Proposals on amendment of the Organization's Articles of Association may be made by: the Presidium of the Organization, members of the Organisation who constitute at least 20% of total number of the Organization's members.

9.3. After reorganization of the Organization its assets shall be transferred to new legal entities according to the procedure established by the applicable laws of the Russian Federation.

9.4. The assets of the Organization remaining as a result of liquidation of the Organization after satisfaction of the creditors' claims shall be used for the purposes provided for by these Articles of Association. A resolution of use of the remaining assets shall be published by a liquidation committee (liquidator) in the press.

In case of liquidation of the Organization according to the procedure and on the grounds prescribed by Federal Act No. 114-Φ3 "Countering extremist activities" dated July 25, 2002 the assets remaining after satisfaction of claims of the Organization's creditors shall be converted into the assets of the Russian Federation.

The assets remaining after liquidation of the Organization shall not be redistributed among its members.

9.5. After liquidation of the Organization its personnel records shall be transferred to the Public Record Office according to the procedure established by the laws.

9.6. A resolution on liquidation of the Organization shall be sent to the authority which registered the Organization for deregistration thereof from the Unified State Register of Legal Entities.

9.7. Liquidation of the Organization shall be deemed to be completed and the Organization – to be wound up after entering of an appropriate record to the Unified State Register of Legal Entities.

*/signature/*

*Official seal:*

/MINISTRY OF JUSTICE OF THE RUSSIAN FEDERATION \* GENERAL DIRECTORATE OF THE MINISTRY OF JUSTICE OF THE RUSSIAN FEDERATION FOR SAINT PETERSBURG \* (GENERAL DIRECTORATE OF THE MINISTRY OF JUSTICE OF RUSSIA FOR SAINT PETERSBURG) \* OGRN 1117847191252/

Record of state registration of the Interregional public organization “European Confederation of Psychoanalytic Psychotherapy” was made in the Unified State Register of Legal Entities on October 02, 2018 under primary state registration number 1187800004985.

Record of state registration of amendment of the constituent documents was made in the Unified State Register of Legal Entities on December 12, 2018 under state registration number 2187800207824.

This document includes 14 (fourteen) numbered, stitched and sealed sheets.

Head of the General Directorate of the

Ministry of Justice of the Russian Federation for Saint Petersburg */signature/* D.Yu. Smirnov

*Official seal:*

/MINISTRY OF JUSTICE OF THE RUSSIAN FEDERATION \* GENERAL DIRECTORATE OF THE MINISTRY OF JUSTICE OF THE RUSSIAN FEDERATION FOR SAINT PETERSBURG \* (GENERAL DIRECTORATE OF THE MINISTRY OF JUSTICE OF RUSSIA FOR SAINT PETERSBURG) \* OGRN 1117847191252/

No. 7812016311

SAINT

Petersburg

Russian Federation, Saint Petersburg.

On the Seventh day of February in the year two thousand and nineteen.

I, Oksana Viktorovna Ivanova, acting on behalf of Alla Viktorovna Azhoichik, Notary Public of Saint Petersburg Notarial District, do hereby certify that this is a true copy of the document submitted to me.

Registered under No. 78/5-Н/78-2019-4-321.

Fee charged: 500 rubles.

*/signature/* O.V. Ivanova

*Official seal:*

/NOTARY PUBLIC A.V. AZHOICHIK \*  
Notarial District: Saint Petersburg \*  
INN 782700121406/

*Official seal:*

/NOTARY PUBLIC A.V. AZHOICHIK \*  
Notarial District: Saint Petersburg \*  
INN 782700121406/

In total, this document contains 16 (sixteen) sheets

Acting Notary Public: */signature/*

-----End of translated document-----

-----Конец перевода документа-----

I, the undersigned certified translator Ekaterina Valeryevna Molodykh, fluent in both Russian and English languages, confirm that the above is a true, accurate and complete translation of the attached document.

Я, дипломированный переводчик Молодых Екатерина Валерьевна, владеющая русским и английским языками, подтверждаю, что выполненный мною перевод приложенного документа является правильным, точным и полным.

Translator Ekaterina Valeryevna Molodykh  
Переводчик Молодых Екатерина Валерьевна

**SAINT  
САНКТ-**