«ЗАРЕЄСТРОВАНО»

Міністерством юстиції України Наказ №1372/5 від 22 грудня 2007р. Свідоцтво № 2822

«ЗАТВЕРДЖЕНО»

Установчою Конференцією Міжнародної громадської організації «Міжнародна федерація гирьового спорту» Протокол №1 від 23.03.2007 р.

ЗМІНИ ЗАРЕЄСТРОВАНО:

Міністерством юстиції України наказ від / О _ О & _ 2009 р. № / У У / 5 Заступник директора Департаменту легалізації та регулювання діяльності бюро кредитних історій

ЗМІНИ ЗАТВЕРДЖЕНО:

Конференцією Міжнародної громадської організації «Міжнародна федерація гирьового спорту» Протокол від20.02.2009 р.

В.В. Залізнюк

CTATYT

МІЖНАРОДНОЇ ГРОМАДСЬКОЇ ОРГАНІЗАЦІЇ "МІЖНАРОДНА ФЕДЕРАЦІЯ ГИРЬОВОГО СПОРТУ" "REGISTERED"
by Ministry of Justice
of Ukraine
Order № 1372/5
As of December 22, 2007
Certificate № 2822

AMENDMENTS REGISTERED: by Ministry of Justice of Ukraine order as of 10.08.2009 № 144415 Deputy head of Department of Federation" credit reference agency legalization and regulation

(signature) V.V. Zalizniuk /seal/ "APPROBATED"

by the Foundation Conference of International public organization "International Gira Sport Federation" Minutes № 1 as of 23.03.2007

AMENDMENTS APPROBATED by the Conference of International Public Organization "International Gira Sport

Minutes as of 20.02.2009

STATUTE

OF INTERNATIONAL PUBLIC
ORGANIZATION
"INTERNATIONAL GIRA SPORT FEDERATION"

1. General Provisions.

- 1.1 International public organization "International Gira Sport Federation", hereinafter referred to as "the Federation", is an international public organization, established in accordance vibal Law of Ukraine "About Unification of Citizens", on the basis of unity of interests of its members, with the aim of satisfaction, protection and fulfillment of their rights and interests.
- 1.2 The Federation carries out its activity on the principles of voluntariness, membership equality, self-management, legitimacy and publicity in accordance with the Constitution of Ukraine and the legislation in force in Ukraine, by means of generally acknowledged principles and norms of international law, international agreements of Ukraine and legislations of those foreign countries, where the Federation members are or where its branches and representative offices are located, and also by this Statute.
- 1.3 The Federation is a legal body from the moment of its state registration. It owns separate assets, has its independent balance, functions on the basis of self-financing, in its own particle has the right to obtain property and personal non-property rights and to incur liabilities, to conclude agreements, contracts, arrangements, to sue at law and to be a defendant at court, to have settlement account and other accounts, including foreign currency account, to have a round seal with its name, a stamp, forms and other requisites, symbols the samples of which are approbated by the Executive Committee. The symbols are registered in the manner, prescribed by the legislation.
 - 1.4 Full name of the Federation:
 - in Ukrainian Міжнародна громадська організація «Міжнародна Федерація гирьового спорту»;
 - shortened name MΓO «ΜΦΓC»;
 - names of the Federation in other languages are defined by its internal documents.
- 1.5 The Federation carries out its activity on the territories of Ukraine, Belorussia, and o'so on the territories of other countries where offices of the Federation are established.
- 1.6 The Federation bears no responsibility for its liabilities with all its assets, which in accordance with the legislation in force, can be foreclosed.
- 1.7 The Federation bears no responsibility for liabilities of the state, and the state bears me responsibility for liabilities of the Federation. The Federation bears no responsibility for liabilities of its members and members of the Federation bear subsidiary responsibility for liabilities of the Federation within the scope, defined by the Federation.
- 1.8 Location of a permanent administrative body the Federation Executive Committee, is as follows: 08325, Kyiv region, Boryspilskyi district, the village of Shchaslyve, Lysenka str., 5, ap.2.
- 1.9 Intervention of public authorities in work of the Federation is not acceptable, with exception of the cases prescribed by law.

2. Main Goal, Objectives and Functions of the Federation.

- 2.1 Main goal of the Federation is implementation and contributing to development of cultural and sports activities.
 - 2.2 Main objectives of the Federation are:
 - contributing to joining efforts of the Federation members and of all legal bodies and natural persons interested in gira (kettlebell) sport development;
 - contributing to development of gira (kettlebell) sport and improvement of its forms;
 - contributing to improvement of organizational and methodological fundamentals, preparation of high-skilled sportsmen; coaches, judges;
 - contributing to improvement of organizing and carrying out international gira (kettlebell) competitions within the Federation;
 - development of material and technical resources of the Federation;

— providing social protection of rights and interests of sportsmen, coaches, juril 1888
gira (kettlebell) sport veterans - members of the Federation;
 development and maintenance of contacts with international sporting organizations, national federations of the countries cultivating gira (kettlebell) sport; advocacy and promotion of gira (kettlebell) sport among people;
 establishment and improvement of the rules of gira (kettlebell) competitions within the Federation.
2.3 In order to fulfill statutory objectives and tasks the Federation, in accordance with the legislation, performs the following functions:
develops and fulfills complex gira (kettlebell) sport development programs,
 approbates regulatory documents on gira (kettlebell) sport within the Federation;
 organizes and carries out international gira (kettlebell) competitions within the Federation, for this purpose uses its own and outer means;
 participates in international forums, representing the interests of the Federation and of gira (kettlebell) sport;
 in the manner ,prescribed by law, deals with the issues regarding sports titles in gira (kettlebell) sport;
 contributes to doing scientific applied research in the area of sport;
 develops and distributes scientific methodological literature, video films, manuals and other products for gira (kettlebell) sport masters;
 organizes manufacturing of official memorable and awarding attributes vitte symbols of the Federation;
 performs other functions that are not prohibited for public organizations by inc.
legislation in force.
3. Rights and Liabilities of the Federation.
3.1 For achieving its statutory goals and objectives, in accordance with the legislation the
Federation has the right:
 to spread information about its activity freely;
to establish mass media objects and to carry out publishing activity;
 to represent and to protect its rights, legal interests of its members in the manner, prescribed by the legislation;
 to conclude agreements, contracts, arrangements, to carry out other legal actions
in accordance with the legislation and the Federation Statute; to advance the initiative concerning different issues of public life in the manner.
prescribed by law;
to buy, to separate, to rent movable assets and real estate;
 to spend its financial means on UAH and foreign currency accounts independently, to use loans in UAH and foreign currency;
to call and to hold thematic conferences, meetings, symposia, round tables,
seminars, exhibitions, sporting events, concerts and other events;
 to carry out evaluation of sportsmen, coaches, judges – members of the Federation;
to set up committees, councils, collegiate organs, leagues, that work within
main lines of the Federation and activity of which is regulated by provisions, approbate by the Executive Committee of the Federation;
to participate in building works, to buy, to separate, to rent, to provide or to
obtain for use buildings, constructions, equipment, vehicles, inventory, property of cultural and sporting designation and other movable assets and real estate, necessary for achieving

statutory goals and objectives;

to provide organization departments (local offices) of the Federation with organizational, consulting, financial and other kinds of support; to provide sportsmen, coaches, judges, experts in gira (kettlebell) sportmembers of the Federation - with medical treatment, recreation and other kinds of help; to approbate awards, diplomas, grants of the Federation; to receive foreign experts and to send its own representatives for dealing with the issues connected with activity of the Federation; to set up public unions, including international ones; to set up commercial organizations and companies with the rights of a legal body, to set up local offices of the Federation; to carry out other activities connected with fulfillment of statutory goals and objectives, if these activities are not prohibited for public unions by the legislation. Licensed kinds of activities can be carried out by the Federation only after obtaining a license in the manner, prescribed by the legislation. In accordance with the established procedure, the Federation carries out economic, entrepreneurial and other types of commercial activity by means of establishing self-sustaining institutions and organizations, setting up enterprises; to exercise other powers in accordance with the legislation. The Federation is liable: 3.2 to abide the legislation in force in Ukraine, generally acknowledged principles and norms of international law concerning the area of its activity, and also to abide the norms, prescribed by its Statute and by other statutory documents; to publish an annual report about its assets usage or to make it accessible to familiarize oneself with this report; every year to inform the organ, that has adopted a decision about state registration of the Federation, about continuation of its activity with defining the actual location of the permanent administrative body, its name and data about senior management of the Federation, within the scope of information included to the Unified register of legal bodies: at the request of the organ that has adopted a decision about state registration of the Federation, to provide decisions of administrative bodies and executive officers of the Federation, to provide annual and quarterly reports about its activity within the scope of information, submitted to tax authorities; to allow representatives of the organs that have adopted a decision about some registration of the Federation, to visit events hold by the Federation; to contribute to familiarization of the representatives of the organs, that have adopted a decision about state registration of the Federation, with activities of the Federation, connected with achieving statutory objectives and abiding the legislation of Ukraine; 4. Founders and Members of the Federation, their rights and liabilities. Founders of the Federation are natural persons that have convened the Federation Founders of the Federation have equal rights and incur equal liabilities.

4.1 Foundation Conference. Founders of the Federation are members of the Federation from the moment when the Foundation Conference was convened.

The Federation membership is voluntary, individual and collective, and it can also be honorable. Members of the Federation can be natural persons or staff of enterprises, institutions, organizations regardless ownership form and form of legal entity's incorporation. They accept the Federation Statute, participate in work of the Federation, pay membership fees.

Collective Federation members participate in its activity with the mediation of their 4.3

representatives.

Admittance of members to the Federation is made by the decision of the Federation Conference on the basis of a written application for a natural person, for every member society - on the basis of the staff's decision about entering the Federation. Record of the Federation members is kept by the Executive Committee.

4.5 Rights of the Federation members begin from the moment when the Federation Conference adopts this decision. 4.6 The Federation membership terminates: in case of leaving the Federation voluntarily on the basis of a written application and decision of the authorized body of the member society; in case of exclusion by decision of the Federation Conference. The Federation member can be excluded from the Federation on the basis of the following reasons: systematic violation of the Federation Statute provisions, actions which discredit the Federation, violating the norms of sport ethics; inobservance of decisions or of other acts of the Federation administrative bodies; systematical failures to pay membership fee or making payments untimely. 4.7 A decision about exclusion from the Federation members can be contested judicially. Rights of the Federation member terminate from the moment when the Federation 4.8 Conference adopts a decision about exclusion, and in case of voluntary leaving the Federation - from the moment when the documents arrive at the Federation Executive Committee. In case of leaving Federation voluntarily a member is obligated to fulfill all his financial duties towards the Federation. Documents of the excluded members or of those, having left the Federation, are kept 4.9 during a year, and then they are subject to elimination under certificate. The amount of entrance and membership fees is defined by the decision of the 4.10 Federation Executive Committee. 4.11 In case of leaving the Federation or being excluded from it, entrance and membership fees are not returned. 4.12 The Federation members have the right: to elect and to be elected to administrative and supervisory bodies of the Federation; to participate in events held by the Federation and in the Federation activity: to introduce suggestions concerning any issues of the Federation activity to administrative bodies of the Federation; to participate in working out projects and programs of the Federation; to use assistance of the Federation to protect their legal interests and rights; to obtain necessary information about the Federation activity; to use benefits, arranged for the Federation members; to use material and technical resources of the Federation in the manner prescribed by the Federation; to leave the Federation freely; to enter other public unions, the activity of which does not contradict statutory objectives of the Federation; to control activity of administrative bodies of the Federation. 4.13 The Federation members are liable: to abide provisions of this Statute; to contribute to achieving statutory goals and objectives of the Federation; to fulfill decisions of administrative bodies of the Federation; to refrain from actions which can damage the Federation activity; to pay membership fee in time; to treat property of the Federation carefully. 4.14 During two years from the moment of leaving the Federation or being excluded from it, the Federation members bear subsidiary responsibility in the amount, prescribed by the Federation. 4.15 Other issues, connected with the Federation membership, are regulated by a provision about membership, which is approbated by the Executive Committee.

5. Administrative and Supervisory Bodies of the Federation.

5.1 The Federation Conference, convened by a decision of the Federation Executive

Committee once in two years, is the supreme administrative body of the Federation.

The record-elective Federation Conference can be convened at the President's initiative, by the decision of the Executive Committee, at a written request of the Supervisory Auditing Commission or at a written request of more than a half of all Federation members.

- 5.2 Not later than thirty days before holding the Conference, the Executive Committee sends a written notification to the Federation members about the Conference convention, its agenda, the representational form for the Federation Conference, the procedure of electing representatives.
- 5.3 The Federation Conference is authorized if representatives of the majority of the Federation members participate in it.
- 5.4 The President, the senior president, vice-presidents, the Head of the Supervisory Auditing Commission can participate in the Conference.
 - 5.5 The Conference has the right to consider any issues concerning the Federation activity.
 - 5.6 Exclusive competence of the Federation Conference:
 - approbates the Federation Statute, makes amendments and addenda to it;
 - defines main and priority lines of the Federation activity, considers and approbates long-term programs and plans of the Federation, approbates the Federation budget;
 - elects the President, the senior president, the secretary general of the Federation for a five year term; terminates their authorities pre-term in case of violating the Statute, impossibility to fulfill their duties, because of relieving from their duties;
 - defines quantitative composition and elects vice-presidents, the Executive Committee members, members of the Supervisory Auditing Commission and its Head;
 - terminates authority of vice-presidents, the Executive Committee members, she Head and members of the Supervisory Auditing Commission pre-term in view of violating the Federation Statute, self-deprivation of an elected position or of work at an elected body, because of impossibility to fulfill their duties, in view of relieving from their duties;
 - carries out by-election of the Executive Committee members, vice-presidents, members of the Supervisory Auditing Commission because of pre-term termination of a member's authorities or because of broadening the Federation activity;
 - admits members to the Federation and excludes them from it;
 - hears and approbates reports of the Presidents, the Executive Committee and the Supervisory Auditing Commission of the Federation;
 - approbates provisions about the Supervisory Auditing Commission of the Federation;
 - adopts decisions about liquidation or reorganization of the Federation.
- 5.7 After termination of authorities of the Federation elected bodies, authorities of the members of administrative and supervisory bodies are terminated as soon as new members of the Federation administrative and supervisory bodies have been elected. In this case election of new members of the elected bodies has to be carried out not later than within three months after the authorities have been terminated.
- 5.8 Decisions of the Federation Conference are adopted with the majority of representatives' votes, when there is the quorum. Decisions concerning making amendments and addenda to the Federation Statute, election of the Federation administrative body, liquidation of the Federation, managing the Federation assets within the scope of 50 and more per cent, are adopted with 2/3 of the representatives' votes, when there is the quorum.

Decisions concerning reorganization, admittance and exclusion of members are adopted with a unanimous voting of all Federation members. The voting form is defined by the Federation Conference, with the exception of cases prescribed by the Federation Statute.

5.9 The Federation Executive Committee.

The Federation Executive Committee is a permanent administrative collegial body, functioning during the periods between holding the Federation Conferences. Quantitative representation, election

procedure and recall of the Executive Committee members are defined by the Conference. The Executive Committee members are elected for a five year term.

The Federation Executive Committee exercises rights of a legal body and incurs its liabilities on behalf of the Federation.

The Executive Committee consists of the President, the Senior vice-president, vice-presidents, the secretary general.

The Federation President is the Head of the Executive committee.

- 5.9.1 The competence of the Federation Executive Committee is as follows:
 - implements decisions of the Federation Conference;
 - currently administers the Federation;
 - handles the Federation assets within the powers, given by the Conference;
 - adopts decisions about establishing local offices of the Federation;
 - adopts decisions about organizing commissions, committees, collegiate organiz, councils, leagues of the Federation and approbates provisions about them; considers and approbates quantitative representation of commissions, committees, collegiate organs, councils, leagues;
 - adopts decisions about establishing institutions and organizations with the rights of a legal body;
 - approbates cost estimate and balance sheet of the Federation;
 - works out plans and programs of events for implementation of the Conference decisions;
 - approbates structure and schedule of the Federation staff; agrees issues concerning appointing people to administrative positions in the Federation administration and dismissing them, with the Federation President;
 - fixes controversial issues and disputed situations among the Federation members;
 - adopts decisions about establishing non-commercial organizations;
 - adopts decisions about entering public unions, including international public unions, maintains contact with them, concludes agreements;
 - introduces suggestions about main lines of the Federation activity for consideration by the Federation Conference;
 - summarizes suggestions of the Federation members concerning improvement of the Federation activity;
 - summarizes suggestions of the Federation members about making amendments and addenda to the Federation Statute;
 - adopts decisions about holding the Conference, defines the agenda, date, piace
 of holding the Conference and representational norms at the Federation Conference;
 - approbates regulatory documents of competitions, calendar plans of international gira (kettlebell) competitions within the Federation;
 - hears reports of the heads of the Federation offices;
 - contributes to spreading the best practices of the Federation members;
 - exercises other powers, with the exception of those belonging to the competence of other bodies.

Sessions of the Executive Committee is convened by the Federation President once a quarter Unscheduled sessions of the Executive Committee can be convened by decision of the Federation Executive Committee, at the initiative of the Federation President, by a written request of the majority of the Federation Members.

Sessions of the Executive Committee are held by the President or by the senior vicepresident, or by one of vice-presidents.

Members of the Federation Supervisory Auditing Commission, representatives of member societies who are the Federation members, can be present at sessions of the Executive Committee with a consultative capacity.

Decisions of the Executive Committee are adopted with the simple majority of votes of the Executive Committee members with the presence of the majority of the Executive Committee members.

Form of voting is defined by the Executive Committee, minutes of the Executive Committee is signed by the chairman of the Executive Committee meeting and by the secretary, keeping the minutes.

5.10 The Federation President.

The Federation President is elected by the Federation Conference for a five year term.

The President is a candidate who has received the majority of votes of the representatives, present at the Conference, when there is the quorum.

The President has the right to run as a candidate for the post of the Federation President to a new term and to be re-elected to a new term.

The President carries out general administration of the Federation activity and administration of the Executive Committee.

5.10.1 Competence of the President:

- administrates work of the Executive Committee, holds sessions of the Federation Executive Committee, bears responsibility towards the Conference for achieving statutory goals and objectives;
 - provides implementation of decisions of the Federation Conference;
 - acts without procuratories on behalf of the Federation;
- represents interests of the Federation in relations with state, public and other legal bodies and citizens, including foreign ones;
 - concludes cooperation agreements;
- opens settlement and other accounts of the Federation, issues procuratories, signs documents of the Federation;
 - makes declarations on behalf of the Federation;
- contributes to increasing prestige of the Federation in society and in the international field;
 - distributes duties among the Executive Committee members;
- administrates assets and financial means of the Federation in accordance with his competence and cost estimation, approbated by the Executive Committee;
- concludes agreements, contracts, carries out other legally significant actions in accordance with the legislation in use and the Federation Statute;
- hires and dismisses full-time employees in accordance with the staff schedule, defines their position salary;
 - approbates Provisions about the Federation offices;
 - approbates post descriptions, issues orders for full-time employees;
- represents a report about work of the Federation Executive Committee to the Conference;
- within the legislation and the Federation Statute carries out any other actions necessary for achieving statutory goals and objectives, with the exception of those belonging to the competence of the conference and the Federation Executive Committee.
- 5.10.2 The President can delegate a part of his powers to the senior vice-president or a vice-president under a written instruction.
- 5.10.3 During the President's absence his powers can be exercised by the senior vicepresident or one of vice-presidents under a written instruction of the President.
- 5.10.4 If it is impossible for the Federation President to exercise his powers, by decision of the Executive Committee his powers can be exercised by the senior vice-president or one of vice-presidents till election of the President by the Unscheduled Federation Conference.

In this case the Unscheduled Federation Conference has to be convened not later than three months since the day of delegating powers of the President in accordance with the Federation Statute.

5.11 The Senior Vice-President, Vice-Presidents of the Federation.

5.11.1 The senior vice-president, vice-presidents of the Federation are elected by decision of the Conference for a five year term, act on the basis of a procuratory.

- 5.11.2 Competence of the senior vice-president and vice-presidents:
 - administrate definite lines of the Federation work under instruction of the Federation President;
 - represent interests of the Federation at state offices and organizations, public and other unions on the basis of a procuratory;
 - exercise other powers, with the exception of powers belonging to exclusive competence of other bodies, are accountable to the President, the Executive Committee, the Federation Conference.

5.12 The Secretary General.

- 5.12.1 The Secretary General is elected by decision of the Conference for a five year term.
 - 5.12.2 Competence of the secretary general:
 - conducts record-keeping of the Federation;
 - provides organizational and technical support of the Federation, the Executive Committee, the Federation Conference;
 - executes orders of the Executive Committee, the Federation President;
 - is accountable to the Conference, the Executive Committee, the Federation President;
 - exercises other powers, with the exception of those belonging to exclusive competence of other bodies.

6. The Supervisory Auditing Commission. (SAC)

- 6.1. SAC is elected by decision of the Federation Conference for a five year term. Its composition, electing procedure and recall of its members are defined by the Federation Conference.
- 6.2 The President, the senior vice-president, vice-presidents, the secretary general, the Executive Committee members and full-time employees can become members of the SAC.
- 6.3 Meetings of the SAC are convened by the SAC Head once in half a year. Unscheduled meetings of the SAC can be convened by decision of the SAC, at the initiative of the SAC Head.

Meetings of the SAC are authorized in the presence of the majority of the SAC members.

Decisions are adopted with the majority of votes of the SAC members, when there is the quorum.

Form of voting is defined by the SAC. Minutes of the SAC is signed by the SAC Head and the secretary, keeping the minutes.

- 6.4 The SAC controls non-commercial activity of the Federation.
- 6.5 Competence of the Federation SAC:
 - annually audits non-commercial economic activity of the Federation;
 - is accountable to the Federation Conference;
 - considers complaints of the Federation members;
 - attracts auditors;
 - suspends or cancels decisions of the Executive Committee, of officials, if they contradict the Statute or the legislation in force;
 - exercises other powers, with the exception of those belonging to the competence of other bodies.
- 6.6 The Supervisory Auditing Commission performs audits not rarer than once a year. Audit results are represented at the Conference and are brought to the notice of the Federation Executive Committee. To perform audit of financial statements the SAC can attract an auditor, who is not related to the Federation and its members with property and non-property interests.
 - 6.7 Head of the Federation SAC:
 - is elected by decision of the Federation Conference for a five year term;
 - administrates work of the SAC;
 - signs documents of the SAC, audit acts;
 - distributes duties between members of the SAC;
 - exercises other powers, with the exception of those belonging to competence of other odies.

In the absence of the SAC Head his duties are executed by one of the SAC members under a written instruction of the SAC Head or by decision of the SAC.

6.8. The Federation Structure.

6.8.1 The Federation consists of local offices, that are established on the basis of territorial principle and include not less than three individuals.

Local offices of the Federation are established by decision of the Federation Executive Committee

and function on the basis of Provision, approbated by the Federation President.

6.8.2. Legalization (official admittance) of local offices of the Federation is carried out by means of registration or by means of a written notice about establishment. In case of registration under a procedure, prescribed by the legislation, local offices acquire the status of a legal body.

7. Assets and Funds of the Federation. Management of assets and funds of the Federation.

- 7.1 The Federation can own land plots, buildings, constructions, residential properties, equipment, vehicles, appliances, office equipment, and also property of cultural and educational, sports and fitness purposes, cash assets, shares, other securities and other assets necessary for material security of the Federation.
- 7.2 The Federation can own institutions and publishing houses, mass media that are established and bought at the expense of the Federation's funds, in accordance with statutory goals, by its founders, members or by the state; obtained from entrance and membership fees, donated by citizens, enterprises, institutions and organizations. It can also own property, bought with its own money or on any other basis, defined by the legislation for unprofitable organizations.
 - 7.3 Assets and funds of the Federation are formed from the following sources:
 - entrance, membership and special-purpose fees;
 - voluntary fees and donations;
 - incomings from lectures, consultations, seminars, competitions and other events, from publishing and distribution of printed production;
 - incomings from established enterprises and from other activities, not prohibited by the legislation for public unions.
 - 7.4 Entrance, membership, special-purpose and voluntary fees are not returned.
- 7.5 Income from entrepreneurial and other kinds of activity cannot be distributed among the Federation members and is used exclusively for achieving statutory goals and objectives of the Federation.
- 7.6 The Federation altogether is the owner of all the assets belonging to the Federation. Every Federation member has no ownership right to a share of assets belonging to the Federation.
- 7.7 The Federation members maintain organizational, financial and property independence and are the owners of assets belonging to them.

8. Economic Activity of the Federation.

- 8.1 The Federation can carry out economic activity through setting up enterprises, institutions, organizations, if it is aimed at achieving statutory goals and objectives and corresponds to these goals and objectives.
- 8.2 Economic activity of the Federation is carried out in accordance with the legislation of Ukraine.
- 8.3 The Federation has the right to conclude agreements in its own name both in Ukraine and abroad, in accordance with the legislation and the Federation Statute.
- 8.4 The Federation can set up economic entities, other economic organizations and also obtain property. Economic entities and other economic organizations, set up by the Federation, make payments to definite budgets in the manner and in the amount prescribed by the legislation.
 - 8.5 The Federation has the right to use its funds and assets for charitable purposes.

9. Procedure of making amendments and addenda to the Federation Statute.

9.1 Amendments and addenda to the Federation Statute are made by decision of the Federation Conference with 2/3 of votes of the representatives, when there is the quorum.

Amendments and addenda to the Federation Statute have to be subject to state registration in the manner prescribed by law.

10. Procedure of reorganization or liquidation of the Federation.

10.1 Process of liquidation of the Federation is carried out by decision of the Federation Conference with 2/3 of votes of the representatives, when there is the quorum. Reorganization of the Federation is made by decision of the Federation Conference on condition of unanimous voting.

10.2 Liquidation of the Federation can be also carried out by the court decision on the basis

of the reasons and in the manner prescribed by legislation of Ukraine.

10.3 Reorganization and liquidation of the Federation are carried out in the manner prescribed by the legislation of Ukraine.

- 10.4 Assets, left as a result of the Federation liquidation, are transferred to some other unprofitable organization of the same kind, and in the cases prescribed by legislation, are transferred to the state.
- 10.5 In case of termination of the Federation activity personal records of full-time employees of the Federation are delivered to the archive institution.
- 10.6 The Federation informs the authorized body about its liquidation in due time in order to be excluded from the Unified register of legal bodies.
- 10.7 The Federation is supposed to be reorganized or liquidated after making a record about it in the Unified register of legal bodies and from the moment of its exclusion from the Unified register of legal bodies.

11. Final Provisions.

- All Federation members, its official persons, organization departments, committees, commissions, collegiate organs, councils, leagues carry out their activities, strictly abiding fine Federation Statute, decisions of the Federation concerning issues belonging to its competence. They bear responsibility in case of violating or non-fulfillment of the Statute provisions and these decisions.
- 11.2 Decisions about implementation of internal organizational sanctions are adopted by the Federation Executive Committee.
- 11.3 Any issues that are not included to this Statute or in case of force majeure, are considered by the Federation Executive Committee; its decisions are compulsory.

/seal/ Ministry of Justice of Ukraine Numbered, stitched and sealed 14 (fourteen) pages Chief expert (signature) 10.08.2009

Цей переклад тексту з української мови на англійську мову зроблено мною, перекладачем Ткаченко Тетяною Олегівною

Місто Ки-

-їв, Україна.

"14" березня 2011 року я, Войтовська Ю.С. , приватний нотаріус Київського міського нотаріального округу, засвідчую вірність цієї фотокопії з оригіналу документа; в останньому підчисток, дописок, закреслених слів, незастережених виправлень або інших особливостей не

Письмовий переклад тексту документа з української мови на англійську мову зроблено перекладачем Ткаченко Тетяною Олегівною, справжність підпису якої засвідчую Особу перекладача встановлено, його дієздатність та кваліфікацію перевірено.

Зареєстровано в реєстрі за № <u>1903, 19</u>04 Стягнуто плати – за домовленістю.

Приватий нотаріу

Войтовська Ю.С.

Всього прошито, пронумеровано і скріплено печаткою 3//овоочил страркушів Приватний нотаріус