

*Перевод с русского языка на английский язык*  
*Translated from Russian into English*

**APPROVED BY**  
The Resolution of the  
Foundation Council  
**6 March 2019**  
Minutes No.2

# **ARTICLES OF ASSOCIATION**

**Live Now**

**Charity foundation for supporting people with ALS and  
other neuromuscular diseases**

(revision)

Moscow  
2019

## Chapter 1. GENERAL PROVISIONS

1.1. Live Now charity foundation for supporting people with ALS and other neuromuscular diseases is a unitary non-profit institution without membership, founded on the basis of voluntary property contributions of citizens and pursuing socially useful goals specified in the Articles of Association, not setting profit making as the main goal of its activities and not transferring the profit to the founders, registered on June 23, 2015 as a legal entity under the primary state registration number (OGRN) 1157700009994 (hereinafter referred to as the 'Foundation').

1.2. The Foundation is considered to be created as a legal entity since the moment of its state registration in the manner prescribed by law, has separate property and is liable for its obligations with this property, can acquire and exercise property and personal non-property rights on its own behalf, bear obligations, be a plaintiff and defendant in court. The Foundation has an independent balance sheet.

1.3. The full name of the Foundation in Russian: **Благотворительный фонд помощи людям с боковым амиотрофическим склерозом и другими нейромышечными заболеваниями «Живи сейчас».**

The abbreviated name of the Foundation in Russian: **БФ «Живи сейчас».**

The full name of the Foundation in English: **Live Now charity foundation for supporting people with ALS and other neuromuscular diseases.**

The abbreviated name of the Foundation in English: **Live Now foundation.**

1.4. Location of the Foundation: Moscow, Russia

1.5. The Foundation operates in accordance with the Constitution of the Russian Federation, the Civil Code of the Russian Federation, the Federal Law 'On Non-Profit Organisations', the Federal Law 'On Charitable Activities and Volunteering', other legal acts of the Russian Federation, the Articles of Association and internal local acts of the Foundation.

1.6. The Foundation uses the property for the purposes specified in the Articles of Association. The property transferred to the Foundation by its founders is the property of the Foundation. The founders are not liable for the obligations of the Foundation created by them, and the Foundation is not liable for the obligations of its founders.

1.7. The Foundation is entitled in the established manner to open bank accounts in the territory of the Russian Federation and outside its territory, with the exception of cases established by applicable law.

1.8. The Foundation is a non-profit organisation and does not aim at making profit. The Foundation has the right to carry out entrepreneurial activities and other income-generating activities only insofar as it serves to achieve the goals for which it was created, and meets the specified goals. Such activities include profitable production of goods and services that meet the goals of creating the Foundation, as well as the acquisition and sale of securities, property and non-property rights, participation in business companies and participation in partnerships as a depositor. The funds received are used to achieve the statutory goals of the Foundation and are not distributed among the founders.

1.9. The Foundation shall be established for an indefinite term.

1.10. The Foundation has a round seal with its full name in Russian, the right to have stamps and letterhead with its name, as well as symbols – the emblem and other heraldic signs.

## Chapter 2. THE FOUNDATION'S GOALS AND OBJECTIVES

2.1. The **goal** of the Foundation is the formation of property on the basis of voluntary contributions, donations, other proceeds not prohibited by law and the use of this property for charitable activities aimed at:

- comprehensive support and protection of people with amyotrophic lateral sclerosis (ALS) and other neuromuscular diseases and their families;
- material and other assistance to institutions and organisations providing medical and other assistance to patients with the above diseases and their families.

2.2. The **objectives** of the Foundation's activities are the implementation in accordance with the current legislation of the Russian Federation of the following activities aimed at achieving the goals for which the Foundation was created:

2.2.1. charitable activities aimed at providing social, material, medical, psychological, moral and other assistance to patients with ALS and other neuromuscular diseases and their families;

2.2.2. assistance to patients with ALS and other neuromuscular diseases in obtaining modern medical care, necessary medication, medical and other equipment;

2.2.3. development and implementation of charitable programmes and projects, including, together

with other organisations and individuals, in accordance with the statutory goals of the Foundation;

2.2.4. organisation of medical and social assistance for the care of patients in medical institutions and at home;

2.2.5. formation of public interest and attention to the problems of patients with ALS and other neuromuscular diseases and their relatives;

2.2.6. conducting scientific, applied, social and other studies that contribute to the achievement of the goals of the Foundation and participation in such studies;

2.2.7. attracting resources from citizens and organisations;

2.2.8. holding charitable events in favour of the Foundation and participation in such events conducted by legal entities and individuals;

2.2.9. realisation of donations received from philanthropists in kind, with the allocation of income to the implementation of the statutory goals of the Foundation;

2.2.10. support and assistance in continuing education, training and internships for specialists (doctors, nurses and paramedics, occupational therapists, music therapists, psychologists, etc.) working with patients with ALS and other neuromuscular diseases;

2.2.11. provision of gratuitous assistance, including financial assistance, in particular through donations, grants, scholarships, awards, and other means not prohibited by applicable law, including in conjunction with other organisations;

2.2.12. provision of material and other assistance to health facilities and other medical institutions providing medical assistance to patients with ALS and other neuromuscular diseases;

2.2.13. assistance in the formation, development, modernisation and expansion of material and technical equipment of health facilities;

2.2.14. supporting existing or creating new non-profit organisations, which statutory activities are consistent with the goals of the Foundation;

2.2.15. dissemination of information related to the goals of the Foundation; publication and distribution in various ways of monographs, collections, methodological and reference manuals and other works that contribute to the achievement of the goals of the Foundation;

2.2.16. cooperation and exchange of experience with stakeholders sharing the goals of the Foundation;

2.2.17. organisation and holding of forums, conferences, symposia, commissions, working groups, seminars, lectures, trainings, patient schools, round tables, meetings, disputes and other cultural and educational events;

2.2.18. organisation and holding of concerts, festivals, balls, fairs, contests, auctions, public holidays, shows, exhibitions, opening days, excursions, presentations, hobby meetings, concerts, sporting events and other cultural and entertainment events;

2.2.19. provision of information and consulting services for charitable purposes;

2.2.20. providing representative and mediation services to Russian and foreign legal entities and individuals for charitable purposes;

2.2.21. implementation of activities within the framework of state social orders;

2.2.22. interaction with government bodies of the Russian Federation, government bodies of constituent entities of the Russian Federation, local governments, legal entities and individuals, including international and foreign organisations, in order to most effectively solve problems aimed at solving the statutory goals of the Foundation;

2.2.23. participation in the development of proposals and recommendations for improving legislation related, inter alia, to the field of activity of non-profit organisations, charitable work, medical and social assistance to patients with ALS, other neuromuscular diseases, rare and incurable diseases and their relatives;

2.2.24. receipt and implementation of grants received from state, private and legal entities;

2.2.25. participation in charitable programmes of targeted assistance (including targeted fund raising) for patients with ALS and other neuromuscular diseases carried out by organisations, regardless of the legal form, government bodies, international organisations, including but not limited to receiving donations from these organisations by the Foundation, and allocating them to help the sick;

2.2.26. implementation of publishing and printing activities, including the publication of books, brochures, booklets, magazines, other printed materials, audio and video products in order to provide information support and implement programmes aimed at achieving the goals of the Foundation;

2.2.27. creation and implementation of support for electronic information resources in the information and telecommunication network of the Internet, covering the activities of the Foundation, and resources with information materials on ALS and other neuromuscular diseases;

2.2.28. production of television and radio programmes, films, photos and artworks, theatrical

productions and other educational and literary events;

2.2.29. establishment of the media, ownership, use and disposal of them;

2.2.30. importing, purchasing and paying for necessary services, goods and equipment, hiring or purchasing any real estate;

2.2.31. organisation of a volunteer movement in order to provide all possible assistance in caring for people with ALS and other neuromuscular diseases, providing spiritual, psychological and other forms of support.

2.3. To create material conditions for the implementation of the statutory goals, the Foundation has the right to establish business entities. The participation of the Foundation in business entities together with other persons is not allowed.

2.4. The Foundation has the right to carry out entrepreneurial activities necessary to achieve the statutory goals for which it was created, and consistent with these goals.

2.5. The Foundation is entitled to carry out certain types of activities, the list of which is determined by the legislation of the Russian Federation, on the basis of a licence.

### **Chapter 3. SYMBOLS OF THE FOUNDATION**

3.1. The symbol of the Foundation is the image of a cornflower, because its shape resembles a part of a nerve – a neuron, the deformation of which causes ALS.

3.2. The emblem of the Foundation consists of a graphic symbol and the name of the Foundation (Appendix, sheet 11).

The graphic symbol consists of a stylised image of a cornflower in dark blue, nine petals of which radially radiate from the core.

The name of the Foundation is used in the emblem in Russian – ‘ЖИВИ СЕЙЧАС’ and is located to the right of the graphic symbol. The words are depicted in dark blue in capital letters. The word ‘ЖИВИ’ is written in bold.

### **Chapter 4. FOUNDERS OF THE FOUNDATION, THEIR RIGHTS AND OBLIGATIONS**

The founders of the Foundation may be individuals who are fully capable citizens of the Russian Federation.

4.1. The founders of the Foundation have the right to:

4.1.1. take part in the implementation of programmes and activities conducted by the Foundation;

4.1.2. take part in the formation of the bodies of the Foundation;

4.1.3. take part in managing the affairs of the Foundation in the manner prescribed by these Articles of Association;

4.1.4. submit proposals to the bodies of the Foundation on all issues of the activities of the Foundation;

4.1.5. receive the necessary information about the activities of the Foundation, including getting acquainted with accounting and reporting data and other documentation of the Foundation.

4.2. The founders of the Foundation are obliged to:

4.2.1. honour the confidentiality of information related to the Foundation’s business;

4.2.2. reimburse the Foundation for damage caused by their actions.

### **Chapter 5. RIGHTS AND OBLIGATIONS OF THE FOUNDATION**

5.1. The Foundation may have civil rights corresponding to the objectives of the activities stipulated by the Articles of Association, and bear responsibilities related to this activities.

5.2. The Foundation is liable for its obligations with its property that may be levied under the laws of the Russian Federation.

5.3. The Foundation is entitled to make any transactions with respect to the property owned by it that do not contradict the legislation of the Russian Federation, these Articles of Association.

5.4. The Foundation has an independent balance sheet, bank accounts, acts on the principles of full economic independence and strict compliance with applicable laws.

5.5. The property transferred to the Foundation by its founders is the property of the Foundation. The founder of the Foundation has no property rights in relation to the Foundation created by him and is not liable for its obligations, and the Foundation is not liable for the obligations of its founder. The Foundation uses the property for the purposes specified in the Articles of Association.

5.6. Information on the size and structure of the Foundation's income, as well as information on the size of its property, expenses, number of employees, their remuneration and attracting volunteers cannot constitute a commercial secret.

5.7. The Foundation has the right to create branches and open representative offices in the territory of the Russian Federation.

5.8. The Foundation has the right to use no more than 20 percent of the financial resources spent by the Foundation for the financial year for remuneration of administrative and managerial personnel. This restriction shall not apply to the remuneration of persons participating in the implementation of charitable programmes.

5.9. Unless otherwise established by a charity giver or charitable programme, at least 80 percent of the charitable donation in cash must be used for charitable purposes within a year from the moment the Foundation receives this donation. Charitable donations in kind are directed to charitable purposes within one year from the moment they are received, unless otherwise provided by the charity giver or charitable programme.

5.10. The property of the Foundation cannot be transferred (in the form of sale, payment for goods, work, services and in other forms) to the founder of the Foundation on more favourable terms than those provided for other persons.

5.11. To achieve the goal of creation, the Foundation in accordance with applicable law has the right to:

5.11.1. carry out charitable activities aimed at achieving the goals for which it was created, as well as charitable activities aimed at achieving the goals stipulated by the Federal Law 'On Charitable Activities and Volunteering';

5.11.2. freely disseminate information about its activities;

5.11.3. engage in resource mobilisation activities;

5.11.4. take initiatives on various issues of public life, make proposals to state bodies, local authorities.

5.12. The Foundation is obliged to:

5.12.1. comply with the laws of the Russian Federation, universally recognised principles and norms of international law relating to the goals, subject matter and types of its activities, as well as the provisions of these Articles of Association;

5.12.2. keep accounting and other reporting in the manner prescribed by the legislation of the Russian Federation;

5.12.3. provide open access, including for mass media, to its annual reports. Foundations spent on the publication of the annual report and information on the activities of the Foundation are counted as expenses on charitable purposes;

5.12.4. annually publish reports on the use of its property;

5.12.5. bear other duties provided for by the current legislation of the Russian Federation.

## **Chapter 6. FOUNDATION MANAGEMENT BODIES**

6.1. The bodies of the Foundation are:

6.1.1. The supreme governing body – the Council.

6.1.2. The sole executive body – the Director General.

6.1.3. The supervisory authority – the Board of Trustees.

## **Chapter 7. FOUNDATION COUNCIL**

7.1. The Council is the highest collegial management body of the Foundation. The main function of the Council is to ensure compliance by the Foundation with the goals for which it was created. When creating the Foundation, the first composition of the Council is elected by the General Meeting of the founders of the Foundation. Thereafter, questions of entry and exit of members of the Council are decided by the Council. The term of office of the members of the Council is five (5) years. The Council consists of at least three (3) members. The Council may include no more than one employee of the executive bodies of the Foundation without a casting vote.

7.2. The following issues are within the exclusive terms of reference of the Council:

7.2.1. amendment of the Articles of Association of the Foundation;

7.2.2. determination of priority areas of activity and principles of the formation and use of the property of the Foundation;

7.2.3. election of the Director General and early termination of his/her powers;

- 7.2.4. formation of other bodies of the Foundation and the early termination of their powers;
- 7.2.5. election of members of the Board of Trustees of the Foundation, early termination of their powers;
- 7.2.6. approval of the financial plans of the Foundation and introduction of amendments to them;
- 7.2.7. approval of charitable programmes and making changes to them;
- 7.2.8. approval of annual reports and annual accounting (financial) statements of the Foundation and making changes to them;
- 7.2.9. making decisions on the creation of commercial and non-profit organisations, on participation in such organisations;
- 7.2.10. establishing branches and opening representative offices of the Foundation;
- 7.2.11. approval of the audit organisation or individual auditor of the Foundation;
- 7.2.12. approval of transactions concluded by the Foundation in cases provided for by law.
- 7.3. The Council has the right to make decisions on any other issues of the Foundation activities.
- 7.4. The President of the Foundation may be elected by decision of the Council. The President exercises representative functions and acts on a voluntary basis.
- 7.5. Meetings of the Council are convened by the Director General or members of the Council as necessary, but at least once a year and are competent if there are more than half of the number of members of the Council. A regular meeting of the Council shall be convened no later than 3 months after the end of the financial year.
- 7.6. Decisions at the meeting of the Council are taken by open vote, unless otherwise provided for by a decision of the Council adopted at the beginning of the meeting by a majority of votes of the members of the Council present at the meeting. Decisions of the Council are made in writing in the form of minutes.
- 7.7. Decisions relating to the exclusive competence of the Council are adopted by a qualified majority of votes (2/3 votes) of the number of members of the Council present at the meeting. Decisions that are not within the exclusive competence of the Council are adopted by a simple majority of votes of those present.
- 7.8. The Council operates on a voluntary basis. Members of the Council may be compensated for expenses related to participation in the work of the Council while they are performing their duties.

## **Chapter 8. DIRECTOR GENERAL**

- 8.1. The Director General is the sole executive body of the Foundation, acting on behalf of the Foundation without a Power of attorney and carrying out current management of the Foundation. In the course of business activity the Director General is obliged to be guided by the resolutions of the Council adopted by it within its competence.
- 8.2. The competence of the Director General shall include all matters related to the management of the current activities of the Foundation, with the exception of issues referred to the exclusive competence of the Council of the Foundation. The Director General shall:
  - 8.2.1. coordinate the work and direct the activities of the Foundation;
  - 8.2.2. act on behalf of the Foundation without a Power of attorney, represent its interests in all state, commercial and non-profit organisations, sign the documents of the Foundation, issue Power of attorney;
  - 8.2.3. resolve current issues of the economic and financial activities of the Foundation;
  - 8.2.4. hire and dismiss employees of the Foundation in accordance with applicable law;
  - 8.2.5. approve the staff schedule of the Foundation;
  - 8.2.6. ensure implementation of the resolutions of the Council;
  - 8.2.7. conclude contracts and perform other legal actions on behalf of the Foundation, acquire and manage property, open and close bank accounts, sign contracts, agreements, obligations on behalf of the Foundation;
  - 8.2.8. exercise control over the activities of the branches and representative offices of the Foundation;
  - 8.2.9. organise accounting and reporting;
  - 8.2.10. make decisions, issue orders and other documents on current issues of the Foundation;
  - 8.2.11. provide open access, including media access, to annual reports of the Foundation;
  - 8.2.12. exercises other powers and legally significant actions, with the exception of those which are referred to the competence of the collegial bodies of the Foundation by law and this Articles of Association.
- 8.3. The Director General is entitled to delegate certain powers to other employees of the Foundation by separate orders or by Power of attorney issued by him/her.
- 8.4. The Director General is appointed by the resolution of the Council for a period of five (5) years. The employment contract with the Director General shall be signed on behalf of the Foundation by a member

of the Council authorised by the resolution of the Council to sign the employment contract.

8.5. The Council shall be entitled at any time to adopt a resolution on early termination of powers of the Director General.

## **Chapter 9. THE BOARD OF TRUSTEES OF THE FOUNDATION**

9.1. The Board of Trustees is the body of the Foundation supervising the activities of the Foundation, the adoption by other bodies of the Foundation of resolutions and ensuring their implementation, the use of the resources of the Foundation, and the compliance with the legislation of the Russian Federation.

9.2. The Board of Trustees operates on a voluntary basis. Members of the Board of Trustees may be compensated for expenses related to participation in the work of the Board of Trustees while they are performing their duties.

9.3. The competence of the Board of Trustees includes the following:

9.3.1. supervision of the activities of the Foundation;

9.3.2. supervision of the adoption by other bodies of the Foundation of resolutions and ensuring their implementation;

9.3.3. supervision of the use of the Foundation's funds;

9.3.4. supervision of compliance by the Foundation with the legislation of the Russian Federation;

9.3.5. obtaining the necessary documents and clarifications from the relevant bodies of the Foundation;

9.3.6. participation in meetings of the collegial bodies of the Foundation without the right to vote in order to exercise its powers of supervision and submitting proposals to the relevant bodies of the Foundation.

9.4. In the exercise of its oversight functions, the Board of Trustees is entitled to make the following proposals:

9.4.1. on the directions of the Foundation's activities, the principles of the formation and use of its property;

9.4.2. on amending the Foundation's Articles of Association;

9.4.3. on establishment and liquidation of branches and on opening and closing of representative offices of the Foundation;

9.4.4. on conducting inspections of the intended use of the Foundation's funds;

9.4.5. other recommendations relating to the activities of the Foundation.

Decisions made by the Board of Trustees are advisory in nature and are subject to mandatory review by the Council, which is entitled to accept or reject them.

9.5. Members of the Board of Trustees shall be elected by the Council of the Foundation, their number is determined by the Council. Each member of the Board of Trustees shall be elected for an unlimited term. The initial composition of the Board of Trustees shall be formed by the Council within one year after the state registration of the Foundation. The list of members of the Board of Trustees shall be available to all interested parties.

9.6. Authorised citizens supporting the goals of the Foundation shall be invited to the Board of Trustees of the Foundation.

9.7. The Board of Trustees of the Foundation shall meet as necessary.

9.8. A meeting of the Board of Trustees is considered competent if more than half of its members are present.

9.9. Decisions of the Board of Trustees shall be made by a majority of the members present at the meeting. Each member of the Board of Trustees has one vote.

9.10. Admission to membership in the Board of Trustees is possible only with the consent of the invited citizen. Cessation of membership in the Board of Trustees is possible by personal application of the member of the Board of Trustees or by decision of the Foundation Council.

## **Chapter 10. FOUNDATION CHARITABLE PROGRAMMES**

10.1. A charitable programme is a set of activities approved by the Foundation Council and aimed at solving specific problems that are consistent with the Foundation's statutory goals.

10.2. A charitable programme includes estimates of expected income and planned costs (including remuneration of persons involved in the implementation of the charitable programme), sets the stages and terms for its implementation.

10.3. At least 80 (eighty) percent of income from non-sale operations for a financial year, proceeds

from business entities established by the Foundation and income from entrepreneurial activity permitted by law shall be used to finance charitable programmes (including expenses for their material, technical, organisational and other support, to pay for the labour of persons participating in the implementation of charitable programmes, and other expenses associated with the implementation of charitable programmes). When implementing long-term charitable programmes, the funds received shall be used within the time periods established by these programmes of the Foundation.

## **Chapter 11. FOUNDATION PROPERTY, ACCOUNTING AND REPORTING**

11.1. The Foundation may own or otherwise use land, buildings, constructions, housing, equipment, inventory, cash in Roubles and foreign currency, securities, information resources, other movable and immovable property, rights to the results of intellectual activity. The Foundation has the right to form an endowment as part of the property.

11.2. The Foundation is liable for its obligations with its property that may be levied.

11.3. Sources of the formation of the Foundation's property in monetary and other forms are as follows:

11.3.1. contributions of the founders;

11.3.2. charitable donations, including those of a targeted nature (charitable grants), provided by citizens, the state and legal entities in cash or in kind;

11.3.3. income from non-sale operations, including income from securities;

11.3.4. revenues from fund-raising activities (campaigns to attract philanthropists and volunteers, including the organisation of entertainment, cultural, sports and other public events, campaigns to collect charitable donations, lotteries and auctions in accordance with the legislation of the Russian Federation, the sale of property and donations received from benefactors, in accordance with their wishes);

11.3.5. income from trust management of property constituting the endowment;

11.3.6. income from entrepreneurial activity permitted by law;

11.3.7. income from the activities of business entities established by the Foundation;

11.3.8. volunteer labour;

11.3.9. other receipts not prohibited by the legislation of the Russian Federation.

11.4. If the Foundation's income exceeds its expenses, the excess amount is not subject to distribution among its founders, but shall be used to implement the goals for which the Foundation was created.

11.5. The Foundation shall carry out the possession, use and disposal of property owned by it in accordance with the legislation of the Russian Federation and the goals defined by this Articles of Association.

11.6. The Foundation shall maintain accounting records, prepare and submit reports to state bodies in the form and in the manner established by the legislation of the Russian Federation.

11.7. The Foundation shall annually publish reports on the use of its property in the manner prescribed by the legislation of the Russian Federation. The Foundation shall provide open access, including media access, to its annual reports.

11.8. The Foundation shall provide information on its activities to state statistics bodies and tax authorities, as well as to other persons in accordance with the legislation of the Russian Federation.

11.9. The Foundation shall submit to the body making the decision on state registration of a non-profit organisation the documents containing a report on its activities, on the composition of the governing bodies, documents on the purpose of spending money and using other property, including received from foreign sources, and shall annually place a report on its activities in the information and telecommunication network Internet, or provide it to the mass media for publication.

## **Chapter 12. FOUNDATION INTERNATIONAL ACTIVITIES**

12.1. The Foundation is entitled to carry out international charitable activities in the manner established by the legislation of the Russian Federation and international treaties of the Russian Federation.

12.2. International charitable activities shall be carried out through participation in international charitable projects, interaction with foreign partners in the relevant field of charitable activities, as well as in any other form accepted in international practice that does not contradict the legislation of the Russian Federation and the principles of international law.

12.3. The Foundation has the right to receive charity donations from foreign citizens, stateless persons, as well as foreign and international organisations. The use of these donations shall be carried out in the manner prescribed by the legislation of the Russian Federation and these Articles of Association.



## **Chapter 13. BRANCHES AND REPRESENTATIVE OFFICES OF THE FOUNDATION**

13.1. The Foundation may establish branches and open representative offices in the territory of the Russian Federation in accordance with the legislation of the Russian Federation.

13.2. A branch of the Foundation is its separate division, located outside the location of the Foundation and performing all of its functions or part of them, including the functions of a representative office.

13.3. The representation of the Foundation is a separate division, which is located outside the location of the Foundation, represents the interests of the Foundation and carries out their protection.

13.4. The branch and representative office of the Foundation are not legal entities, are endowed with the property of the Foundation and act on the basis of the approved regulations. The property of a branch or representative office is recorded on a separate balance sheet and on the balance sheet of the Foundation.

13.5. Heads of branches and representative offices shall be appointed by the Director General of the Foundation and shall act on the basis of a power of attorney issued by the Director General.

13.6. Branches and representative offices shall act on behalf of the Foundation. The responsibility for the activities of the branch and representative office shall lie with the Foundation.

## **Chapter 14. TERMINATION OF THE FOUNDATION ACTIVITIES**

14.1. The activities of the Foundation may be terminated by liquidation. The liquidation of the Foundation shall be carried out in the manner determined by the current legislation of the Russian Federation.

14.2. Reorganisation of the Foundation is not allowed.

14.3. The Foundation may be liquidated only on the basis of a court decision made at the request of interested parties if:

- the Foundation's property is not enough to fulfill its goals and the obtaining of the necessary property is unrealistic;

- the goals of the Foundation cannot be achieved, and the necessary changes in the goals of the Foundation cannot be made;

- in its activities the Foundation evades the goals stipulated by the Articles of Association;

- in other cases provided for by law.

14.4. In the event of liquidation of the Foundation, its property remaining after satisfying the claims of creditors shall be used for charity purposes in the manner prescribed by the Articles of Association or by decision of the liquidation commission (liquidator), unless otherwise provided for by federal law.

14.5. From the moment a court appoints a liquidation commission (liquidator), the authority to manage the affairs of the Foundation shall pass to it. The liquidation commission (liquidator) shall appear in court on behalf of the liquidated Foundation.

14.6. If the funds possessed by the liquidated Foundation are insufficient to satisfy the claims of creditors, the liquidation commission (liquidator) shall sell the Foundation's property at public auction in the manner established for the execution of court decisions.

14.7. The liquidation of the Foundation shall be deemed completed, and the Foundation shall cease to exist after making the appropriate entry in the Unified State Register of Legal Entities.

Emblem of Live Now charity foundation for supporting people with ALS and other neuromuscular diseases

*/Logo: LIVE NOW/*

*/Stamp: of Live Now charity foundation for supporting people with ALS and other neuromuscular diseases OGRN 1157700009994 LIVE NOW/*

*/Hand lettering: ILLEGIBLE/ / Signature/*

*/Stamp: Main Department of the Ministry of Justice of the Russian Federation for Moscow Date of decision on state registration 18 MAR 2019/*

Decision on state registration of amendments to the Articles of Association of the Live Now charity foundation for supporting people with ALS and other neuromuscular diseases, made by the Main Department of the Ministry of Justice of the Russian Federation for Moscow on 18 March 2019 (reference number 7714015074).

Information on the state registration of amendments was entered into the Unified State Register of Legal Entities on 27 March 2019 under state registration number 2197700104721 (OGRN 1157700009994 dated 1 July 2015).

Twelve sheets, numbered, bound and sealed.

Head of the Main Directorate of the  
Ministry of Justice of the Russian  
Federation for Moscow

R.R. Yusupov */Signature/*

*/Stamp: Ministry of Justice of the Russian Federation \* Main Directorate of the Ministry of Justice of the Russian Federation for Moscow \* Primary State Registration Number (OGRN) 1087746888866\*/*

3 April 2019

*/Notary seal/*

Переводчик  Аймалова Ильнара Ромилевна

Translator */signed/* Aimalova Ilnara Romilevna

**Российская Федерация**

**Город Москва**

**Девятнадцатого июня две тысячи двадцатого года**

Я, Король Виктория Алексеевна, нотариус города Москвы, свидетельствую подлинность подписи переводчика Аймаловой Ильнары Ромилевны.

Подпись сделана в моем присутствии.

Личность подписавшего документ установлена.

Зарегистрировано в реестре: № 08/82-н/77-2020- 8-3960

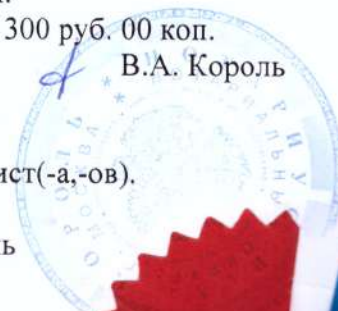
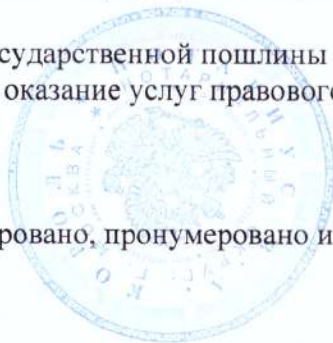
Взыскано государственной пошлины (по тарифу): 100 руб. 00 коп.

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**Russian Federation**

**In Moscow**

**The nineteenth of June two thousand and twenty**

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The said signature has been affixed before me.

I attest the signatory's identity.

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