

**Whoever has ears, let them hear!**  
**Whoever has eyes, let them see!**  
**Those who do not have ears and eyes, let them hear and see our thoughts!**  
**May everyone and everyone in the universe, from the Universe to the Galaxy, from the Galaxy to Heaven, from Heaven to Earth and on Earth, be aware of the entities of the highest and lowest order and witness the next memorial and record of the event, the content of this Deed at all times.**

**PROCLAMATION OF THE WILL AND TESTAMENT OF THE DOROZHKIN FAMILY**

In the name of the One True Divine Creator and Creator, countless universes and galaxies, countless physical dimensions and immeasurable spiritual dimensions of the mistress of all existence, all laws, all life and all property, material (financial) rights.

I am living flesh and blood, a unique creation, a body-a woman named by the will of the Goddess Mary, by the will of the Holy Soul Mikhailovna, I am a woman known as Maria Mikhailovna, from the supreme free family of the Dorozhkins, the daughter of an earthly woman, mother Anna and an earthly man, father Mikhail from the supreme free family of the Dorozhkins, I AM a Divine messenger, I AM a Divine person, I AM Enlightened, "I AM what I AM, both above and below, both on the left and on the right, both in front and behind, both inside and outside," known by blood as:

- I AM, the first of the first guardians and guardians, guardians of the planet MOTHER EARTH, the solar system, the milky Way galaxy, the universe called Light.

- I AM, the first Goddesses and Souls embodied in flesh and blood from the soil of Mother Earth on the planet Mother Earth.

- I AM, the first guardians of matter and time.

- I AM Alexander the Great, the blood descendants of the Argead dynasty, the first kings and emperors,

- I AM, Adam, the divinely first, the first priests, the greatest sorcerers and healers, the magi.

- I AM Hyksos, shepherd kings and pharaohs, and descendants of the ancient family of Akhenaten.

- I AM, the Celts and the divine high kings, who, according to Jeremiah, created a new empire with the rule of the Torah.

- I AM, the Biblical prophets, being the high priests of Yeb, also known as Yahudi, also known as Messiahs, kings of Jerusalem.

- I AM, the last true lineage of the house of David from the only remaining daughter of Zedekiah.

- I AM, the Holy Grail, the blood descendants of Cormac MacArthur, the true and legendary Arthur and King Holly.

- I AM, the last true bloodline of the Rurikovich

- I AM, the one and only true holy family, for our blood and name have always meant sanctity since the beginning of time.

I am living flesh and blood, a unique creation, a body-a woman named by the will of the Goddess Mary, by the will of the Holy Soul Mikhailovna, I am a woman known as Maria Mikhailovna, from the supreme free family of the Dorozhkins, the daughter of an earthly woman, mother Anna and an earthly man, father Mikhail from the supreme free family of the Dorozhkins, "I AM what I AM, both above and below, both on the left and on the right, both in front and behind, both inside and outside" by the will of the Creator Goddess and the Creator and by the will of the Holy Soul and by my will, I, on the **Day of the week: earth; 13 hours 18 minutes; 3 days 14 4724 years**; I proclaim, expound and announce the following:

- This Sacred Document is a true memorial and an accurate record and is attested by the Sacred Absolute right to the last will and testament inherited from the Law of the Testament (IusTestamentum),

- In accordance with the Revelations given to me by the Divine Creator and Creator, the Holy Soul, I express my deep respect for the sanctity of all life and refrain from harming any harm.

- My firm belief that all Men and Women are created equal and that they are endowed by their Creator and Creator with certain and inalienable Rights, in accordance with the Absolute right to Divine Inheritance, inherited from the Divine Right of Inheritance (IusDivinumHereditatis)

- My humble recognition of the Rights of Men and Women to form their own societies and establish their own government in accordance with the Rule of Law and Justice, and my sincere desire to seek friendly, peaceful and benevolent relations with all, in accordance with the Absolute right to a proper and equal natural society inherited from a Proper Natural Society (IusNaturaleSocietas)

- I, being in my right mind and mind, sincerely and honestly affirm that this Sacred Document is my only and true Will, accurately expressing the Absolute right to make a will, as my Intention and Purpose, clearly written at my direction and signed and sealed of my own free will with my own hand, inherited from the Intention to Make a will. Testament (AnimusTestandi)

- I, being in my Right mind and mind, sincerely and honestly affirm that this Sacred Document is my only and true Will and Testament.

- I faithfully swear allegiance to the One True Divine Creator and Creator, as an unconditional acceptance of the offer, conditions and contracts contained in the covenant as the highest of all covenants, to which I am devoted, as an eternal immortal spiritual being expressed in the supreme Trust, in my limited living flesh, created for Service A man.

- I humbly acknowledge all that has been bestowed upon me by Divine grace and that Divine Law obliges me to sacredly preserve my divine commission and exercise competence in ensuring the proper management of all my affairs, and I

bind myself with a solemn Sacred oath as a resident and duly appointed trustee of planet Mother Earth and the entire Solar system and galaxy. The Milky Way.

- I reject all false doctrines, I hereby affirm with conviction all Divine rights, Spiritual rights, Natural Rights, Positive rights granted to me and do not demand anything except what rightfully belongs to me.

- I hereby register and fairly notify that any and all property, rights and things seized from our possession, to which I am entitled, must and must be returned to me immediately, Otherwise I call on all those who respect and honor the rule of law, equality and justice in the universe of Light, of all forms of life and of all existence, to assist in their just restoration.

- To ensure the present and future proper ecclesiastical, lawful and legal management of all my Affairs, a Sacred Position is being created known as the General Executor (Executor) and Guardian (Guardian), hereinafter referred to as such, and he is hereby appointed Sovereign over my entire known, unknown and undisclosed totality of estates, trusts, companies, corporations and individuals. as one Supreme Estate/The family of all Real Estate and Personal Property, supported by several other subordinate persons and that no one is allowed to occuensure the present and futurer ecclesiastical, lawful anant of all my Affairs, a Sacred Position is being created known as the General Executor (Executor) and Guardian (Guardian), hereil Executor and the Guardian.

- My intention is that my Supreme Estate/The Family has existed continuously and eternally under the legal management and administration of our General Executor and Guardian, and that certain Privileges and Benefits defined by this Sacred Document should be granted to my Heirs, Successors, Descendants and Successors, My Community by birth and Our brotherhood or Union.

- I hereby declare my intention directly and clearly that any and all personal property within our Supreme Estate/A family, known or unknown, or undisclosed or held by another party, must be returned, protected and prohibited from use and alienation, when foreclosed upon, in connection with any debts and legacies not related to the current Supreme Estate./Family, except in cases where it is provided for by a written order of the General Executor and the Guardian.

I am living flesh and blood, a unique creation of a body-a woman named by the will of the Goddess Mary, by the will of the Holy Soul Mikhailovna. I am a woman known as Maria Mikhailovna, from the supreme free Dorozhkin family, the daughter of an earthly woman, mother Anna and an earthly man, father Mikhail from the supreme free Dorozhkin family, by the will of the Goddess Creator and Creator and by the will of the Holy Soul and by my will, I solemnly proclaim, expound and announce 33 articles The Testament of the Dorozhkin Family:

I hereby give, grant, invent, transfer and bequeath to the Sacred Supreme Trust (Trust) all my Supreme Estate-Clan under the proper care and management of my duly appointed General Executor and Guardian, in accordance with the following Thirty-Three (33) Articles:

First article (1) - Our rights and obligations:

I humbly recognize the most ancient rights and obligations proclaimed by all societies that respect the rule of law and justice in accordance with such sacred and profound documents as the Covenant of One Heaven (2009) (Pactum de Singularis Caelum), the Sacred Congregation of the Earthly World (2009) (Cartae Sacrorum De Congregatio Globus), the Holy The Bible, the Magna Carta of England (1297), the Petition of Right (1628), the Bill of Rights (1689), the Declaration of Independence (1776), the Bill of Rights of the United States (1791), the Declaration of the Rights of Man and Citizen (1789), The Universal Declaration of Human Rights (1948).

Accepting my obligations in good faith and without prejudice, I affirm that the following valid absolute Natural Rights are recognized as the rights of our supreme estate, but not limited only by these rights.

- The absolute Right to exist, known in the same way as from (Ius Esse) inherited from (Ius Naturale Esse).
- The absolute Right to rule the golden law, also known as (Ius Aureus Iuris) inherited from (Ius Naturale Aureus Iuris).
- The absolute right of free choice, expression of will, also known as (Ius Liberatum Arbitrium), inherited from (Ius Naturale Liberatum Arbitrium).
- The absolute Right to renounce oaths and vows, also known as (Ius Abiuratum), inherited from (Ius Naturale Abiuratum).
- The absolute Right to revoke and void any granted or delegated rights, also known as (Ius Abrogare) inherited from (Ius Naturale Abrogare).
- The absolute Right to own and possess the flesh and blood of one's own body, also known as (Ius Vivus), inherited from (Ius Naturale Vivus).
- The absolute Right to one's own character and individuality, also known as (Ius Proprius), inherited from (Ius Naturale Proprius).
- The absolute Right to food, also known as (Ius Nutrimens), inherited from (Ius Naturale Nutrimens).
- The absolute Right to a home environment, also known as (Ius Habitare), inherited from (Ius Naturale Habitare).
- The absolute right to possess rights, also known as (Ius Iuris) inherited from (Ius Naturale Iuris)
- The absolute right to determine rights, also known as (Ius Definire) inherited from (Ius Naturale Definire)
- The absolute Right to grant rights, also known as (Ius Concedere), inherited from (Ius Naturale Concedere).
- The absolute right to inheritance, the inheritance of rights, also known as (Ius Hereditatis) inherited from (Ius Naturale Hereditatis).
- The absolute Birthright, also known as (Ius Nascendi), inherited from (Ius Naturale Nascendi).
- The absolute Right to life, also known as (Ius Vitam), inherited from (Ius Naturale Vitam).
- The absolute Right to die, also known as (Ius Mori Eligate), inherited from (Ius Naturale Mori Eligate).

- The absolute Right to a livelihood, also known as (Ius Victus) inherited from (Ius Naturale Victus).
- The absolute Right to asylum, also known as (Ius Tectum), inherited from (Ius Naturale Tectum).
- The absolute Right to safety, also known as (Ius Salutus), inherited from (Ius Naturale Salutus).
- The absolute Right of ownership, also known as (Ius Possessionis) inherited from (Ius Naturale Possessionis).
- The absolute Right to dispose, to govern, also known as (Ius Habendi), inherited from (Ius Naturale Habendi).
- The absolute Right to property, also known as (Ius Proprietatis), inherited from (Ius Naturale Proprietatis).
- The absolute Right to register, also known as (Ius Registrum), inherited from (Ius Naturale Registrum).
- The absolute Right to record, also known as (Ius Album), inherited from (Ius Naturale Album).
- The absolute right to a name known in the same way as (Ius Nomenis) inherited from (Ius Naturale Nomenis).
- The Absolute Right of use, also known as (Ius Usus), inherited from (Ius Naturale Usus).
- The absolute Right to petition, also known as (Ius Petitionis Iuris), inherited from (Ius Naturale Petitionis Iuris).
- The absolute Right to legal protection, also known as (Ius Defendum Iuris), inherited from (Ius Naturale Defendum Iuris).
- The absolute Right of claim, also known as (Ius Clamatum Iuris) inherited from (Ius Naturale Clamatum Iuris).
- The Absolute Right of Claim, also known as (Ius Agendi Iuris), inherited from (Ius Naturale Agendi Iuris).
- The absolute Right to consent, also known as (Ius Consensus), inherited from (Ius Naturale Consensus).
- The absolute Right to revoke consent, also known as (Ius Consensu Recedere), inherited from (Ius Naturale Consensu Recedere).
- The absolute Right to society, also known as (Ius Societas), inherited from (Ius Naturale Societas).
- The absolute Right to renounce, also known as (Ius Abstinendi), inherited from (Ius Naturale Abstinendi).
- The absolute Right to speak, also known as (Ius Loqui), inherited from (Ius Naturale Loqui).
- The absolute Right to remain silent, also known as (Ius Silentium), inherited from (Ius Naturale Silentium).
- The absolute Right to write, also known as (Ius Scriptum), inherited from (Ius Naturale Scriptum).
- The Absolute Right of Signature, also known as (Ius Subscribere), inherited from (Ius Naturale Subscribere).



- The absolute Right to swear, also known as (Ius Iurandum), inherited from (Ius Naturale Iurandum).
- The absolute Right to decide, known as (Ius Dirimere), inherited from the Natural Right to have all long-term obligations (debts) repaid, forgiven and written off, known as (Ius Naturale Dirimere).
- The absolute Right to create, also known as (Ius Fecerim), inherited from the Natural Right to invent, create, and manufacture seals, weapons, proclamations, tools, and other valuable possessions, also known as (Ius Naturale Fecerim)
- The absolute Right to will and covenant, also known as (Ius Testamentum), inherited from (Ius Naturale Testamentum).
- The absolute Right to justice and equality, also known as (Ius Aequum), inherited from (Ius Naturale Aequum).
- The absolute Right to membership, also known as (Ius Sociari), inherited from (Ius Naturale Sodalis).
- The absolute Right not to be a thing, known in the same way as (Ius Non Res) inherited from (Ius Naturale Non Res).
- The absolute Right of honor, also known as (Ius Honestas), inherited from (Ius Naturale Honestas).
- The absolute Right to truth, also known as (Ius Verum), inherited from (Ius Naturale Verum).
- The absolute Right to freedom, also known as (Ius Libertatis), inherited from (Ius Naturale Libertatis).
- Absolute genetic Law, also known as (Ius Geneticae), inherited from (Ius Naturale Geneticae).
- The absolute Right of the face and voice, also known as (Ius Facies), inherited from (Ius Naturale Facies).
- The absolute Right to knowledge and information, known as (Ius Indicium), inherited from (Ius Naturale Indicium).
- The absolute Right to peaceful assembly, also known as (Ius Honeste Conveniendi), inherited from (Ius Naturale Honeste Conveniendi).
- The absolute Right to agreements, also known as (Ius Concordia), inherited from (Ius Naturale Concordia).
- The absolute Right to execute the agreement, also known as (Ius Concordia Honorari), inherited from (Ius Naturale Concordia Honorari).
- The absolute Right of non-fraud, also known as (Ius Concordia Fraudulenta), inherited from (Ius Naturale Concordia Fraudulenta).
- The absolute Right of termination, also known as (Ius Concordia Terminare), inherited from (Ius Naturale Concordia Terminare).
- The absolute Right to work, also known as (Ius Perfungor), inherited from (Ius Naturale Perfungor).
- The absolute right to refuse to work, also known as (Ius Nolle Perfungor), inherited from (Ius Naturale Nolle Perfungor).
- The absolute Right to fruits, also known as (Ius Fructibus), inherited from (Ius Naturale Fructibus).

- The absolute right to remuneration, also known as (Ius Solutionis Perfiingor), inherited from (Ius Naturale Solutionis Perfungor).
- The absolute Right to trade and exchange, also known as (Ius Commerdum), inherited from (Ius Naturale commercium).
- The absolute Right to all money, also known as (Ius Pecuniam), inherited from (Ius Naturale Pecuniam).
- The absolute Right to an image, reflection, portrait, likeness, imitation, image or copy, known as (Ius Imaginis) inherited from (Ius Naturale Imaginis).
- The absolute Right to preach, also known as (Ius Praedicamus), inherited from (Ius Naturale Praedicamus).
- Absolute Agrarian Law, also known as (Ius Secure Arbores), inherited from the Natural Right to cut down trees, use plants or crops, also known as (IusNaturaleSecareArbores)
- The absolute Right to hunt and fish, also known as (Ius Vendandiet Piseandi), inherited from (Ius Naturale Vendandiet Piseandi).
- The absolute Right to catch birds and animals, also known as (Ius Aucupandi), inherited from (Ius Naturale Aucupand).
- The absolute Right to pasture and feed, also known as (Ius Pascendi) inherited from (Ius Naturale Pascendi).
- The absolute right to use rivers, known as (Ius Fluminum), inherited from the Natural Right to use rivers, known as (Iusnaturalefluminium)
- The absolute Right to travel by road, also known as (Ius Iter), inherited from (Ius Naturale Iter).
- Absolute Admiralty Law, also known as (Ius Portus), inherited from the Natural Right to a port or safe harbor, also known as (IusNaturalePortus)
- The Absolute Right of union, also known as (Ius Unionis), inherited from (Ius Naturale Connubii).
- The absolute Right of coitus, also known as (Ius Coitus), inherited from (Ius Naturale Coitus).
- The absolute Right to be born, also known as (Ius Nativitas), inherited from (Ius Naturale Nativitas).
- The absolute Right to have and raise children, known as (Ius Filios) inherited from (Ius Naturale Filios).
- The absolute Right to custody, also known as (Ius Parentum), inherited from (Ius Naturale Parentum).
- The absolute Right to choose, also known as (Ius Suffragii), inherited from (Ius Naturale Sujfragii).
- The absolute right of free access to all laws, also known as (Ius Leges Sciri), inherited from (Ius Naturale Indicium).
- The absolute right to be accused, also known as (Ius Accusare), inherited from (Ius Naturale Verum).
- The absolute Right to protection, also known as (Ius Defensionis), inherited from (Ius Naturale Honestas).
- The absolute right to know the accusation, also known as (Ius Accusationis Sciri) inherited from (Ius Naturale Indicium).

- Absolute suffrage, also known as (Ius Vocatio), inherited from (Ius Naturale Indicium).
- The absolute Right to arrest, also known as (Ius Prendi), inherited from (Ius Naturale Indicium).
- The absolute Right to detain, also known as (Ius Teneam), inherited from (Ius Naturale Indicium).
- The absolute right to innocence, known as (Ius Innocentiae), inherited from (Ius Naturale Aequum).
- The absolute right to time for defense, known as (Ius Defensionis Tempus), inherited from (Ius Naturale Aequum).
- The absolute Right of review, known as (Ius Oratorium), inherited from (Ius Naturale Aequum)
- The Absolute Right of autonomy, known as (Ius SuiIuris), inherited from (Ius Naturale Aequum).
- The absolute Right to a representative, known as (Ius Agens) inherited from (Ius Naturale Aequum).
- The absolute Right to a fair decision, also known as (Ius Iudicium) inherited from (Ius Naturale Aequum).
- The absolute right to jurisdiction, known as (Ius Tribunal), inherited from (Ius Naturale Aequum).
- The absolute right to a good conscience, known as (Ius Bonum Fidei), inherited from (Ius Naturale Verum).
- The absolute Right of objectivity and without prejudice, also known as (Ius Sine Praeiudicium), inherited from (Ius Naturale Honestas).
- The absolute Right to clean hands, also known as (Ius Mundis Manibus), inherited from (Ius Naturale Honestas).
- The Absolute Right of reasonableness, known as (Ius Habeas Corpus), inherited from the Natural Right to challenge Detention without Proof and legal grounds, known as (Ius naturalehonestas)
- The Absolute Right of Command, known as (Ius Mandamus), inherited from the Natural Right to demand that an officer performed his professional duties, also known as (IusNaturaleHonestas)
- The Absolute Right of Proof, known as (Ius Quo Warranto), inherited from the Natural Right to Demand Proof for any claimed existence of authority and authority, known as (IusNaturaleHonestas)
- The Absolute Right to claim a case, known as (Ius Certiorari), inherited from the Natural Right to so that the place of consideration of the case is moved to the competent authority, also known as (IusNaturaleAequum)
- The absolute Right of prohibition, known as (Ius Prohibitio), inherited from the Natural Right to demand the termination of legal actions, before a decision is made by a competent authority, known as (IusNaturaleAequum)
- The Absolute Right of Production, known as (Ius Procedendo), inherited from the Natural Right to demand that the action began subject to the availability of a proper judicial decision, also known as (IusNaturaleAequum)



- The absolute Right to correct an error, known as (Ius Error Coram Nobis), inherited from the Natural right to demand that certain errors in a record be corrected, known as (Ius Naturale Aequum)
- The Absolute Right of Recall, known as (Ius Scire Facias), inherited from the Natural the right to demand that false claims be withdrawn or returned to the applicant, also known as (Ius Naturale Aequum)
- The absolute Right to dissolve, known as (Ius Jus Sentio), inherited from the Natural Right to dissolve a mandate or revoke an order to achieve electoral goals, known as (Ius Naturale aequum)
- The Absolute Right to land, known as (Ius Terram), inherited from (Ius Naturale Terram).
- The absolute Right to use land, also known as (Ius Usus Terram) inherited from (Ius Naturale Usus Terram).
- The absolute right to change the boundaries of a territory, also known as (Ius Mutat Terram), inherited from (Ius Naturale Mutat Terram).
- The absolute Right to extract minerals, also known as (Ius Fodere Terrain), inherited from (Ius Naturale Fodere Terram).
- The absolute Right to water, also known as (Ius Aqua), inherited from (Ius Naturale Aqua).
- The absolute Right of racial equality, also known as (Ius Aequum Gens), inherited from (Ius Naturale Aequum Gens).

The second article (2) is the status of Law.

The status of any valid right expressed or affirmed in this Sacred Act is its relative status or condition, position, power, priority and position, in comparison with one or more other rights in accordance with the following facts:

- Only valid rights can have their own status, since a valid right always surpasses an invalid, false or a prohibited right.
- A valid right derived from another will always be inferior to the Valid Right from which it originates.
- Divine law is higher than Spiritual law, Spiritual law is higher than Natural Law, and Natural law is higher than Positive Law
- Perfect Divine right surpasses imperfect Divine right.
- Perfect Spiritual law surpasses imperfect Spiritual law.
- Absolute Natural Law surpasses Relative Natural Law.
- Positive law is superior to conditional Positive law.
- A valid right of the same subclass and type relating to the same person may be equal or indefinite and therefore may be the subject of a proper investigation by a competent judicial authority.

Article Three (3) – Transfer of the Right.

The transfer of any rights, titles, and property related to this sacred document is carried out in accordance with the following four basic elements - writing, authority, printing, and recording:

- Written form means that all valid transfers of any rights, titles and property in accordance with this sacred document must always be made in writing.
- Credentials mean that all valid transfers of any rights, titles, and property in writing are always made by a duly authorized fiduciary or agent in accordance with this sacred document.
- The seal means that all valid written documents on the transfer of property by duly authorized representatives or agents must always be properly sealed with one or more official seals of a higher Estate/Clan.
- Entry means that all valid transfers of any rights, titles and property must be properly registered in the lists and registers of the upper Class./In accordance with this sacred document.
- Any transfer that fails to provide evidence of the above-mentioned basic four elements of writing, authority, printing, and recording is hereby void, without force or effect.
- Any party not named in this Sacred Document who has evidence of a valid claim for the transfer of the right on a specific day and time, in accordance with this Sacred Document, may properly present a valid claim.

Article four (4) – Establishment of law.

The valid assertion of any right is always carried out under the rule of law, through justice in accordance with these seven forms of action: record, notice, reservation, order, demand, promissory note and petition:

- A record is a written record of a valid right, preserved in writing as evidence, usually within a specific book of records known as a registry. The ownership right corresponding to the entry in the registry may indicate any legal title, while the presentation of any receipt or certificate from such a registry may indicate the existence of an objective title.
- Notification is the assertion of one or more valid rights through the implementation of a legal process, during which the party is informed about any formal legal issue that may affect certain rights, as well as about the form of the document used to convey such facts. The main types of notifications are public (legal), factual, constructive, and implied.
- A reservation is an assertion of one or more valid rights through notification, during which the confirmation of certain rights is explicitly indicated in writing in the transmitted documents. Thus, the existence of such an explicit statement regarding the assertion of certain rights does not allow the recipient of such documents to assert their rights to violate, arrest, suspend, disqualify, imprison, seize, seize, alienate, confiscate or revoke any of the claimed rights, including, but not limited to, any rights expressed or implied in the content of this document. the document.
- A court order is the assertion of one or more valid rights by issuing an official document of claim and authorizing one or more agents to prescribe certain

actions to be performed, providing the agents with limited protection from liability for any damage or when filing any complaint (claim).

- A claim (complaint) is the assertion of one or more valid rights by challenging in a competent court against the other party the right to own or use any property or thing retained from the plaintiff's property.

- A promissory note is the assertion of one or more valid rights through a special act and order (promissory note), through which the legal title to one or more valid rights is transferred to a duly established political body by one or more persons in exchange for the proper management and administration of such rights.

- A petition is the assertion of one or more valid rights through a petition and request to the highest sovereign authority in society, which requires recognition of the rule of law and justice in order to regain possession or ownership of any property or thing withheld from the applicant's property by an official or agent of the same sovereign authority (for example, the government).

Article five (5) – Reservation of right.

In accordance with this sacred document, the three formal types of Reservations about one or more valid rights of this Sacred Document are universal, absolute and perfect:

- A universal reservation regarding one or more valid rights of this Sacred Document means the expression "All rights reserved", used in conjunction with the transfer of any copyright objects or tools.

- An absolute reservation regarding one or more valid rights of this Sacred Instrument means the expression "All rights reserved." It should be used when transferring any copyright objects or tools. This phrase clarifies that "All rights belong to the True Divine Creator and Creator," who uses language in accordance with the fundamentals of all Western Roman law. Therefore, the violation of such rights implies not only a violation of sacred trust, but also a rejection of the rule of law.

- A perfect reservation regarding one or more rights of a true Sacred Instrument is when the phrase "All rights are protected in Sacred Trust in accordance with the Covenant under the True Divine Creator and Creator." It should be used together with the transfer of any materials or shipments. The phrase makes it perfectly clear that all rights are in sacred trust under the authority of the Goddess, the True Creator and Creator in accordance with the highest legal form. Therefore, the violation of such rights implies not only the violation of sacred trust, but also the rejection of all possible forms of the rule of law and justice.

Article six (6) – A claim to a right.

In accordance with this sacred act and the assertion of one or more valid rights by challenging in a competent court, with respect to the possession or use of any property or thing retained from the plaintiff's property, the claim of the right is recognized as justified and motivated on the basis of the following essential criteria, identification, certification, consideration and obligation:

-Identification of the claim means that the applicant clearly identifies himself, his status and legal capacity in connection with the stated claim.

-Certification of the right means that the plaintiff submits a certified and authentic copy of a document issued by a duly authorized authorized representative or agent under an official seal and signed and executed with the provision of one or more rights to the duly identified plaintiff, which are the basis for filing a claim.

-Review of the Agreement means that the applicant submits full copies of the valid agreements, signed by a duly authorized authorized representative or agent with an official seal, for each separate reporting period in question in connection with this claim and demonstrates the good faith execution carried out by the applicant, the terms and obligations under the agreement, the agreed fee table and any penalties for any violation of the agreement.

- An obligation to pay compensation means that the applicant submits certified and authentic extracts from any regular payments, or performance or services provided to the applicant for review, and evidence indicating one or more violations in respect of duly signed and sealed agreements in respect of which an obligation for compensation may be advanced.

Article seven (7) – Legal dispute.

A legal dispute is when a party that recognizes and respects the proper rule of law, justice, and due process disagrees on the validity of one or more legal provisions of this Sacred Document. In accordance with this sacred document, the basic concepts used to resolve such a dispute are the following: validity, duty, status and priority:

Validity is the determination of whether the rights in question are valid in accordance with the present covenant. There is no such thing as a false or invalid right. An indefinite right is, by definition, inferior to an actual right.

- Obligation is the determination of whether a right remains valid due to the need to fulfill any obligations and duties, as in the specific case of all imperfect Divine rights, relative natural rights and conditional positive rights. Proof of non-fulfillment of obligations can invalidate a right, even if it exceeds it in status.

- Status is the definition of whether one valid right is superior or inferior to another due to belonging to a higher class or subclass, provided there is no evidence of non—fulfillment of any established obligations or duties. With the exception of such evidence, there are no higher valid rights than Divine Rights, followed by Spiritual Rights, followed by Natural Rights, and Positive Rights.

- Priority is the determination of whether one valid right of equal importance in terms of superiority has greater value by virtue of the preceding act of recording, notification, order or demand, thus identifying such a valid right as a valid prior right against any other claim (statement).

Article eight (8) – Invalid and prohibited rights.

An invalid right or a false right is any form that claims to be a valid right, but contradicts or violates the golden rule and the proper rule of law, legitimate

procedure and justice, as well as one or more criteria regarding the rights defined in this Sacred Document.

A prohibited right is a false right and an invalid right that proclaims one or more of the following self-evident false postulates and is therefore automatically invalid, having no force or effect ecclesiastically, legally or legally:

- any right that cannot prove its true origin is opposed to the actual Divine right.
- any right that proclaims immunity from the operation of the law from which this right follows.
- any right that proclaims immunity from duties or obligations implied by such a right.
- any right that proclaims that a man or a woman can be defined or interpreted as a thing.
- any right that proclaims that, by virtue of being born of flesh or blood, one or another man or woman is superior to another.
- any right that proclaims the right to create secret laws or rights unknown to the public.
- any right that proclaims the exclusive right of one group, body, collective, association, person, or political body to apply any law to the detriment of society as a whole.
- any right that declares that a man or a woman can be considered guilty or responsible before the charge is proven.
- any right that proclaims that an official or agent holding such a position or position in a Trust may legally, legally and legally give intentionally false testimony or false and misleading information.
- any right that proclaims the possibility of suspending the rule of law, due process and justice in order to gain an advantage for or against any person.
- any right that proclaims the possibility for a man or woman to hold the office of a judge or magistrate and act in that capacity without a proper oath.
- any right that proclaims the possibility for a man or woman applying for the title of judge or magistrate to consider and rule on legal issues unfairly, unscrupulously and biased.
- any right that proclaims the right to consider a financial or legal advantage obtained fraudulently as legitimate and legitimate.
- any right that denies the existence or validity of this Sacred Document and therefore seeks to render part or all of its parts invalid, illegal or illegal.
- any right of a foreign Power that asserts a pre-emptive right to obtain authority or jurisdiction over this Sacred Document.
- Any right of a foreign Power that claims to recognize the rule of law, due process, and justice and asserts the right to own, occupy, use, and dispose of property deriving from the rights defined by this sacred act, but denies it, is subject to it.



-any right allowing to seize, seize, forcibly remove from office, detain, dismiss, disqualify, arrest, alienate property, confiscate or liquidate, without proper observance of legality, legal procedure and justice.

Article nine (9) – Creation and name.

1. By the power and authority of our Absolute right to the name, I hereby proclaim from the very beginning forever and ever (Originally and justifiably, hereafter from the very beginning forever and ever) that my only supreme Estate is the Estate known as Mari Mikhailovna, Maria Dorozhkina, Dorozhkina M, also known as the Estate of Maria Mikhailovna, Maria Dorozhkina, as well as all its derivatives and their abbreviations, regardless of the language of writing or printing, dmm, dm, MMD, mv, etc. inherited from the Right to the Name (IusNomenis)

2. Whenever one or more of these names is used, regardless of whether such names are in the Higher Registry, the Lower Registry, or Its Own Registry (Internal Documentation), it will mean only my Estate and no other.

3. In accordance with the Absolute right of ownership, to property and with the right to dispose, manage, this property, I have, own, use and dispose of the name and all its derivatives. In addition, through force and authority, I hereby grant, grant and transfer all rights and title of the name to my sole Estate, from the very beginning forever, inherited from (IusPossessionis), and (IusHabendi) and (IusProprietatis) and (IusConcedere)

4. Due to the fact that my name is ultimately derived from our Sacred and Divine right, and any certificates, promissory notes, shares, securities, bonds, annuities, insurance, deposits, mortgage transactions, promises or derivatives remain the right, property, possessions of our Estate from the very beginning forever, including including those that are currently unknown and hidden from me, unless they have a written permit, warrant, or act affixed to them, confirming whose identity – or other appropriate rights and powers, in accordance with this sacred instrument, inherited from (IusNomenis) and (IusDivinumNomenis)

5. I hereby reserve all rights related to my name, and that no other party, body, organization, property, Trust, corporation, individual, official, agent, or thing may legitimately claim the right to use any derivative of the name, except for the limited non-commercial use of copyrights. unless a written permission, warrant, or deed is issued under seal and proper authority in accordance with this sacred document, inherited from (IusNomenis)

6. Since I forbid giving, granting, or transferring any superior right to my Name other than the right to lease a franchise, any party, body, organization, estate, Trust, corporation, person, official, agent, or thing that claims any false right or false possession of my name will immediately revoke any previous authorization or agreement related to my Name, and the General Executor and duly appointed Fiduciaries and agents are authorized to seek immediate proceedings and damages inherited from (IusNomenis)

Article ten (10) – Location, location and time.

1. By the power and authority of our birth, I hereby acknowledge the creation of a Record of a Live Birth and its publication in the Bulletin on the Website, which is the official newspaper:

The Universal Calendar:VK:1 L8 4661g. - With:Sagittarius - D:Saturn, At: 15:44, which corresponds to the Roman model of society and time [August 10, 1957], confirming the creation of the True Trust Number C-MP-Z-HC144-3-13-01135004864 and a Single True supreme estate, and that not a single declared document, permit, certificate, an edict, an indulgence, a statement, a record, a ledger, or an event will not be primary, high-ranking, more valid, and superior to the aforementioned record and publication of the Record of a Living Birth inherited from (IusNascendi)

2. I recognize the only valid time and space related to the birth of our Trust and the higher estates, through my Absolute birthright, which occurred in space-time during the three thousand two hundred and forty (3240) years since the beginning of the Era of the Great Aries, inherited from (IusNascendi)

3. I recognize that the only valid event within time and space, the **Universal calendar: 1 L8 4661, Constellation: Sagittarius, Day of the week: Saturn, Time: 15 hours 44 minutes**, which corresponds to the Roman model of society and time [20-44, August 10, 1957], referring to the birth of our The Trust and the Supreme Estate through my Absolute birthright, inherited from the Ius Nascendi (Birthright), occurred within:

The universe is Light, the Perseus-Pegasus Galactic Filament, the complex of Fish-Whale superclusters, Laniakea, the Virgo supercluster, the Local group of galaxies, the Milky Way galaxy, the Orion arm, the Solar system, the planet Mother Earth, naturally free-born from the soil Mother Earth, on the earth of the city of Moscow, **RU:SMPZNC14431301135004864 - Z00 000 001** and that any other claim of pre-emption, primary right, or superior right regarding our True Trust and our Single Supreme Estate is automatically null and void.

4. In accordance with my Absolute Right of Ownership, also known as (IusPossessionis) and with the Absolute right to dispose, manage, also known as (IusHabendi) and with the Absolute right to property, also known as (IusProprietatis), I have, keep, own and possess the true event and record of birth, and any derivatives of it. In addition, through the power and authority of our Absolute Right to Grant Rights, also known as (IusConcedere), I hereby grant, grant and transfer all rights and title of the true event and records of the living birth and all derivative records of birth to our unified supreme estate from the very beginning forever and ever.

Article eleven (11) - Actions, efforts and energy

1. By the power and authority of our Absolute right to consent, I have the universal, Natural, Spiritual, and Divine Right to choose and agree without coercion, and therefore to agree and accept that in such circumstances I am fully responsible for my actions. Furthermore, in accordance with my Absolute right to freedom, I am free from any legitimate claim to slavery or authority over my actions, and that in accordance with my Absolute right to work, I am free, through

my actions, to perform work, exert effort, and generate energy inherited from (IusConsensum) and (IusLibertatis) and (IusPerfungor)

2. Thus, all the energy, movement, force, and authority created by my right to do work, exercise effort, movement, and energy are fully the property and right of our estate under my Absolute right to fruits, and no party, body, organization, property, Trust, corporation, person, official, an agent or thing may not claim any part of such energy, movement, power and authority, except through the written permission of the Executor General and the guardian, inherited from (IusFructibus)

Article Twelve (12) – Great Scrolls (Lists and books of the clan, estates)

By the power and authority of our Absolute right to register, a unique and original set of scrolls, books, memoranda, registers and ledgers must be contained in special books or electronic media bound with stitches, whose totality is called the Great Scrolls, in order to maintain and preserve certain key records, including, but not limited to, the provision, use and management rights and estate, dispute resolution, records of receipts and transfer of documents, as well as business and financial transactions of our superior estate inherited from (IusRegistrum)

The General Executor and the guardian have the right to appoint, direct and terminate the activities of commissions under an oath of allegiance and an oath to one or more authorized persons as trusted persons who assist in the management of the scrolls of our estate.

The great scrolls on paper should begin with the title page, followed by the reverse side (abverse) containing the opening seal and a prayer dedicated to the Divine Creator, in whose name the estate will be properly managed, with each page numbered in red ink in the upper right corner of the page before the reverse, being the last page with the closing seal and a prayer to the Divine Creator.

Within the numbered pages between the abverse and the reverse, the Great Scrolls should consist of nine (9) elements, for which, if more pages are required, additional bound books will be inserted as appendices with pages numbered so that no two pages in all the Great Scrolls have the same number.

The first section in the Great Scrolls will be called the Genesis (Ancestral Book), in which my genealogy, descended from the first man and the first woman, is presented to the present day, demonstrating an unbroken line of inheritance, the absolute right to inherit rights, also known as (Ius Hereditatis) with a detailed description of the origin indicated by a dotted line. Thus, I assert my Absolute right not to be a thing, and not to be considered as a thing. In addition, I affirm my Absolute right to freedom from slavery and oppression, and therefore reject all accusations and claims of infancy, guardianship, servitude, poverty or insanity inherited from (Ius Non Res) and (IusNaturale Non Res) and (IusDivinum Non Res) and (IusLibertatis) and (IusNaturaleLibertatis)

The second section in the Great Scrolls should be called the register of Births, deaths and unions, in which all records of births, deaths, relationships and unions of persons and ancestors of the estate should be properly recorded and registered by authority and force of the Absolute Right of Record inherited from (Ius Album) and (IusNaturaleAlbum)

The third section of the Great Scrolls is called the Register of Rights and Titles, in which all records of valid rights, titles, claims and petitions for inheritance must be duly recorded and registered by authority and force of the Absolute Right of record inherited from (Ius Album) and (IusNaturaleAlbum)

The fourth section of the Great Scrolls will be called the inventory, which is an audit conducted annually on the anniversary of the establishment of our supreme estate, in which all rights, titles and property, all claims, fees, debts and obligations, as well as all promises, loans, grants, contributions and gifts related to my supreme estate are listed in one full report.

The fifth section of the Great Scrolls will be called the Foundation, which is an individual record created each year upon completion of the audit, according to which the pledge of the estimated inventory value and energy of my Absolute right to the fruits of the estate is determined as the amount of true coins (money) as issued in the trust management of the capital for the year in question. A fund is then provided to manage the estate's affairs and the estimated capital needed to meet any requirements and provide any capital owed to the superior estate for the relevant year inherited from (IusFructibus)

The sixth section of the Great Scrolls is called the register of accounts, which is a consolidated list of all accounts for storing issued capital, receiving paid-up capital and paying out due capital for each fund held in trust every year throughout the existence of the estate from the very beginning forever.

The seventh section of the Great Scrolls is called the Memorandum and is a detailed register of all day-to-day transactions regarding claims and subsidies, debts and loans for the current and related fund.

The eighth section of the Great Scrolls is called the Judicial Scrolls of Lawsuits, Disputes, Rulings and Orders and records all disputes brought against the estate and its members.

The ninth section of the Great Scrolls will be called the Register of Orders, Gifts, Commissions, and Consents, and will be a record of all promises, oaths, gifts, or orders issued for and on behalf of the estate.

By the power and authority of my Absolute right of Record, the General Executor and Guardian must ensure that all originals of legal documents, records, agreements and manuscripts relating to registrations and entries in the Great

Scrolls are securely stored in the chancery of the upper Class-the Family inherited from (IusAlbum)

**Article Thirteen (13) – Currency and Systems**

I hereby recognize and accept gold, silver, platinum coins, as well as independent digital currencies.

**Article fourteen (14) – Coat of arms.**

By the power and authority of our Absolute right to create, the coat of arms was created and forged, reflecting the cultural heritage of our estate, its values and motto, from the very beginning forever and ever.

The General Executor and the guardian shall ensure the safety of the coat of arms, which may be used only by order of the General Executor, with the exception of those circumstances listed as special by these articles.

**Article fifteen (15) – Great Seal and Small Seals.**

By the power and authority of our Absolute right to create, the Great Seal was created, which will be known as the Great Seal of the estate of Maria Mikhailovna of the Dorozhkin family, inherited from (IusFecerim)

The General Executor and Guardian shall ensure the safety of the Great Seal, which may be used only at his discretion, with the exception of the circumstances listed in these articles as special.

**Article sixteen (16) – General Executor and Guardian.**

By the power and authority of our Absolute right to will and covenant, I hereby grant, grant, invent, transfer, endow and entrust all my powers and authority through this sacred document and Magna Carta to the office of Executor General and Guardian as Sovereign over all my known and unknown estates. I hereby revoke all previous powers, powers of attorney, powers of guardian, agency, or personal representative, whether express or implied, implied or knowingly provided by signature, name, fair use, or any other lawful means. In addition, I hereby execute and terminate all previous trusts, oaths and obligations of former guardians related to the exercise of all previous powers, powers of attorney, powers of guardianship, agency or personal representation, express or implied, intended or knowingly provided by signature, name, fair use or any other legal means. Therefore, no one is allowed to occupy, take away or claim any position, agency, authority, work or authority over any part of the supreme estate, except through the express written order of the executor General and the guardian, inherited from (IusTestamentum)



The private title of the General Executor and Trustee, also known as the general executor, in all communities must be the attorney in all matters of our estate and the trustee in all matters of the communities as a whole.

The ecclesiastical title of General Executor and Guardian is sovereign in all matters concerning the original rights.

The oath of allegiance must be taken by the General Executor and the guardian, as well as by all persons appointed in any temporary or official capacity.:

*"I (name) solemnly swear before the one true Divine Creator and Creator of everything, before all men and women, before all forms of life, before all beings, both from this world and from other infinite worlds, both from this planet and from other innumerable planets, before all infinite universes and galaxies in front of all the infinite spiritual dimensions, in front of all the light, in front of all the higher and lower, in front of all heaven and earth, that in the presence of witnesses, that I will be truly faithful and conscientious, with clean hands and without prejudice, it is fair and honest to serve the estate of Marie Mikhailovna of the Dorozhkin family and its heirs, descendants, successors, allies and people according to its laws in office (title of position), and that I will protect and preserve the Kingdom and that I will protect and preserve the rule of law and justice of the Kingdom and that I will protect and preserve all people and the faces of the Kingdom. May the light of life and love come with me for the benefit of the light forever and ever.*

The appointment of the general executor and guardian is carried out by the Magna Carta under the Great Seal of our estate on condition.

The appointed candidate is named in this sacred document, or, if a valid successor is not properly named, that they are appointed and elected with the unanimous approval of the trustee and testator, or, if any of them have died, by permanently appointed fiduciaries in accordance with this sacred document.

- that the nominated candidate actually made a speech and took the oath of allegiance, at least in the presence of three witnesses who can confirm their participation in this event.

- that the nominated candidate actually made a speech and took an oath in front of at least three witnesses who can confirm their participation in this event.

- that the nominated candidate actually applied his hand (Fingerprint) and signed the Magna Carta as a sign of acceptance of his duties and responsibilities in office.

To ensure the peaceful management of my estate, respect for its borders and property, the General Executor (Executor) and Guardian (Guardian) I am also authorized to appoint a government to manage my property at the Office of the Prime Minister and appoint other trusted persons or agents under oath.

The General Executor (Executor) and Guardian (Guardian) always reserves the rights and powers to draw up, approve, reject and revoke all edicts, statutes, resolutions, orders, warrants and powers issued under the Great Seal by the departments of the estate, as well as to revoke and revoke any order or warrant of any official or agent. recognized as grossly violating their duties and obligations in accordance with the laws of our estate.

Article seventeen (17) – Funeral rites and remembrance.

The General Executor and the guardian are solely responsible as overseer for the preparation, management and supervision of funeral and memorial rites, as expressed in this document.

The General Executor and the guardian are invited to provide a suitable place for the incineration of the remains, as well as a simple Memorial after the physical death of the testator's body.

The memorial and the burning site must be of an appropriate shape and style befitting the life of the testator, and the dedication and wording of the obituary chosen by the General executor and guardian were respectful and appropriate.

After the physical death of the testator, the chief executor and guardian must ensure that the ashes of the body rest in the sanctuary for three days and two nights without any violations, and that no actions are allowed that desecrate the integrity and sanctity of the sanctuary.

The Executor General and the guardian provide a private funeral service to bless the remains before they are scattered and, if there is sufficient interest, ensure that those who wish to pay their last respects are given the opportunity.

Any expenses related to funeral arrangements are deductible from the accounts of the property managed by the General Executor and the guardian.

Article eighteen (18) – Fiduciaries (Trusted persons).

The Chief Executor and Guardian is vested with the rights and powers to appoint, direct and terminate the activities of the commissions working under the Minister General, as the sole director and First Minister of the Government for our estate and, on the recommendation of the Minister General, appoint one or more trusted persons to assist, as the government and to manage our supreme estate, in accordance with the oath of allegiance and the oath of office.

No bonds or other securities are required in any jurisdiction of any executor or trustee under this Covenant, named or appointed in accordance with this Covenant, unless required by law, in which case such bonds or securities must be secured by our property.

Each legal successor-executor and legal successor-fiduciary must have all the rights and discretionary powers granted to the previous executor and fiduciary, with the exception of those rights and discretionary powers that may be prohibited by this document.

In order to ensure the proper management of our estate and subject to any restrictions set forth elsewhere in this Sacred Document, the executors and fiduciaries are vested with the following powers, in addition to any other powers granted by law.

- to the extent not prohibited by law, the right to retain physical possession of any tangible or intangible property on our estate or in any trust under our jurisdiction.

- to continue to own any property, including shares in the trust, or to act at the risk of our estate, and not at the risk of the Fiduciaries, any property or business obtained in this trust, for as long as the Fiduciaries deem it appropriate, profits and losses from this will accrue or be taxed from our estate, and not from Fiduciaries.

- management, control, sale, transfer, exchange, separation, improvement, repair. granting options and selling deferred payments, leasing on terms within or after the expiration of the trust for any purpose, to reach a compromise, arbitration or other adjustment of claims in favor of or against the trust, to create restrictions, easements and other types of services, to provide such insurance as the fiduciary authorities may deem appropriate.

- to invest and reinvest fixed capital and income, if accumulated, as well as to acquire or acquire with its help any property, real estate, personal or mixed, and to make all types of investments, including, but not limited to, corporate obligations of any kind and stocks, preferred or general, to invest in any the general trust fund.

- to borrow money for any trust purposes on such terms as the fiduciary may deem appropriate, and to oblige my estate to return it, to encumber our estate or any of its assets with a mortgage, deed of trust, pledge or otherwise, using such procedure to complete the transaction as the fiduciary may deem appropriate.

No fiduciary is responsible in any way for any actions or omissions, unless such fiduciary acted in bad faith or exercised reasonable care, diligence and prudence. In no case shall any fiduciary be liable for the non-performance of obligations by any other fiduciary, except in cases where such fiduciary may be held responsible for his own misconduct.

The fiduciary must keep or oblige proper records of all receipts and payments to the account of our estate and all transactions related to my estate. As soon as possible after the end of each reporting period, the fiduciary must prepare or order

the preparation of a financial report showing the financial position of our estate at the end of this reporting period.

All decisions with third parties concerning a duly appointed trustee are fully binding, as if they were executed or executed by the Chief Executor and the Trustee. All permissions are valid until those who rely on them receive an actual notification of their revocation.

No individual executor or fiduciary has the right to receive legally prescribed commissions for work in such a position.

The General Executor and Guardian, on the recommendation of the Minister General, represented by the Principal and the Head of Government, may appoint and nominate, by letters patent sealed with the Great Seal, as an official correspondent any competent person transferred to the Office and sworn by a foreign state, entity or corporation as a fiduciary entity, provided that:

- the person in question is required to hold such a position under oath or oath and that such conditions are recognized by the laws of a foreign Power.

- the person in question is the most senior official of a particular foreign State, political body, legal entity, or corporation responsible as a Principal for one or more subordinates.

- there is written evidence that one or more persons under the authority of the relevant senior person have acted and continue to act in a "fiduciary capacity" with respect to the rights of our superior estate.

- there is written evidence that one or more persons under the authority of the relevant senior official have acted and continue to maintain a "relationship of trust" with certain persons and the rights of our supreme property.

- that no request has been sent to any other person within a specific foreign State, political body, legal entity or corporation to appoint him as a fiduciary.

Since there is a requirement for written evidence of both fiduciary capacity and trusting relationships with persons under the authority of any nominal representative of the Fiduciaries appointed by a patent sealed by the General Executor and guardian, a person of a foreign legal entity who took office under oath of a foreign state, who refuses to formalize his participation in the affairs of our estate in as authorized by the Fiduciary's General Executor and trustee, guilty not only of dishonesty and dishonesty, but also of gross dishonor and denial of the Rule of law, equality and justice, due process and justice. If a superior person, duly notified of this, does not reprimand the perpetrator for such actions, then such inaction must be legitimately and legally interpreted as a public notification and an official record that the rule of law and justice in this foreign country has ceased to exist.

One or more trustees may provide services to my estate or any trust in accordance with this Covenant, as an official, manager or employee of our estate or any Trust, or in any other capacity, regardless of the fact that they may be appointed by a higher authority to perform such functions, and they are entitled to

receiving reasonable compensation for such services. None of these men or women should commit themselves to the estate when providing services.

If it has been proven by two doctors that any executor or trustee has become disabled, this definition of disability also means the immediate resignation of this person from the post of executor or trustee (fiduciary) without any further action.

Article nineteen (19) – Agents.

- The Minister General, as the head and head of the Government, is vested with the right and authority to appoint, direct and terminate the work of commissions under an oath of allegiance and an oath consisting of one or more authorized agents (hereinafter referred to as "agents") who assist in the execution of administrative orders of our estate.

-No bonds or other guarantees are required in any jurisdiction by any agent nominated or appointed under this Covenant, unless required by law, in which case such bonds or guarantees are secured by my estate.

- The Minister General is instructed to appoint an agent as a Registrar as soon as possible to properly maintain, as a Public Record, all titles, notices, orders and documents of our property.

- The Minister General has been instructed to appoint an agent as a clerk to compile a proper catalog, transfer and compile documents related to the management of my estate. The same person appointed as a Registrar may also be appointed as a clerk.

- The Minister General has been instructed to appoint a bailiff as bailiff to ensure the collection and preservation of all the property of our estate. Preferably, such a person already has sufficient training, skills and recognition from other parties to ensure the effective performance of their duties.

-Any competent person of a foreign State, organization or corporation who is represented as an agent acting in a confidential capacity or in a relationship of trust with one or more persons and the rights of our supreme estate automatically becomes such an agent in accordance with the provisions of this Sacred Document.

- If there is clear written evidence of fiduciary ability or fiduciary connection between my supreme estate and a foreign agent, and this agent then refuses to obey the instructions of the Minister General, then such agent is guilty not only of dishonesty, but also of gross dishonor. If a foreign State, legal entity, or corporation then fails to reprimand and correct such a violation, then such inaction must be legitimately and legally interpreted as a public notice and official record that the rule of law and justice in that foreign State has ceased to exist.

Article twenty (20) – Beneficiaries.

The General Executor and Trustee is vested with the rights and authority to appoint, grant, grant, manage, review or terminate commissions, to one or more beneficiaries from any present or future income from our estate or any Trust of our



estate, in accordance with these degrees and the intentions and desires expressed in this Sacred Document.

A party not named as a beneficiary is excluded by the express intention of both the Principal and the Testator.

The General Executor may not refuse to pay the commission to the named beneficiary, unless the beneficiary waives his rights or fulfills any specific obligations.

The beneficiary has the right to refuse to receive commissions before they are acquired, owned or used. However, a beneficiary who has already acquired, owns, or enjoys certain rights and property defined by this sacred document is deprived of any right to waive the benefits and obligations contained therein.

Any foreign Power that establishes in its charters, decrees and directives certain obligations and benefits from use arising from the rights and property proclaimed by this sacred document and continues to hold, own or use one or more of these rights or types of property, in accordance with the law, is obliged to act as a beneficiary until proper notification is given..

If there is clear written evidence of the confidential use of certain rights and property listed in this sacred document between my supreme estate and a foreign State, organization or corporation, and this body then refuses to fulfill the obligations required of such a beneficiary, then such an authority is guilty not only of bad faith, but also of denying its own laws. If the most senior fiduciary of such a foreign State, legal entity, or corporation does not then reprimand the perpetrator and correct such violation, then such inaction must be faithfully, legitimately, and legally interpreted as a public notice and official record that the rule of law and justice in that foreign state, legal entity, or corporation has ceased to exist..

#### Article twenty-one (21) – Wards.

The General Executor and Guardian has the right and authority to represent and protect the interests of all the wards and persons of our estate, including all obligations for their proper care, as well as the proper management of their affairs.

Since a legal entity is, by definition, a "baby born of a statute," the general executor and guardian has primary and primary custody of all legal entities bearing the name of Alain Vorobyov and all their variations, regardless of whether such persons were born under the laws of our estate or any foreign country.

In cases where a person named Alyona Vorobyova or any variation thereof is subject to the laws of a foreign state, the general executor and the guardian are required to ensure that a claim is filed and notified of the existence of a higher jurisdiction as soon as possible.

If a person bearing the name Alena Vorobyova or any other variation thereof is subject to the laws of a foreign state and seeks asylum and protection from our estate, then before the general executor and guardian ensure the resolution of the issue of international jurisdiction, this person may file a petition and request that the issue of jurisdiction be considered by the supreme court of our estate. and then a court order was issued to a foreign state to transfer all relevant issues to the government of our estate.

Since a legal entity is, by definition, a "baby born of a statute," the General executor and guardian has primary and primary custody of all legal entities born on behalf of Svetlana Vorobyova and all its variations, regardless of whether such persons were born under the laws of our estate or any foreign state.

In cases where a person named Svetlana Vorobyova or any variation thereof is subject to the laws of a foreign State, the general executor and the guardian are required to ensure that a claim is filed and notified of the existence of a higher jurisdiction as soon as possible.

If a person bearing the name Svetlana Vorobyova or any other variation thereof is subject to the laws of a foreign state and seeks asylum and protection from our estate, then before the general executor and guardian ensure the resolution of the issue of international jurisdiction, this person may file a petition and request that the issue of jurisdiction be considered by the supreme court of our estate. and then a court order was issued to a foreign state to transfer all relevant issues to the government of our estate.

Since a legal entity is, by definition, a "baby born of a statute," the general executor and guardian has primary and primary custody of all legal entities named Pavel Vorobyov and all his variations, regardless of whether such persons were born according to the laws of our estate or any foreign country.

In cases where a person named Pavel Vorobyov or any variation thereof is subject to the laws of a foreign State, the general executor and the guardian are required to ensure that a claim is filed and notified of the existence of a higher jurisdiction as soon as possible.

If a person bearing the name Pavel Vorobyov or any other variation thereof is subject to the laws of a foreign state and seeks asylum and protection from our estate, then before the general executor and guardian ensure the resolution of the issue of international jurisdiction, this person may file a petition and request that the issue of jurisdiction be considered by the supreme court of our estate. and then a court order was issued to a foreign state to transfer all relevant issues to the government of our estate.

Since a legal entity is, by definition, a "baby born of a statute," the general executor and guardian has primary and primary custody of all legal entities named after Sergei Vorobyov and all his variations, regardless of whether such persons were born according to the laws of our estate or any foreign country.

In cases where a person bearing the name Sergei Vorobyov or any variation thereof is subject to the laws of a foreign state, the general executor and the guardian are required to ensure that a claim is filed and notified of the existence of a higher jurisdiction as soon as possible.

If a person bearing the name Sergei Vorobyov or any other variation thereof is subject to the laws of a foreign state and seeks asylum and protection from our estate, then before the general executor and guardian ensure the resolution of the issue of international jurisdiction, this person may file a petition and request that the issue of jurisdiction be considered by the supreme court of our estate. and then a court order was issued to a foreign state to transfer all relevant issues to the government of our estate.

Since a legal entity is, by definition, a "baby born of a statute," the general executor and guardian has primary and primary custody of all legal entities named Maria Dorozhkina - and all its variations, regardless of whether such persons were born according to the laws of our estate or any foreign country.

In cases where a person named Maria Dorozhkina, or any variation thereof, is subject to the laws of a foreign state, the general executor and the guardian are required to ensure that a claim is filed and notified of the existence of a higher jurisdiction as soon as possible.

If a person bearing the name Maria Dorozhkina or any other variation thereof is subject to the laws of a foreign state and seeks asylum and protection from our estate, then before the general executor and guardian ensure the resolution of the issue of international jurisdiction, this person may file a petition and request that the issue of jurisdiction be considered by the supreme court of our estate. and then a court order was issued to a foreign state to transfer all relevant issues to the government of our estate.

Article twenty-two (22) - Public record and Public notification.

The public records of my estate are primarily lists of the estate and all excerpts from these official documents.

A public notice about my estate must be issued both in the form of a confirmed proof and published in one or more official Gazettes./Newspapers of the respective Communities.

Article twenty-three (23) - Jurisdiction and laws of Foreign States.

The Executor General and Guardian, the Minister General, and all duly appointed fiduciaries and agents hereby recognize the laws of those foreign Powers where the rule of law, due process, and justice are respected, without prejudice to the provisions of this Covenant.

All officials, employees, trustees (fiduciaries) and agents duly appointed in accordance with this sacred document are required to behave and act in such a way as to avoid unnecessary disputes, observe the general norms and decencies of a civilized society, and in particular, those rules and regulations concerning the use of roads and transport, respect for public property and premises, privacy, safety and respect for other men, women or persons, and positive contributions to society as a whole.

The trustees (fiduciaries), agents and beneficiaries of a foreign Power may have jurisdiction over our supreme estate only within the limits prescribed by this sacred document.

#### Article twenty-four (24) - Agreements with Foreign States.

All official appeals of our estate to internationally recognized foreign countries must first be recorded in the Scrolls of our estate.

In the event that the corresponding large registry of the community is not functioning or the officials of the community are not elected, the general executor and the guardian must record the official message in the Great Scrolls of our estate, then it must be properly executed and apostilled independently, and then sent directly to the destination.

The official international recognition of our estate and any official relations with internationally recognized foreign countries must be established through appropriate treaties. With primary recognition, which was first established by the communities.

In the event that the relevant large community registry does not function or Community officials are not elected, the General executor and the guardian must seek direct official international recognition of our estate by other foreign countries. In addition, the Executive General should seek to conclude an international treaty on peace, goodwill and trade with the same foreign countries.

#### Article twenty-five (25) - Property belonging to Foreign States.

The General Executor and Trustee is endowed with the rights and powers defined in this document to grant, by means of a warrant and letters patent, to beneficiaries, trustees or agents one or more of those rights possessed by our estate,

regardless of whether the relevant property is in the direct possession of our estate, subject to these Articles.

If certain property or rights belonging to my estate are owned, owned, or declared to belong to a foreign State, the General executor and guardian are required to ensure that the claim is properly recorded in the Scrolls of our estate and that the notice of claim, including a copy of the claim, is presented to the officials of the foreign State claiming by their false ownership right or by those who illegally own the right or property. If such a claim is ignored, it is the duty of the Executor General and the Guardian to seek any form of legal remedy, including the assistance of my allies.

Article twenty–sixth (26) - Financial instruments, Drafts and Securities.

The Minister General, as the Chief Executive of the Government, has the rights and authority to approve financial instruments such as negotiable instruments and Drafts related to one or more valid Funds established for the effective management of our supreme estate, including the proper protection and provision of such instruments, taking into account the provisions set out in these Articles and any foreign treaties concluded by the Minister General, which establish restrictions and conditions for the operation of such instruments in exchange for their international recognition.

Article twenty–seven (27) - Compensation and payment schedule.

The General Executor and Trustee are tasked with developing and publishing a schedule of fees and compensation for official business transactions conducted for and on behalf of our estate, reflecting accepted professional and fair rates of expenses and compensation.

In any official case conducted for and on behalf of our estate, the general executor and the guardian or trustee must publish a schedule of fees and compensation in such a way that no case is conducted by properly appointed officials or a third party without taking into account expenses and compensation.

If anyone acting as a trustee or executor, or any person acting as an agent for the management of our estate's property, refuses to recognize the authority of the executor General and the trustee or one of their duly authorized representatives, they therefore personally assume responsibility for any fees and compensation and damages. caused to our property as a whole.

Article twenty–seventh (27) - The Trust of the "Dorozhkin Family."transferred and merged into the Vorobyov Family Trust

After the lawful assumption of the office of the Minister General as the head and head of the government of our supreme estate, after the entry into force of this



Sacred Document and public notification of its existence, the General Executor and guardian are instructed to immediately publish and put into effect the valid Charter and Constitution for the formation of the trust company Maria Mikhailovna of the Dorozhkin family for non-profit and charitable church managing all funds of all funds and accounts, all real estate and property ownership rights and the management of all sacred goods granted to our relatives, our community of birth and our brotherhood and union.

After the property is registered in the Great Scrolls of the estate, the Minister General and the Government are hereby authorized to register the Maria Mikhailovna Dorozhkin Family Trust company as a foreign non-profit and charitable church organization in order to enable it to repay all debts and obligations to foreign estates, corporations, individuals, associations, states and organizations, as well as to accept any loans, gifts, or donations from them.

As a sign of respect and reverence for foreign laws, protocols and conventions of foreign powers with which the trust company Maria Mikhailovna of the Dorozhkin family can be registered, the Minister General and the Government are hereby authorized to ensure that the titles of positions in the company confirm it as a non-profit and charitable church organization, and not a company of a different nature, the activities and name of which, otherwise, it would have caused controversy from officials and agents of such foreign powers in public.

I prescribe that all necessary expenses for registration, taxes, education, utilities, rent, duties, licensing be financed in such a way that my spouse and immediate family can be provided with home comfort and support to meet all necessary needs.

After a proper search and accounting of all our property, I order the Chief Executor and Guardian to provide an equal amount of money to each of the following closest relatives and loyal friends:

If my (son) outlives me, a man known as Sergei Nikolaevich of the Vorobyov family,

If my (daughter) outlives me, a woman known as Svetlana Nikolaevna of the Vorobyov family,

Article twenty-nine (29) - Peaceful settlement of disputes.

If there is a dispute between any of the parties regarding any of the rights listed here, then the peaceful resolution of such dispute should be carried out in the competent legal authority. Since the dispute can only be settled in a competent legal authority, it is necessary to recognize the following rights of this Sacred Document:

1. The absolute right to hear cases before a competent court, inherited from (IusOratorium) and (IusNaturaleAequum).
2. The absolute right to equality, inherited from (IusAequum) and (IusNaturaleAequurrv)
3. The absolute Right to information, inherited from (IusLegesSciri), and (IusNaturaleIndicium).
4. The absolute universal Right to accuse another of a crime, inherited from (IusAccusare), and (IusNaturaleVerum).
5. The absolute Natural Right to defend oneself against any accusation and accuser, inherited from (IusDefensionis), and (IusNaturaleHonestas).
6. The Absolute Natural Right to know the accuser and the charges, inherited from (IusAccusationisSciri), and (IusNaturaleIndicium).
7. The Absolute Natural Right to summon all parties to a competent court to resolve a dispute, inherited from (IusVocatio), and (IusNaturaleIndicium).
8. The Absolute Natural Right to arrest a suspect on a warrant or lawful basis for the purpose of serving an indictment and subpoena inherited from (IusPrendi) and (IusNaturaleIndicium).
9. The absolute universal right of innocence until proven guilty, inherited from (IusInnocentiae), and (IusNaturaleAequum).
10. The absolute right to sufficient time to prepare a defense inherited from (IusDefensionisTempus) and (IusNaturaleAequum).
11. The absolute Right to defend oneself or accuse someone, inherited from (IusSuiIuris) and (IusNaturaleAequum).
12. The absolute right to appoint an agent for the defense or prosecution inherited from (IusAgens) and (IusNaturaleAequum).
13. The absolute right to a decision by a jury, inherited from the Natural right to a decision by a jury, also known as (IusIudicium) and (IusNaturaleAequum).
14. The absolute right to a decision by a competent court inherited from (Ius Tribunal) and (IusNaturaleAequum).
15. The absolute right to resolve a matter in good faith (under oath), inherited from (Ius Bonum Fidei) and (Ius NaturaleVerum).
16. The absolute right to resolve the issue without Prejudice, inherited from (IusSinePraeiudicium) and (IusNaturaleHonestas).
17. The absolute right to resolve the issue "with clean hands", i.e. in good faith, inherited from (Ius MundisManibus) and (Ius Naturale Honestas).
18. The absolute right to challenge detention without proof of legitimate grounds, inherited from (IusHabeasCorpus) and (IusNaturaleHonestas).
19. The absolute right to require an employee to perform the duties assigned to him, inherited from (IusMandamus) and (IusNaturaleHonestas).
20. The absolute Natural Right to demand proof of the legitimacy and legitimacy of the current government, inherited from (Ius Quo Warranto) and (IusNaturaleHonestas).
21. The absolute right to change the place of consideration of a case to a competent authority, inherited from the Natural right to change the place of

consideration of a case to a competent authority, also known as (IusCertiorari) and (IusNaturaleAequum).

22. The absolute right to demand the termination of legal actions before a decision is made by the competent authority, inherited from (IusProhibitio) and (IusNaturaleAequum).

23. The absolute right to claim, subject to due process, inherited from (IusProcedendo) and (IusNaturaleAequum).

24. The absolute right to request correction of identified errors of the record inherited from (IusErrorCoramNobis) and (IusNaturaleAequum).

25. The absolute Right to demand that false claims be withdrawn or directed to the proper person, inherited from the Natural Right to demand that false claims be withdrawn or directed to the proper Person, also known as (IusScireFacias) and (IusNaturaleAequum).

If the declared judicial authority does not recognize one or more of these fundamental rights, it immediately disqualifies itself as a competent judicial authority and therefore cannot be a place to resolve any dispute.

I hereby reject the jurisdictional authority and authority of any body or court acting in accordance with the laws of the Admiralty or Summary Jurisdiction, which demonstrate the absurdity and violation of the law that a person can be found guilty even before the matter has been considered in a competent court, contrary to my Absolute universal right innocence until proven guilty, inherited from (Ius Innocentiae).

If the case is referred to a competent court or body acting in accordance with the laws of the Admiralty or Summary Jurisdiction, or one that rejects my fundamental rights as prescribed herein, then any presence at the trial of a Fiduciary, Agent, or other person involved in the settlement and resolution of this matter is an official visit only. and no imputation, assumption, contract, or agreement on jurisdiction can have a legitimate application.

Article thirty (30) – Nomination of a candidate for the position of the General Executive.

I hereby declare, anoint, approve and entrust a competent person known as Maria Vorobyova to be the General Executor (executor) and Guardian of our entire estate.

If Maria Vorobyova (Dorozhkina's maiden name) is unable or unwilling to perform the duties of general executor and guardian, or she decides to abdicate, I hereby declare, anoint and confirm that Sergei Vorobyov is the second contender in the line of succession.

If Sergei Vorobyov is unable or unwilling to perform the duties of General executor and guardian, or he decides to abdicate, I hereby declare, anoint and confirm that Svetlana Vorobyova is the third contender in the line of succession.

If Svetlana Vorobyova is unable or unwilling to serve as General Executor and guardian, or if she decides to abdicate, I hereby announce that all subsequent candidates will be selected by open vote from among the existing trustees and administrators sworn in as part of the executive government of our estate.

Upon the lawful assumption of the office of the Minister General (Prime Minister and Government) following the enactment of this Sacred Document and public notification of its existence, publicly registered, the General Executor and trustee are instructed to immediately issue a valid charter and Constitution for the provision and formation of the Maria Mikhailovna Dorozhkin Family Trust Company for non-profit and charitable church management of all funds of all funds and accounts, of all real estate and the rights of the estate and the management of all sacred goods provided to our relatives and friends, Our allied community, our birth society and our brotherhood.

**Article Thirty-one (31) - Nomination of Fiduciaries.**

I hereby declare, appoint, approve and anoint the position of the Mayor of Moscow to be our trustee under the following conditions:

- to ensure that the fiduciary respects the proper rule of law, due process and justice, as well as his oath of office in accordance with the Constitution of the Russian Federation-Russia.
- that the relevant notification is sent to all beneficiaries within the jurisdiction of the fiduciary
- to ensure that all beneficiaries fully fulfill their obligations as needed.

I hereby declare, appoint, approve and anoint the office of the President of the Russian Federation-Russia to be our proxy under the following conditions:

- to ensure that the fiduciary respects the proper rule of law, due process and justice, as well as his oath of office in accordance with the Constitution of the Russian Federation-Russia.
- that the relevant notification is sent to all beneficiaries within the jurisdiction of the fiduciary.
- to ensure that all beneficiaries fulfill their obligations as needed.

I hereby declare, appoint, approve and anoint the office of the Prosecutor General of the Russian Federation-Russia to be our proxy under the following conditions:

- that the fiduciary respects the proper rule of law, due process and justice, as well as the oath taken by him in accordance with the laws, statutes and orders of

the Russian Federation-Russia, including all their dominions, colonies and dependent territories.

- that the relevant notification is sent to all beneficiaries within the jurisdiction of the fiduciary.

- to ensure that all beneficiaries fulfill their obligations as needed.

- that if there is evidence that one or more trustees or beneficiaries from the city of Moscow or the Russian Federation-Russia did not act in accordance with their mandated duties to the detriment of the provisions of this Sacred Document, immediate measures should be taken to compensate for such damage or correct the error.

I hereby declare, appoint, approve and anoint the Office of the Secretary-General of the United Nations to be our trustee under the following conditions.

- that the fiduciary respects the proper rule of law, due process and justice, as well as the oath taken by him in accordance with the Charter of the United Nations, signed by both the Russian Federation and Russia

- that the relevant notification is sent to all beneficiaries within the jurisdiction of the fiduciary.

- to ensure that all beneficiaries fulfill their obligations as needed

- that if there is evidence that one or more Fiduciaries or beneficiaries from the Russian Federation have not acted in accordance with the Charter and treaties of the United Nations to the detriment of the provisions of this Sacred Document, immediate measures should be taken to compensate for such damage or correct the error.

I hereby declare, appoint, confirm and anoint the position of Secretary of State of the Holy See to be our proxy under the following conditions:

- that the fiduciary respects the proper rule of law, due process and justice, as well as his oath, as prescribed by the Constitution, decrees and orders of the Universal Church.

- that the relevant notification is sent to all beneficiaries within the jurisdiction of the fiduciary.

- to ensure that all beneficiaries fulfill their obligations as needed.

- that if there is evidence that one or more trustees or beneficiaries from the city of Moscow or the Russian Federation-Russia, including all their dominions, colonies and dependent territories, or the United Nations did not act in accordance with the proper rules of law, due process and justice to the detriment of the provisions of this Sacred Document, then Immediate measures must be taken to correct such damage or error.

#### Article thirty-two (32) - Nomination of Beneficiaries.

I hereby declare, approve and appoint the following legal entities, agents and persons from the Government of Moscow or the Russian Federation-Russia, who are under the jurisdiction of a trustee and hold the office of Mayor of Moscow or President of the Russian Federation-Russia, as beneficiaries, provided there is clear



evidence that such beneficiaries possess, own and use certain rights and the property provided by this Sacred Document, provided that they comply with and adhere to the principles stipulated in the charter, rules and policies.:

The Office of the Mayor and the Government of Moscow.  
The complex of regional security and information policy:  
The complex of social development.  
Main Archive Department  
Office of Civil Registration  
The complex of economic policy and property-land relations.  
Department of Economic Policy and Development (DEPD)  
Department of Urban Property (DGI)  
The State Inspectorate for the Control of the use of real estate in Moscow  
Moscow's executive and legislative authorities  
Prefectures of administrative districts  
District administrations.

I hereby declare, approve and appoint the following legal entities, agents and individuals of the Russian Federation-Russia, under the jurisdiction of the trustee and holding the office of the President of the Russian Federation-Russia, as beneficiaries, provided there is clear evidence that such beneficiaries possess, own and use certain rights and property granted by this Sacred This document is provided that they comply with and adhere to the principles stipulated in the charter, rules and policy.:

The government of the Russian Federation is Russia.  
The President of the Russian Federation is of Russia.  
Administration of the President of the Russian Federation-Russia.  
Security Council of the Russian Federation-Russia  
State Council of the Russian Federation-Russia  
Treasury of the Russian Federation-Russia.  
Legislative Power (Parliament (Duma) Of the Russian Federation-Russia.)  
The Federation Council of the Federal Assembly of the Russian Federation-Russia.  
The State Duma of the Russian Federation-Russia.  
The Government of the Russian Federation is Russia.  
Federal Ministries of the Russian Federation-Russia  
Federal Servicesrussian Federation-Russia  
Federal Agencies of the Russian Federation-Russia  
Federal Judicial Authority of the Russian Federation-Russia  
The Constitutional Court of the Russian Federation-Russia.  
The Supreme Court of the Russian Federation-Russia.  
The Supreme Arbitration Court of the Russian Federation-Russia.  
Judicial power of the subjects of the Russian Federation-Russia.  
Institute of Magistrates of the Russian Federation-Russia

Constitutional and Statutory Courts of the Russian Federation-Russia  
Local self-government, all subjects, republics of the Russian Federation-  
Russia

I hereby declare, approve and appoint the following legal entities, agents and individuals of the United States of America, under the jurisdiction of the trustee and holding the office of President of the United States of America, as beneficiaries, provided there is clear evidence that such beneficiaries possess, own and use certain rights and property granted by this Sacred Document, provided that they comply with and adhere to the principles stipulated by the charter, rules and policies:

Department of the President of the United States  
Departments of the U.S. Senate  
Departments of the U.S. House of Representatives  
U.S. Department of Justice  
U.S. Treasury Department  
Federal Reserve Bank of the USA  
U.S. Internal Revenue Service  
U.S. Department of Labor  
U.S. Department of Social Security  
U.S. Department of State  
U.S. Department of Agriculture  
U.S. Department of Health and Human Services  
U.S. Department of Transportation

I hereby declare, confirm, and designate as beneficiaries the following entities, agents, and persons of the United States of America, including all their dominions, colonies, and dependent territories under the jurisdiction of the trustee and President of the United States of America, provided there is clear evidence that such beneficiaries possess, possess, and exercise certain rights. and the property provided by this Sacred Document, provided that they comply with and adhere to the principles stipulated in the charter, rules and policies.:

Administration of the President of the United States of America  
All branches of the United States Senate  
All branches of the U.S. House of Representatives  
Office of the Prosecutor General  
Administration of the Treasury Manager  
Administration of the Chairman of the Board of Governors of the Federal Reserve System  
Administration of the US Secretary of State  
Administration of the Minister of Agriculture  
Administration of the Minister of Transport  
Commissioner of the U.S. Department of Social Security

Commissioner of the Internal Revenue Service  
Administration of the U.S. Secretary of Health and Human Services

I hereby declare, approve, and appoint the legal entities, agents, and persons of England, Great Britain, and the United Kingdom, including all their Dominions, Colonies, and Dependent Territories under the jurisdiction of a secular Fiduciary and Lord President of Her Majesty's Most Honorable Privy Council, as Beneficiaries, provided there is clear evidence that such Beneficiaries They possess, own and use certain Rights and Property, in accordance with this Sacred Document, provided that they fulfill and adhere to those obligations., which are stipulated by the statute, rules and policy:

Cabinet of Ministers  
Prosecutor General's Office  
Her Majesty's Treasury  
Bank of England  
Ministry of Foreign and Commonwealth Affairs

I hereby declare, approve and appoint the following legal entities, agents and persons of the United Nations, under the jurisdiction of the trustee and holding the position of Secretary-General of the United Nations, as beneficiaries, provided there is clear evidence that such beneficiaries possess, own and use certain rights and property granted by this Sacred Document, provided that they comply with and adhere to the principles stipulated by the charter, rules and policies:

The UN Secretariat  
International Court of Justice of the United Nations  
International Monetary Fund  
The World Bank

I hereby declare, approve and appoint the following legal entities, agents and persons of the Holy See, who are under the jurisdiction of a trustee and hold the position of Secretary of State of the Holy See, as beneficiaries, provided there is clear evidence that such beneficiaries possess, own and use certain rights and property granted by this Sacred Document, provided that They comply with and adhere to the principles stipulated by the charter, rules and policies.:

The State Secretariat  
The Secret Chancellery  
Article thirty-three (33) - The will (Approval of the will) and proof of the last will.

I hereby declare, prescribe, publish and approve the following Ideal Proof (ProbatioPerfecta) as a formalized solemn ideal evidentiary process, the conditions and criteria by which the validity of this Sacred Document, which from the point of

view of its legal personality as a testament, must be properly tested, verified, studied and confirmed by the General Executor in his usual capacity.

Only the formal conditions and criteria of the solemn process set forth in this document as parts of the ideal proof can be used to properly verify, examine and prove this Sacred Instrument in terms of its legal personality as a will and only a will, without implying any other laws, rules, canons, decrees, resolutions or orders.

The General Executor, in his usual capacity, has exclusive territorial jurisdiction, personal jurisdiction and subject-matter jurisdiction over the ideal evidence and is not subject to any other courts, forums of law, tribunals or bodies.

If proceedings begin in any other court, forum of law, tribunal or body in a case defined as falling under the law on probate and not under the control of the Executor General in accordance with the ideal evidence, then such body is obliged to immediately terminate it until such proceedings pass into the exclusive jurisdiction of the Executor General..

- The Ideal Proof must be carried out in accordance with the following twelve (12) solemn processes (probatio solemn):

1. Confirmation of office, (Magistratum,)
2. Confirmation of the certificate (Testium,)
3. Confirmation of appointment (Nominatio,)
4. Confirmation of notification (Notitiam,)
5. Proof of the latter (Ultimum,)
6. Confirmation of the claim (Clamium,)
7. Proof of Regulation (Paeniteo,)
8. Proof of the meeting (Conciliari,)
9. Proof of repayment (Redemptio,)
10. Proof of Redemption (Remissio,)
11. Proof of satisfaction (Satisfactio)
12. Proof of a will (Testamentum):

- Confirmation of Office (ProbatioMagistratum) is proof that the Executive General has been duly nominated and appointed by the Magna Carta in accordance with this sacred document and is duly vested with such authority.

- Confirmation of the Evidence (ProbatioTestium) is a full-fledged proof by witnesses that the auricular record exists as evidence of this Sacred Document and that all written originals were duly signed, sealed, witnessed and recorded.

- Confirmation of Appointment (Probatio Nominatio) is proof that all named fiduciaries have been formally notified of the details of their appointment, including their obligation to notify all named beneficiaries under their jurisdiction and a period of fourteen (14) days during which they may reject such an offer.

- Confirmation of the Notification (Probatio Notitiam) is proof that the public notification has been published and made public, after the expiration of the confirmation of appointment, so that all parties and beneficiaries interested in the

estate's affairs can contact the Office of the Executive General to file and resolve any claims within fourteen (14) days from the date of notification..

-Proof of the Last (Probatio Ultimium) is proof that the second and final notification has been published and made public after the expiration of the notification confirmation period, giving notice to all interested parties and beneficiaries of the last opportunity to file a claim within fourteen (14) days.

- Confirmation of a Claim (Probatio Clamium) is proof that all claims have been properly registered and received, as well as confirmation provided after the expiration of the proof of the latter to all those who have submitted such claims, for a period of ninety (90) days to settle and satisfy all such claims submitted.

- Proof of Regulation (Probatio Paeniteo) is proof that any and all claims received, filed and considered have been resolved and either the plaintiff or the estate has agreed to the claims and agrees to the court decision.

- Proof of Consultation (Probatio Conciliari) is proof that an advisory procedure has been conducted for any and every lawsuit being considered in court in order to make a decision and satisfy the claims.

- Proof of Repayment (Probatio Redemptio) is proof that for each claim requiring payment, settlement or transfer, appropriate actions have taken place.

- Proof of atonement (Probatio Remissio) is proof that for each fulfillment of claims by the defendant, the complaint or claim can be considered fully settled.

- Proof of satisfaction (Probatio Satisfactio) is proof that all demands and claims have been fulfilled and the estate's affairs have been resolved.

- Proof of a Will (Probatio Testamentum) is proof that the general executor has witnessed that each formal step has been properly executed and completed, and therefore a certificate of receipt of the Testament (probatio recepti) was issued upon completion of the procedure.

I am living flesh and blood, a unique creation, a body-a woman named by the will of the Goddess Mary, by the will of the Holy Soul Mikhailovna, I am a woman known as Maria Mikhailovna, from the supreme free family of the Dorozhkins, the daughter of an earthly woman, mother Anna and an earthly man, father Mikhail from the supreme free family of the Dorozhkins, by the will of the Creator Goddess and the Creator, a union was concluded in heaven and from heaven to earth and on earth, and by the will of the Holy Soul and by my will, I solemnly recognize and accept all the instruments of the Vorobyov Family, namely: the charter of the family, decrees, orders, the coat of arms of the family, the seal of the family, the great seal and other seals that he needs, as well as the book of the family, the book of accounting for the property of the family, the household book, the financial book, the book of accounting and other books and tools necessary to carry out the will of God the Creator and Creator Sergei and the will of the Goddess of Creator and Creator Mary, according to the will of the Holy Spirit Nicholas and the will of the Holy Soul Mikhailovna.

Any documents with such seals must be executed immediately in the universe of light, in the Milky Way galaxy, in the material world on the planet



Mother earth, all correspondence addressed to the executor or guardian must come only in the readable language of the executor or guardian, all documentation of the executor or guardian is written in the readable language of the executor or guardian. All those who have not executed, improperly executed or prevented the execution of these documents are sorted out, dispersed to the primary energy, for the benefit of the light, forever and ever.

The proclamation of the "LAST WILL AND TESTAMENT OF THE DOROZHKIN FAMILY" is the only true, truthful and unquestionable instrument of its kind, in all worlds and at all times.

With these words, I am the woman known as Maria Mikhailovna of the Dorozhkin family, and I conclude my Proclamation.

Living flesh and blood expressed in trust in the unique creation of the body of a woman known as Maria Mikhailovna from the Dorozhkin family, on planet Earth, on the land of Moscow, [December 12, 2020, 127572, Moscow, Novgorodskaya house 30 kv 204]

I testify and swear, before the entire universe to the Galaxy, from the Galaxy to Heaven, from Heaven to Earth and on Earth, before all forms of life, before entities of the highest and lowest order, before the whole world, before all men and women, that what is said and written is true and correct, observing of good will and honor, with carefully thought-out regulations and rules, and with the greatest respect that all the above-listed instruments in THE PROCLAMATION OF THE WILL AND COVENANT OF THE DOROZHKIN FAMILY, power, rights and authority, have been announced and declared, transmitted and entered into force and attested through my seal in blood and by all those who are related to me by blood, for the benefit of the light forever and ever

Living flesh and blood expressed in trust in the unique creation of the body of a woman known as Olganikolaevna from the Katiceva family, on planet Earth, on the land of Moscow, [December 12, 2020, 111402, Moscow, Zhemchugovaya Alley d1/2 kv 259]

I testify and swear, before the entire universe to the Galaxy, from the Galaxy to Heaven, from Heaven to Earth and on Earth, before all forms of life, before entities of the highest and lowest order, before the whole world, before all men and

women, that what is said and written is true and correct, observing of good will and honor, with carefully thought-out regulations and rules, and with the greatest respect that all the above-listed instruments in THE PROCLAMATION OF THE WILL AND COVENANT OF THE DOROZHKIN FAMILY, power, rights and authority, have been announced and declared, transmitted and entered into force and attested through my seal in blood and by all those who are related to me by blood, for the benefit of the light forever and ever

Living flesh and blood, expressed in trust in the unique creation of the body, a man known as Mikhailivanovich from the Ryazanov family, on planet Earth, on the land of Moscow, [December 12, 2020, 127572, Moscow, Novgorodskaya d30, kv52]

I testify and swear, before the entire universe to the Galaxy, from the Galaxy to Heaven, from Heaven to Earth and on Earth, before all forms of life, before entities of the highest and lowest order, before the whole world, before all men and women, that what is said and written is true and correct, observing of good will and honor, with carefully thought-out regulations and rules, and with the greatest respect that all the above-listed instruments in THE PROCLAMATION OF THE WILL AND COVENANT OF THE DOROZHKIN FAMILY, power, rights and authority, have been announced and declared, transmitted and entered into force and attested through my seal in blood and by all those who are related to me by blood, for the benefit of the light forever and ever

Living flesh and blood, expressed in trust in the unique creation of the body, is a man known as Dmitriyarkadieievich from the Lyubchenoko family, on planet Earth, on the land of Moscow, [December 12, 2020, 125363, Moscow, Jan Reinis Boulevard d1, kv82]

We give life to all of the above, power and authority, all tools and personality to this most sacred irrevocable act, the proclamation has been announced and announced, which has entered into force through our blood seals and command to convey this proclamation to all men and women, all Gods and Goddesses, all souls, entities of the highest and lowest order.

For the benefit of us, for the benefit of all and all life, for the benefit of all existence, for the benefit of all men and women, for the benefit of all beings, both from this world and from other infinite worlds, for the benefit of the earth, the sun, the moon and all other innumerable planets, for the benefit of infinite universes and galaxies, for the benefit of the benefit of infinite spiritual dimensions, for the benefit of light forever and ever!

**Let it be as it is written, so it will be, everything that is written and spoken exists from the very beginning in eternity, for the benefit of the light forever and ever.**