

CONFIRMED BY

General Meeting of Principals of

ASSOCIATION «AIRPORTS OF UKRAINE»

OF CIVIL AVIATION

Minutes №1 dated 19.12.2013

THE CHARTER

ASSOCIATION «AIRPORTS OF UKRAINE» OF CIVIL AVIATION

Identification code № 19127967

(New version)

KYIV 2013

1. GENERAL

1.1. The ASSOCIATION «AIRPORTS OF UKRAINE» OF CIVIL AVIATION hereinafter referred to as «ASSOCIATION» is a voluntary body of legal entities acting under contractual regulations and statute provisions, founded with the aim to provide continuous support to economic activity of Association members, and to serve their interests, it carries out its activity on the basis of economic accountability and self-financing.

1.2. The Association is an economic association, which is founded and carries out its activity according to the Constitution of Ukraine, the Commercial code of Ukraine, other legislative acts of Ukraine, this Charter and internal documents of the Association.

1.3. The Association is founded for an indefinite term.

1.4. Full name of the Association is as follows:

1.4.1. In Ukrainian - АСОЦІАЦІЯ «АЕРОПОРТИ УКРАЇНИ» ЦИВІЛЬНОЇ АВІАЦІЇ.

1.4.2. In Russian - АССОЦИАЦИЯ «АЭРОПОРТЫ УКРАИНЫ» ГРАЖДАНСКОЙ АВИАЦИИ.

1.4.3. In English - ASSOCIATION «AIRPORTS OF UKRAINE» OF CIVIL AVIATION.

1.5. Location of the Association: Ukraine, 01135, Kyiv, Peremogy ave. 14.

2. LEGAL STATUS

2.1. The Association is a legal entity: it owns its property, it is provided with working assets, it operates an independent balance, settlement account and other accounts in bank institutions, a seal with the self-designation name, forms and stamps in Ukrainian and English, and it can be entitled to property and other rights and to incur obligations on its own behalf, be a plaintiff and a defendant in a court or an arbitration court.

2.2. The Association is not responsible for obligations of its participants. Participants are not responsible for obligations of the Association.

3. BASIC PRINCIPLES OF ASSOCIATION ACTIVITY

3.1. Main principles of the Association structure and activity are:

3.1.1. Voluntary joining in with the Association on the basis of community of interests;

3.1.2. Self-government;

3.1.3. Contractual basis of Association member cooperation as well in the Association as a whole;

3.1.4. Determination of functions and responsibility, rights and liabilities of executive body of the Association.

3.2. Airports, aerodromes, airlines, project and research institutions, educational institutions and other legal entities the activity of which is not in contradiction with the aims and tasks of the Association, may join the said Association. Enterprises which are founded under the legislation requirements of other states may join the Association.

3.3. The Association shall operate on the basis of the Charter hereof ratified by the general meeting of members. The Association shall not interfere into productive and commercial activity of any its participants.

3.4. The Association shall be answerable for its obligations with its property. The State and its governmental authorities shall not bear responsibility under the liabilities of the Association. The Association shall not bear responsibility under the liabilities of the State, its bodies and organizations. The Association shall not bear responsibility under the liabilities of its members and its members shall not bear responsibility under the liabilities of the Association.

4. AIM, TASK AND FUNCTIONS OF ASSOCIATION

4.1. The Association activity is aimed to support aviation safety and promote effective economic activity of its members, to represent their interests in the relations with public authorities, local municipal authorities, enterprises, agencies and organizations of any forms of ownership and protection of legal rights and interests of the Association members, without any rights to interfere into operational and commercial activity.

4.2. Main tasks of Association are:

4.2.1. Pursuing a unified policy in science and technology for development of airports in Ukraine. Formation of a databank of the advanced technologies; accumulation and provision of necessary information in organizational and economic activity of airports as well as expansion of best practices to Association members;

4.2.2. Participation in development and implementation of conceptions of special purpose programs focused on development of airports in Ukraine;

4.2.3. Formation of temporal or permanent design groups within the Association framework to solve tasks aimed to provide a sufficient ground handling in the airports;

4.2.4. Development and approval of programs for initial and skills upgrading training for technical and engineering employees of airport services;

4.2.5. Arrangement of activity support to Association members;

4.2.6. Provision of analytical, referential and methodological as well as marketing information on airport operation to the Association members;

4.2.7. Formation and support of own informative bodies, edition of bulletins, referential data and advertisement products on activity of the Association and its members;

4.2.8. Arrangement of scientific and technical seminars, conferences, workshops and panel discussions regarding airports operation;

4.2.9. Increase of professional level of employees of Association members, assistance to refreshing courses and training arrangement for airports specialists, including training arrangement abroad;

4.2.10. Provision of consultative services, engagement of national and foreign specialists-consultants;

4.2.11. Distribution of technological innovations and best practices in airport operations;

4.2.12. Provision of methodical assistance to Association members in solving of problematic issues;

4.3 In accordance with the aim and the task the Association shall execute functions as follows:

4.3.1. Studying best practices of airport activity, providing information to its members in modern technologies and areas of activity of the Association;

4.3.2. Supporting priority growth areas of airfield premises, airfield communications, power supply, airfield lighting systems and ground support equipment;

- 4.3.3. Providing assistance in implementation of modern technologies and new equipment for maintenance of the airfields, buildings and structures, ground handling in airports as well as sufficient process control solutions;
- 4.3.4. Providing assistance in attraction of investments for construction of airport infrastructure;
- 4.3.5. Providing assistance in establishment of direct contacts with national and foreign companies concerning airport operations issues;
- 4.3.6. Presenting interests of Association members in relationship with government authorities and members hereof;
- 4.3.7. Protecting interests of in public authorities, as well as in other organizations in Ukraine and abroad;
- 4.3.8. Promoting of entrance into foreign markets for Association members;
- 4.3.9. Arrangement of business trips abroad for delegations and specialists of Association members as well as participation in activity of international nongovernmental organizations;
- 4.3.10. Implementing fire precaution measures in the Association premises as stipulated by current legislation
- 4.3.11. Executing other functions, which correlate with the tasks of the Association to be fulfilled and not contradict hereof or current legislation;

5. RIGHTS OF ASSOCIATION

The Association has a right:

- 5.1. to independently develop and confirm programs of the activity, to prescribe rates for the rendered services as stipulated by current legislation ;
- 5.2. to form and authorize staffing table of the Association, its branches and representative offices;
- 5.3. to engage highly skilled specialists to works execution, forming temporal teams, to carry out the activity on contractual basis, to attract enterprises for works execution on a program of the Association;
- 5.4. to independently develop and approve regulation on the order of application of extra payment and increments, to fix the remuneration, bonus rates and terms for Association employees;
- 5.5. on the resolution of the supreme management body of the Association to found unitary enterprises, branches, representative office and to be a member of commercial companies. Enterprises of any kind founded by the Association operate in accordance with the Commercial Code and other laws and the Charter ratified by the Association;
- 5.6. to take part in trade fairs and exhibitions, to organize specialized expos, workshops, seminars, to make advertisement products;
- 5.7. to arrange business trips abroad and visits of domestic and foreign specialists to Ukraine for solving tasks on effective Association activity;
- 5.8. To define an order and areas of its own funds application against the estimate approve.

6. MEMBERS OF THE ASSOCIATION

- 6.1. Enterprises, associations and organizations of governmental, communal and other patterns of ownership operating in civil aviation as well as in other areas, regardless of

which department it is subordinate to its territorial location, which acknowledge the Charter hereof and pay membership fees may be the members of the Association.

New members are admitted under the resolution of the Management Board followed by approval of the resolution hereinabove by the General Assembly of Association members;

6.2. Association members Participants represented by their empowered and authorized representatives have a right:

6.2.1. to elect and be elected to the managing boards of the Association;

6.2.2. to present any type of problems on the Association activity for consideration General Assembly and Management Board;

6.2.3. to employ services provided by the Association prior to all others;

6.2.4. to obtain information disseminated by the Association regarding its members;

6.2.5. to voluntarily secede from the Association after receiving a writing notification issued by the Management Board 3 months earlier;

6.3. The responsibility of the Association Members is as follows:

6.3.1 to adhere to the Charter and agreements on joint activity of the Association;

6.3.2. to promote implementation of main tasks and functions of Association;

6.3.3. to take part in the events conducted under a resolution of the Association Management Board;

6.3.4. to timely pay membership fees and one-time contributions to the funds of the Association;

6.4. Any Association member may be withdrawn by the resolution of the Association Management Board, if the activity of such member contradicts main tasks of the Association, and in case of non-payment membership fees and one-time contributions as agreed by General Assembly of Association members.

7. ASSOCIATION ACTIVITY CONTROL

7.1. The Governing Bodies of the Association are as follows:

7.1.1. A supreme Governing Body is a General Assembly of Association members;

7.1.2. Management and Executive body is a Management Board headed by the President of the Association.

7.1.3. Regulatory body is an Audit Committee headed by the Head of the Audit Commission.

7.1.4. Representative and consultative body is the Honored President of Association.

7.2. General Assembly of Association members (hereinafter referred to as Assembly) is the supreme Governing Body of the Association, empowered to make decisions on any matters regarding the Association activity.

7.2.1. A sole competence of the Assembly shall cover the matters as following:

- introduction of amendments and additions hereto;

- defining of main activity areas of the Association;

- approval of resolutions made by Management Board regarding withdrawal of Association members and acceptance of new ones;

- election and recall of the President of the Association, its vice-president, members of the Management Board and the Audit Committee;

- approval of Management Board and Audit Committee reports;

- approval of the membership fees;

- making resolution on participation in public and economic association;

- termination of Association activity, appointment of liquidating commission, approval of balance sheet at liquidation.

7.2.2. The Assembly may delegate powers specified herein as a sole competence of the Assembly to other Association bodies or persons in charge.

7.2.3. The President of the Association should convoke the Assembly at least annually.

7.2.4. An Extraordinary Assembly may be convoked by the President of the Association for his own initiative or at the request of the Management Board, the Audit Committee or at the request of not less than as 10 (ten) percents of Association members.

7.2.5. Authorized representatives of Association members (CEOs authorized under the Charter or other persons under the Power of Attorney) are empowered to participate in Assembly meetings; members of other Association control bodies and executives may be the invited to Assembly meetings.

7.2.6. The notification of the members about convocation of extraordinary Assembly meeting shall be send by mail or by electronic means not later than 15(fifteen) calendar days prior to the meeting. The message shall contain information about time, place of meeting and agenda of the meeting. Not later than 7 (seven) calendar days the members participants shall confirm their participation in the meeting and have a right to send their suggestions to the agenda. In case of any amendment of the agenda the President of the Association shall send the final version of it by fax or by e-mail to the members not later than 5 (five) working days prior to the day of the meeting,

7.2.7. Decisions on items not added to the agenda may be made only by consent of the majority present.

7.2.8. A meeting shall be plenipotentiary in case of registration of more than 50% Association members. Registration shall be carried out by a person, authorized by the President of the Association.

7.2.9. A decision on amendments introduction hereto as well as on the termination of activity of the Association shall be made by majority in 2/3 to the amount of the members present. Other decisions of the Assembly shall be made by simple majority of votes present.

7.2.10. Voting shall be open unless otherwise agreed.

7.2.11. All Association members have an equal amount of voices.

7.2.12. The Assembly procedure and the resolutions made shall be entered in the minutes. Secretary of Association shall keep the minutes.

7.2.13. Minutes shall be signed by a Chairman and by a Secretary of the meeting.

7.2.14. A decision of the Assembly members meeting shall be considered to be taken since minutes signing by a Chairman and by a Secretary of the meeting.

7.2.15. An Association member has a right to receive a statement from the minutes of the meeting where issues concern him directly. Minutes and/or the statement shall be stamped by an Association stamp and signed by the President of the Association.

7.2.16. A decision made is obligatory for execution to all association members.

7.3. In a period between General Assembly meetings of the Association members the Governing body of the Association shall be the Management Board headed by the President of the Association.

7.4. The Management Board of the Association.

The President of the Association shall head the Management Board.

7.4.1. A sole competence of the Assembly shall cover the matters as following:

- approval of programs, plans and projects of the Association, developed for the Association areas of activity approved by members of the General Assembly;

- approval of provisions and other internal documents of the Association except the ones covered by a sole competence of the Assembly of the Association members;
- approval of an Association annual budget;
- withdrawal of Association members and acceptance of new ones followed by confirmation of the decision by the Assembly;
- foundation of branches, representative offices and other agencies, approval of Regulations and appointment of the heads of the mentioned divisions;
- foundation of Association Committees, approval of Regulations on Committees and heads of the mentioned Committees;
- fixing of remuneration of labor and bonuses to the President of the Association.

7.4.2. The Management Board may not delegate plenary powers, covered by its sole competence to other persons in charge.

7.4.3. The Management Board may make decisions on all questions of current activity of the Association, except those which are covered by a sole competence of the Assembly and Audit Committee.

7.4.4 The Management Board shall be elected by General Assembly for five years.

7.4.5. Members of the Management Board may be natural persons (individuals) as well as legal entities. Legal entities shall be presented by its CEOs.

7.4.6. A meeting is a main form of work of the Management Board, such meetings are held if and when necessary but not less than once a quarter. The meeting shall be deemed as plenipotentiary in case more than a half of the Management Board members are present.

7.4.7. The decision of the Management Board shall be made by simple majority of votes and shall be entered in the minutes. Minutes shall be signed by the President of the Association.

7.4.8. The Management Board shall work pro bono publico.

7.5. The President of the Association is the highest rank elective official in the Association.

7.5.1. The President of the Association shall head the Management Board of the Association and together with the mentioned body shall manage the activity of Association in the period between General Assembly meetings.

7.5.2. The President of the Association shall be elected by the Assembly members for five years.

7.5.3. The President of the Association shall account for his/her activity to the members of the Association, shall arrange and provide implementation of their decisions.

7.5.4. The competence of the President of the Association shall cover every matter on the Association activity, excluding the ones which are covered by a sole competence of the Assembly of the Association members, the Management Board and the Audit Committee.

7.5.5. Within his/her competencies the President of the Association shall:

- form a staffing table of the Association;
- represent the Association acting for it in contacts with governmental and local authorities, enterprises, institutions, organizations of any pattern of ownership, in legal proceedings, against any third parties, shall sign and submit applications, claims, requests, etc.;
- manage property and funds of the Association, open accounts, issue powers of Attorney to the third parties on behalf of the Association for execution of certain types of activity;
- approve current financial payments, budget estimate of the Association, make decisions regarding Association property and funds application within the scope of the budget

estimate approved, solve the financial issues, crediting, settlement of accounts, remunerations of labor, Financial Accounting & Reporting on the resolution of the Assembly of the Association members;

- develop and submit the annual budget of Association for approval to the Management Board;
- conduct operating management of the Association property and funds;
- divide obligations between the regular workers of Association;
- designate the scope of work and competencies of subordinates, assign obligations, develop and approve duty regulations and other internal documents of the Association;
- employ and dismiss employees, have over-all charge ;
- control the financial accounting;
- develop and present Association annual balance sheet and annual financial statements to the Management Board;
- arrange and control office work and records;
- signs the Charter of the Association;
- issue Orders, Instructions and other documents regulatory for the subordinate employees;
- manage the work of public and advisory bodies of the Association, approve their structures and manning table;
- convoke and arrange Management Board and General Assembly meetings, determine a date and place of the event, approve the agenda and chair a meeting;
- approve patterns of stamp, seals, letterheads, and other corporate details;
- make decision on other issues, unless such issues are not a sole competence of the Assembly, the Management Board and Audit Committee;
- have a right to delegate a part of his/her powers and authority to the Vice-president of the Association;
- exercise other powers and authority proceeded from hereof and decisions of the General Assembly;

7.5.6. In case of President absence or impossibility to discharge duties, the Vice-president of the Association shall execute his/her obligations, empowered to sign official documents. A new President of the Association shall be elected at the Assembly meeting on the Association members, which should be convened in the period not later than 6 (six) months since the resignation of the former President.

7.6. The Vice-President of Association.

7.6.1. The Vice-President of the Association shall be elected by the Assembly members for five years;

7.6.2. Within his/her competencies the Vice-President of the Association shall:

- replace the President in case of his absence;
- arrange the current activity of the Association;
- implement annual and long-range plans, decisions of the Assembly and the Management Board;
- manage the activity of committees;
- provide information to the Association members and partners.

7.7. The Honored President of the Association.

7.7.1 The Honored President of the Association is an elective public official.

7.7.2. The Honored President of the Association in his activity follows Regulations on The Honored President of the Association duly approved.

8. AUDIT COMMITTEE

- 8.1. The Audit committee is a control body of the Association, which controls current financial operations, status and inventory of the Association.
- 8.2. The Audit committee conducts audits of financial and economic activity and reports the audit results to the Assembly members.
- 8.3. Number and manning table of the Audit committee is approved by the Assembly. The Audit committee should compose 3 persons minimum. The members of the Audit committee elect the Presiding Commissioner for the whole period of work of the stated Commission staff; the Presiding Commissioner shall head the Audit committee activity.
- 8.4. The President, the Vice-president, the Chief Accountant and the Management Board members may not be appointed the Presiding Commissioner or the member of the Audit committee.
- 8.5. A sole competence of the Audit committee shall cover the matters as following:
- checking of financial documentation of the Association;
 - checking of balances sheets statements, report documents for tax and statistic agencies;
 - Association budget execution;
 - other measures on financial and economic activity control.
- 8.6. Audit of Association activity is conducted by the Audit committee at the instruction of the Assembly, the Management Board, on own initiative, on request of no less as 10 percents of the Association members.
- 8.7. A meeting is a main form of work of the Audit committee. The Presiding Commissioner shall arrange the work. The meeting shall be deemed as plenipotentiary in case all members of the Audit committee are present.
- 8.8. A report shall result work execution by the Audit committee, such report shall be duly drawn up and signed by all Committee members.
- 8.9. On written request of Presiding Commissioner, officials and staff of the Association shall provide all documents of the Association, and written representations of the issues covered by a competence of the Audit committee. The Association members, officials and staff shall facilitate the Audit committee to perform duty.
- 8.10. The Presiding Commissioner and members of the Audit committee shall work pro bono publico.
- 8.11. An audit may be conducted to control the financial activity of the Association according to a decision the Assembly or the Management Board, and in other cases specified herein and by the legislation. The auditing procedure of the Association activity and records, as well as sources of funding for such procedure execution shall be governed by the legislation in effect, the Charter of the Association, or by a decision of the relevant body (by the decision of the Assembly or the Management Board).

9. PROPERTY AND FUNDS OF THE ASSOCIATION

- 9.1. The Association shall own, make use of and manage funds and property being in its ownership under the law in force.
- 9.2. The Association shall obtain financing and property (profit) from sources as follows:
- membership fees and one-time contributions paid by the Association members and other entities;

- grants or subsidies from the government or local budgets, public special purpose funds, technical and other type donations.

9.3. Under the decision of the Assembly of the Association members the funds for special purpose programs financing, reserve funds, etc., may be established.

9.4. The Association funds shall be spent to maintain the Association activity and its staff.

9.5. The Association prescribes by itself the amount and the methods of application of funds. An annual budget of the Association shall be developed and approved by the Management Board of the Association.

9.6. Current expenses shall be executed by the President of the Association by himself, but in an amount and for the purpose specified in the Association Annual budget. If the current expenses of the Association exceeds the amounts specified in the Annual budget, such disbursements shall be payable on written consent of the Management Board.

9.7. The Association shall bear a risk of accidental destruction or damage of property owned by the Association. Risk of accidental destruction or damage of property transferred in use to the Association shall bear the party specified in the relevant contract.

10. FINANCIAL ACCOUNTING & REPORTING

10.1. The Association shall conduct current financial records and accounting, pay taxes in the amount and in a way specified by the legislation of Ukraine, conduct accounting, tax, statistical and other records and deliver reports to relevant authorities as stipulated by the law.

10.2. The President and the Chief accountant of Association shall bear responsibility for the accuracy of documents and timely presentation of reports.

10.3. A fiscal year shall be fixed from January, 1 to December, 31 inclusive.

10.4. An annual report and balance sheet of the Association shall be drawn up in terms stipulated by the current legislation of Ukraine.

10.5. Under the legislation of Ukraine the officials of the Association shall bear responsibility for data accuracy provided in an annual report and balance sheet.

11. FOREIGN ECONOMIC ACTIVITY

11.1. The Association has a right to independently conduct foreign economic activity stated herein and by the Foreign Economic Activity Act.

11.2. The Association has a right to conclude agreements and be engaged in any lawful act or activity permitted by law.

11.3. The Association may take part in international conferences, workshops, exhibitions and other events.

11.4. Currency receipts shall be placed to foreign currency account of the Association and be applicable independently.

11.5. The Association has a right to open representative offices outside Ukraine, supporting them at its own expense.

12. OFFICIALS, EMPLOEYES OF THE ASSOCIATION

12.1. The President, the Vice-President, the Honored President and regular staff according to the manning table shall be regarded as staff personnel of the Association.

12.2. The personnel shall duly fulfill tasks, carry out the activity to the benefit of the Association, they shall bear responsibility for the damage caused by them to the Association in accordance with the current legislation of Ukraine.

12.3. Any elective person may apply to the body of the his/her engagement for early termination of the powers. Under the decision of the Management Board or the Assembly, in accordance with the statutory procedure powers of such official may be early terminated in case of systematic non-fulfillment of obligations.

12.4. The members of the Management Board, Presiding Commissioner and members of the Audit Committee execute their work pro bono publico and are unsalaried. The President, the Vice-President, the Honored President and regular staff of Association constitute staff personnel of the Association. Statutory regulations of Ukraine on work, public welfare and social insurance shall cover them.

12.5. The Association independently shall develop and approve its manning table, determine salaries, methods and systems of remuneration of labor and engagement of experts to work for the Association. The Association has a right to engage foreign citizens and on contractual principles to determine the terms of such collaboration.

12.6. Employment relationship shall be governed by labor contracts, rules of internal order, job descriptions in accordance with a current legislation.

12.7. Social and labour rights for the employees of the Association are guaranteed by the current legislation.

12.8. The employees of the Association shall be covered by medical care insurance, social insurance as stipulated by current legislation.

12.9. The Association shall make deductions to unified social tax as stipulated by current legislation

12.10. By local regulation instruments the Association may provide extra (except envisaged by the current legislation) labor, social and welfare benefits for its employees or some of their categories.

13. COMMERCIAL SECRET

13.1. The Association has a right for a commercial secret, to on define the scope of information containing a commercial secret, to establish measures to duly secure such commercial secret. The Association has a right to require from Association cleared personnel to implement the defined procedures and rules.

13.2. The Association has a right not to provide commercial secret information to third parties and individuals unless otherwise provided by law of Ukraine.

14. INTRODUCTION OF AMENDMENTS TO THE CHARTER OF the ASSOCIATION

14.1. Amendments may be introduced hereinto.

14.2. Any Association member has a right to submit a proposal for consideration of the General Assembly regarding amendments hereinto.

14.3. A resolution on any amendment introduction hereinto shall be made by a two-thirds majority of the General Assembly members present.

14.4. Amendments hereinto, shall be subject to state registration in accordance with the procedure established by the legislation of Ukraine.

15. TERMINATION OF ACTIVITY OF THE ASSOCIATION

15.1. Termination of activity of the Association may be made by its restructuring into any other entity or its liquidations.

15.2. Liquidation of the Association shall be executed in accordance with the resolution of the General Assembly or by the court decision.

15.3. A body which made a resolution regarding termination of the activity of the Association shall immediately (not later than 3 three days from the date of the decision making) notify public register regarding initiation of the termination procedure for the Association to enter the mentioned data to the United state register of legal entities and individuals-entrepreneurs (hereinafter referred to as USR).

15.4. An institution which made a resolution regarding liquidation the Association shall appoint a commission (liquidation commission, liquidator, etc.) and establish a procedure and terms of the termination. Execution of functions of the commission mentioned above may be an entrusted to be a responsibility of the President of the Association.

15.5. From the moment of the appointment of the commission, it is empowered to manage the Association. The commission shall act on behalf of the Association to appear before the court.

15.6. The commission on termination of the activity of the Association publicizes information in mass media regarding termination of the activity of the Association, the procedure and terms of financing statements application by creditors. Such terms shall not be less than two months from the day of publication of the information regarding termination of the activity of the mentioned above legal entity. The commission shall take all reasonable actions to find creditors and to inform them in written regarding termination of the activity of the Association.

15.7. In case of liquidation of the Association, the liquidating commission shall draw up a liquidating balance and the body which made a resolution regarding termination of the activity of the Association shall approve it. Following the satisfaction of all the creditor's claims the property of the Association shall be conveyed to the members unless otherwise provided by law. The Association shall be deemed the liquidated from the day of entering such data to USR.

15.8. At termination of activity of the Association, its released employees shall be guaranteed the observance of their rights and interests in accordance with the legislation of Ukraine.

The President of the Association

P.I. Lipovenko