"REGISTRATION" Registration Service Dnipropetrovsk City Department of Justice order from "18" October 2013 number 729 certificate number 1407409 Acting Head of the Registration Service Dnipropetrovsk city management Justice

O. Yu Zolotonosha

Charter PUBLIC ORGANIZATION "UKRAINIAN ASSOCIATION" EVERYONE IS CAPABLE OF "

1. GENERAL PROVISIONS.

- 1.1. Public Organization " All-Ukrainian Society " Each method "(hereinafter the Organization) is a voluntary association based on individual membership, created on the basis of common interests for joint implementation and protection of human rights and freedoms, meet the public, in particular economic, social, cultural, environmental and other interests.
- 1.2. Organization created by the decision of the Constituent Assembly of the founders of the September 7, 2013 N_2 1.
- 1.3. The organization is guided by the Constitution of Ukraine, the Law of Ukraine " On Public Associations ", other legal acts, as well as the present Charter.

2. NAME OF ORGANIZATION.

2.1. Full name of the Organization:

Ukrainian language - Громадська організація "Всеукраїнське товариство "КОЖЕН СПРОМОЖЕН";

in Russian - Всеукраинское общество " КАЖДЫЙ СПОСОБЕН ";

2.2. Abbreviated name:

Ukrainian language - BT « КОЖЕН СПРОМОЖЕН »;; in Russian - BO « КАЖДЫЙ СПОСОБЕН». ."

3. LEGAL STATUS OF THE ORGANIZATION.

- 3.1. The organization is a voluntary association established in the legal form of social organization.
- 3.2. The organization operates with legal personality and is a non-profit organization , whose main purpose is not to make profits.
- 3.3. The organization becomes a legal entity with the state registration in the manner prescribed by law, shall have equal rights and obligations associated with its activities.
- 3.4. The organization has its own symbols : emblem , flag , which are approved in accordance with the Charter and must be registered in the manner prescribed legislation.
- 3.5. An organization may have its own balance sheet, accounts in banks, including foreign currency, printing with your own name, letterheads, stamps and other details.
- 3.6. The organization has the right to acquire property and personal non-property rights, as well as a party in the courts of general jurisdiction and jurisdictional bodies of other states.
- 3.7. The organization operates on the principles of voluntariness, self free choice of site activities, equality before the law, no property interest members (participants), transparency, openness and transparency.
- 3.8. Organization can purchase a nationwide organization in the manner specified by the legislation.

4. OBJECTIVE (S), AND ACTIVITIES.

- $4.1.\ Objective\ (s\)\ of\ the\ organization\ -\ propaganda\ to\ raise\ the\ cultural\ level\ of\ the\ population\ at\ home\ ,\ the\ fight\ against\ indifference\ and\ laziness\ in\ everyday\ life,\ participation\ in\ education\ of\ children\ and\ youth,\ sports\ support\ ,\ raising\ legal\ awareness\ of\ the\ population\ ,\ the\ implementation\ and\ protection\ of\ human\ rights\ and\ freedoms\ ,\ public\ satisfaction\ ,\ in\ particular\ economic\ social\ ,\ cultural\ ,\ environmental\ and\ other\ interests\ of\ Ukrainian\ citizens\ in\ exercising\ their\ rights\ .$
 - 4.2. The main activities of a public organization is :
- Contribute to the resolution of social, cultural, sports, environmental, etc. problems of individuals, populations, local communities and the state as a whole;
- Promoting the participation of citizens in decision -making on important social, environmental, spiritual, and other areas of development of local communities and the state;
- Facilitation of monitoring on life of citizens; analysis and bringing this information to the public contribute to the definition of priority directions of social, spiritual, environmental and other development of the state, the formation of proposals to address the pressing problems through analysis;

- Participation in accordance with Ukrainian legislation in the various activities and Projects summary infrastructure settlements conducted by local governments and public authorities, enterprises, institutions and organizations irrespective of ownership and subordination;
- The organization , conduct and participate in educational, recreational , cultural, sporting , environmental and other events in the settlements contribute to the organization and conduct of scientific and creative conferences, competitions , performances, concerts , book and graphic exhibitions in order to develop and promote the history , culture, language , literature and religion, folk customs , traditions and rituals ;
- Promoting and perpetuating the outstanding events of persons;
 - 4.3. For realization of the purpose (s) the organization may undertake the following activities :
- Freely disseminate information about its activities , promote its objective (s)
- Cooperate with other NGOs and community organizations by creating and promoting joint Projects summary;
- Provide information and other assistance to members of the public organizations and others;
- To exercise public control over observance of current legislation of Ukraine;
- To present and defend their legitimate interests and the legitimate interests of its members in the state and public bodies;
- Contribute to the organization of exhibitions, fairs, recreational tourist and sports activities;
- Contribute to and participate in the conduct of public examinations .
- Apply to the procedure established by law , the state authorities , authorities of the Autonomous Republic of Crimea, local governments and their officials and officers with suggestions (remarks) , application (petition) , complaints
- Receive in the manner specified by the law, public information held by entities of power, other managers of public information;
- Participate in the manner prescribed by law, in the development of Projects summary normative legal acts issued by public authorities, the authorities of the Autonomous Republic of Crimea, local governments and concerned with the scope and activities of the important issues of public life;
- To assemble peacefully;
- Be a member of the civil legal relationships , acquire property and other rights in accordance with the law;
- Carried out in accordance with the law on business through established in the manner prescribed by law , legal entities (associations , companies), if such activities are consistent with the target (Target) public association and contributes to its achievement ;
- Establish in order to achieve its statutory objective (s) the media:
- Participate in the implementation of regulatory policy in accordance with the Law of Ukraine "On the Principles of State Regulatory Policy in Economic , activities";
- Participate in the manner prescribed by law, in the consultative, advisory and other auxiliary bodies formed by state authorities, authorities of the Autonomous Republic of Crimea, local authorities to consult with associations and make recommendations on matters relating to the scope of their activities;
- In person or through a legal entity created by the (company, enterprise) can be the executor of the state order in accordance with law;
- To exercise other rights, not prohibited by law.

5. ORDER ENTRY AND TERMINATION OF MEMBERSHIP RIGHTS AND DUTIES OF THE ORGANIZATION.

- 5.1. Organization members may be citizens of Ukraine, foreigners and stateless persons who have reached the 18 years old and actively contribute to the statutory objectives of the Organization. Organization membership is fixed and confirmed by an entry in the register of members of the Organization and the relevant permit.
- 5.2. Head of the Board or of a separate division of the Organization decide on the adoption of a person in terms of what the Council of the Organization make an appropriate entry in the Register of Members of the Organization not later than one month after receipt of the written statement, which shall confirm a commitment to implement the Charter, as well as consent to the processing of personal data in accordance with the statutory goals and current legislation. Chairman of the Organization shall have the right to decide on the acceptance of others who contributed to the statutory objectives of the Organization, as an honorary member on the recommendation of at least two members of the

Organization. Honorary members are entitled to participate in the General Meeting in an advisory capacity.

- 5.3. Head of the Board or of a separate division of the Organization shall have the right to refuse to accept a person as a member .
 - 5.4 . Organization Council may delegate the right to admission to the other statutory bodies .
 - 5.5. Members have the right to:
- 1) participate in authorized events and activities of the Organization;
- 2) participate in the General Meeting to elect and be elected to the governing bodies;
- 3) make suggestions, requests and complaints in the governing bodies;
- 4) to obtain the information and explanations concerning the activities of the Organization, subject to the protection of confidential information and personal data;
- 5) to have access to financial and other records of the Organization;
- 6) freely escape from the organization by submitting an application to the Council of the Organization (or the Chairman of the organization of a separate division) , as relevant decision of the Council .
 - 5.6. Members must:
- 1) meet the requirements of the Charter and decisions of the governing bodies associated with the implementation of the statutory objectives;
- 2) facilitate the implementation of the statutory objectives of the Organization;
- 3) to promote ideas, goals, objectives and activities authorized Organization;
- 4) comply with the requirements of the governing bodies of the Organization, a separate subdivision in which a member is registered, the procedure and conditions of use of personal data and other information, which is confidential.
- 5.7. The Council has the right to establish distinctions, other means of public incentives for Member States and other individuals who have contributed to the statutory objectives of the Organization.
 - 5.8. Termination of membership in the Organization shall be based on :
- 1) a written application of a member , represented by the Council of the statutory body or other organizations to which the decision was made for the admission of persons to membership;
- 2) the decision of the Council or its authorized body.
 - 5.9 . Organization membership is terminated upon the death of the person .
- 5.10 . Termination of membership does not constitute grounds for termination or default of any obligation under civil legal or labor contracts .
- 5.11 . Termination of membership shall entail the termination of stay for persons in positions of any of the bodies .
 - 5.12. Council or its authorized body decides to expel a member if:
- 1) repeated violations of the Constitution;
- 2) the commission of acts or omissions that are inconsistent with the purpose of the Organization;
- 3) the commission of acts or omissions that cause significant damage to property or non-Organization;
- 4) non-participation in the activities of the Organization during the previous 12 months.
- 5.13 . Appeals against decisions, actions or inaction of the governing bodies related to the acquisition and termination of membership, rights and duties of the members are considered the next General Meeting of the Organization.

6. GUIDELINES AND REGULATORY BODIES.

- 6.1. Organization's governing bodies is the General Meeting of the Council, Chairman of the Organization. Members of the governing bodies are working on a voluntary basis.
- 6.2 . Controlling body is the Supervisory Board , whose members (auditors) perform their duties on a voluntary basis .
- 6.3 . Bodies have the right to approve the internal rules of procedure (regulations) of their work, if necessary, to create and terminate consultative, advisory, permanent and temporary bodies activities, approve the regulations on these bodies, as well as select, appoint or replace members of these bodies.
- 6.4. Members of other permanent and temporary agencies may participate in the meetings of the governing body of the United Nations which created these permanent and temporary bodies in an advisory capacity.
- 6.5. Council members, as well as other permanent and temporary bodies can not be persons who are not members of the Organization.

- 6.6. Ordinary General Meeting shall be convened by the Board once every two calendar years. The Council shall notify the members of the Organization through subdivisions of the time and place of the next General Meeting not later than 10 days prior to the event.
- 6.7. General meeting is considered valid if attended by at least $2 \setminus 3$ delegates from separate subdivisions (1 from separate division, elected at a meeting of a separate division) Organization.
- 6.8. The Council shall convene an Extraordinary General Meeting on the basis of their own solutions . At least 30% of the members may apply to the Board with a proposal for an Extraordinary General Meeting .
- 6.9. The Council shall notify the members of the time and place of the Extraordinary General Meeting not later than 10 working days after a decision or receipt of a written claim for their convocation.
- 6.10. The General Meeting shall decide by a simple majority vote of the delegates present at the General Meeting . Decision on Amendments to the charter, dissolve or reorganization adopted by a majority of not less than 3/4 vote of the delegates present at the meeting of the General Assembly. A general meeting may be held via videoconference .
- 6.11 . The exclusive competence of the General Meeting includes decision on :
- the approval of amendments to the Charter; regulatory approval of the General Meeting;
- approving the priorities, plans and programs of the Organization;
- approval of annual budgets, balance sheets, financial statements and other governing bodies;
- election of the Board, Chairman of the Board, members of the Supervisory Board (Auditor);
- involvement of other legal entities, as well as associations of legal persons;
- approval of the Council's decisions on the establishment and termination of separate entities;
- disposal of property, delegating certain powers to other authorities or persons (other than the laws related to the powers of the supreme governing body);
- conduct an independent audit of financial or other organizations;
- a decision to disband / reorganization.
- 6.12 . General meeting may decide on other matters that do not relate to the competence of other governing bodies .
 - 6.13. The General Meeting in the protocol signed by the Chairman and Secretary.
- 6.14 . The Council is a permanent governing body of the Organization between ordinary General Meetings .
- 6.15 . Elected for two years , comprising at least three members. Board members may be reelected for another term.
- 6.16 . If a member of the Board shall submit a written application for termination of office or loses the ability to perform the duties for other reasons and therefore the number of Board members is smaller than defined by the charter , the Board appoints a majority of votes (co-opt) the new members for a term until the next General Meeting of the Organization. Council decision taken in kooptirovannnom composition, have the same legal effect as a decision of the Council elected by the General Meeting .
 - 6.17. The Board has the authority to:
- Identify the specific tasks and activities of the form in accordance with the Charter and the decisions of the General Meeting;
- ullet approve and modify the operational and financial plans , prepare annual budgets , balance sheets and statements of the Organization ;
- establish the procedure for financing and other forms of implementation of statutory objectives;
- decide on the establishment and liquidation of separate entities, institutions and the termination of enterprises, institutions and organizations, as well as acquisition and disposal of real property of the Organization;
- approve symbols, determine the order of use and storage;
- approve samples and descriptions of forms, stamps, seals.
- 6.18. Meetings of the Council shall be convened by the Chairman of the Organization once every three months, at any time on its own initiative, or within five working days after receipt of the written application of a member of the Council on the need to convene a meeting of the Board.
- 6.19 . Council meeting lawfully when it involves the majority of members . Council meeting may be held via videoconference .
 - 6.20 . Council decisions are taken by simple majority vote makers

participate in the vote if the Board determines a qualified majority.

- 6.21. Council's decision in the protocol and kept by the Secretary.
- 6.22. Chairman of the Organization manages the daily operations of the Organization in accordance with the law , the Charter, the governing authorities and the ex-officio Chairman of the Board at the same time the organization.
- 6.23 . Chairman of the Organization shall be appointed by the General Meeting for a term of two years. The General Meeting has the right to terminate the powers of the Chairman on the basis of :
- a written statement by the President;
- the Chairperson of the term in more than 2 months to perform his duties for any reason;
- the application of the decisions, actions or omissions of the President or significant property of the non-pecuniary damage .
 - 6.24. Chairman of the Organization has the authority to:
- officially represent the organization without a warrant, government agencies, local government bodies, as well as in relations with others in Ukraine and in other countries;
- enter into agreements on behalf of the other deals with the limitations established by the Charter and resolutions of the General Assembly;
- ensure implementation of the decisions and orders of the governing bodies of the Organization's management;
- opening and closing of the accounts at banks and other financial institutions to sign banking and other financial document :
- approve the staffing, to conclude labor and civil contracts, lay off workers under the law, to issue orders and other mandatory for employees of the acts and manage their activities;
- report to the governing bodies of the current management of the Organization;
- decide on other current issues of the Organization and to carry out other administrative tasks aimed at implementation of the statutory objectives of the public association .
- 6.25. Chairman of the Organization shall appoint a substituent (s) of the Board members, publishes and cancels the power of attorney to others to commit legal actions on behalf of the Organization.
- 6.26 . Supervisory Board (supervisory body) advisory and supervisory powers on financial activities and targeted use of the assets .
- 6.27 . Supervisory Board elected by the General Assembly for two years. The number of members of the Supervisory Board (auditor) is determined by the General Meeting . members of other governing bodies and employees of the public association can not be Examiners . The Supervisory Board shall be convened by the Chairman of the Supervisory Board once every three months. Meeting legitimate if it is attended by the majority of members of the Supervisory Board . Decisions are
- Meeting legitimate if it is attended by the majority of members of the Supervisory Board. Decisions are taken by simple majority.
 - 6.28. The Supervisory Board has the authority to:
- make proposals on financial performance of the assets of a public association;
- make conclusions about the financial performance of the assets of a public association to approval by the General Assembly annual budgets, balance sheets, financial statements and other governing bodies;
- make conclusions on other issues on the proposal governing bodies;
- conduct periodic and special audits of financial activity and use of assets , engage independent experts to those inspections
- determine the order of decision-making by the Supervisory Board and the frequency of its meetings .

7. REPORTING TO THE GOVERNING BODIES OF ITS MEMBER.

- 7.1. Chairman of the Organization is required to report to the members of the Organization at the next General Meeting on matters related to the implementation entrusted to him and to the Council of the implementation of its statutory mandate and objectives of the Organization.
- 7.2. Report on the implementation of statutory objectives is subject to disclosure within 30 days of scoring .
- 7.3. All bodies have a 30- day periods to provide in writing or by e-mail to requests from members of the Organization of the work of the governing bodies and the implementation of the statutory objectives .

7.4. Council of the Organization shall provide to members of the free access to information about its activities, including decision-making and improved - statutory tasks.

8 APPEALS, ACTION, INACTIVITY GUIDELINES BODIES AND COMPLAINTS.

- 8.1. Members have the right to appeal the decision, action or inaction of any other Member, Chairman of the Organization, the Council or the General Assembly of the Organization by filing a written complaint.
- 8.2 . The actions , omissions or decisions of members of the primary complaint is submitted to the Chairman of the Organization, who shall receive a written explanation from the person who acts, omissions or decisions which are appealed , and within 20 working days to consider the complaint with explanations and report the results of its review of the applicant. In case of rejection of the complaint repeated complaint is filed to the Council, which shall consider the appeal at the next meeting with the obligatory invocation of a member who complains , and as a member , omission or decision is appealed against . In case of rejection of the complaint Board repeated complaint is filed at the General Meeting of the Organization, which is obliged to consider the appeal at a regular / special meeting with the obligatory invocation of a member who is complaining , and as a member , acts, omissions or decisions that are appealed .
- 8.3. The actions, omissions or decisions of the President of the primary complaint is submitted to the Council, which shall consider the appeal at the next meeting with the obligatory invocation of a member who complains, as well as Chairman of the Board, acts, omissions or decisions that are appealed. In case of rejection of the complaint by the Council repeated complaint is filed at the General Meeting, which shall consider the appeal at a regular or special meeting with the obligatory invocation of a member who complains, as well as Chairman of the Organization, the acts, omissions or decisions that are appealed.
- 8.4. The actions, omissions or decisions of Council member primary complaint is submitted to the Chairman of the Organization, which shall consider the appeal within 20 working days, with the obligatory invocation of a member who complains, and as a member of the Council, the acts, omissions or decisions that are appealed. In the case of dismissal of the appeal of the Chairman repeated complaint is filed at the General Meeting, which shall consider the appeal at a regular or special meeting with the obligatory invocation of a member who complains, and as a member of the Council of acts, omissions or decisions that are appealed.
- 8.5. The actions, omissions or decisions member supervisory body (Supervisory Board) are filed at the General Meeting, which shall consider the appeal at a regular or special meeting with the obligatory invocation of a member who complains and Examiner, the acts, omissions or decisions that are appealed.
- 8.6. Acts, omissions or decisions of the General Meeting may be appealed in court in accordance with applicable law at the time of the appeal of such actions, omissions or decisions.

9. SOURCES OF INCOME AND THE USE OF FUNDS AND OTHER PROPERTY ORGANIZATION

- 9.1. An organization may have the right of ownership, other property (material) rights over movable and immovable property, funds in local and foreign currencies, securities, intangible assets and other property that is not prohibited by law and contributes to the statutory activities of the Organization.
- 9.2 . The organization has the right to respect property and property rights that it owns or other proprietary rights of the transaction, contrary to the laws and the Constitution. Funds and property of the used for the implementation of statutory objectives , remuneration and social activities for the employees of the Organization.
- 9.3. The organization is not liable for the obligations of membership. Members are not liable for the obligations of the Organization unless otherwise provided by law.
- 9.4. The organization has no right to provide loans or loans to members of the governing bodies of the Organization. General meeting may determine other cases of conflict of interests on the use of the assets .
 - 9.5. The sources of the funds and assets of the Organization are:

- 1) funds and property received gratuitously, repayable financial assistance, donations of members and other persons;
- 2) passive income;
- 3) grants or subsidies from the state or local budgets, as well as from state trust funds;
- 4) charitable aid, humanitarian and technical assistance;
- 5) income from operating activities of the Organization in accordance with the Constitution and law.
- 9.6. The organization started its enterprises, organizations and institutions are operational and accounting, and also provided statistical, financial and other reports in the manner and amount prescribed by the legislation.
- 9.7. Organization at least once a year publishes reports and other informations about the sources of raising funds and property to exercise their statutory activities and directions for use in accordance with Ukrainian legislation.

10. THE ESTABLISHMENT, OPERATION AND TERMINATION OF ACTIVITIES SEPARATE SUBDIVISIONS ORGANIZATION

- 10.1. Members conduct joint activities in separate units that are created by the Board of the Organization on the territorial principle residence no less than two members of the Organization.
 - 10.2. Separate organizational units are not legal entities .
- 10.3. Separate organizational units can operate on the basis of the position , which is approved by the General Meeting .
- 10.4. Separated subdivision represent and ensure the implementation of the statutory objectives defined in the territory of the region , are guided by the Charter of the Organization.
- 10.5. Separate subdivisions approved by the Board vested property management functions of the Organization.
- 10.6. Separate division has the highest governing body Assembly members , and the head of a separate division , who is appointed by the Board and shall act under the power of attorney issued by the Chairman of the Organization . Chairman of the Organization may at any time revoke the power of attorney .
- 10.7. Head separate division organizes the activities of the Organization for the implementation of the statute, keeps records of members shall be made in a separate subdivision of the Organization, and exercises other powers granted to the governing bodies of the Organization.
- 10.8. In the event of termination of the separate division of its property is transferred to the Organization.

11. AMENDMENTS TO THE CHARTER OF THE ORGANIZATION.

- 11.1 . Amendments to the Charter of the Organization is the competence of the General Assembly of the Organization. Projects such changes in the Charter prepared exclusively by the Board of the Organization. Members have the right to submit proposals for such changes to the Board of the Organization.
- 11.2. The General Meeting of the Organization for changes in the Constitution adopted if it receives more than 3/4 vote of the delegates present at the meeting of the General Assembly of the Organization.
- 11.3. About changes in the Charter of the Organization informs the authorized body for the registration at the location of the organization.

12. TERMINATION OF THE ORGANIZATION.

- 12.1. Activities of the Organization is terminated through its reorganization (merger) or liquidation (dissolution) .
- 12.2 . Decision on reorganization or liquidation (dissolve) , its use property and funds , adopted by the General Assembly of the Organization, if they were voted at least 3/4 of the delegates present at the General Meeting of the Organization.
- 12.3. Reorganization of the Organization shall be effected by its accession to the other associations of the same status. Reorganization on the basis of the termination of the General Meetings .
- 12.4. Decision on liquidation (compulsory dissolution) of the Organization may be accepted by the court in the manner prescribed by law .

- 12.5. To address issues related to the liquidation of the Organization , the General Meeting of the liquidation commission created . Numerical and personal composition and procedure of the election are determined by the General Meeting of the Organization.
- 12.6. In the case of liquidation of the Organization , in accordance with the law of its assets must be transferred to one or more non-profit organizations of the corresponding species or credited to the budget .
- 12.7 . From the date of entry into the Unified State Register of Legal Entities and persons entrepreneurs of the record of the decision to dissolve the termination of the starts as a legal entity and acquires powers of the liquidation commission . From the date of entry into the Unified State Register of legal entities and natural persons entrepreneurs of the record of the decision to dissolve may be revoked by the Organization.
- 12.8. Organization is to cease its activities , with the corresponding entry in the Unified State Register of legal entities and individual entrepreneurs .