Approved at the General Meeting of Members

Private institution "Non-profit organization for the protection of

copyright and related rights "Amanat" May 25, 2021

The statute

PRIVATE INSTITUTION

"NON-PROFIT ORGANIZATION FOR THE PROTECTION OF COPYRIGHT AND RELATED RIGHTS

"AMANAT"

Chapter 1. General Provisions

Article 1. The private institution "Non-profit organization for the protection of copyright and related rights" Amanat ", hereinafter referred to as the" Organization ", is an independent non-profit organization established for the practical implementation and management of property rights on a collective basis of authors of works of literature, art, performers, producers of phonograms and other owners of copyright and related rights. The organization does not have income generation as the main goal of its activities, does not distribute the received net income among the Founders.

Article 2. The organization carries out its activities in accordance with the Civil Code of the Republic of Kazakhstan dated December 27, 1994 (General part), the Law of the Republic of Kazakhstan dated January 16, 2001 "On non-commercial organizations" ", the Law of the Republic of Kazakhstan dated June 10, 1996" On copyright and related rights ”and other legislative acts of the Republic of Kazakhstan.

Article 3. The Organization is the legal successor of the Association of Legal Entities “Association for the Protection of Copyright and Related Rights“ Amanat ”. The rights and obligations are transferred to the Organization in accordance with the deed of transfer.

Article 4. Name of the Organization:

• complete:

 - in the state language - "Amanat" Authorlyқ zhane sabaқtas kyқtardy korgau commercelyқ emes uyymy "Zhekemenshik Mekemesi;

- in Russian - Private institution "Non-profit organization for the protection of copyright and related rights" Amanat ";

 - in English - Private establishment "The Noncommercial organization on protection of copyright and related rights" Amanat "

• abbreviated:

 - in the state language - "Amanat" Avtorslyқ zhune sabaқtas kyқtardy korgau commercelyқ emes uyymy ZhM;

 - in Russian - ChU "Non-profit organization for the protection of copyright and related rights" Amanat ";

 - in English - PE "The Noncommercial organization on protection of copyright and related rights" Amanat "

Article 5. Location: 050013 Almaty, Bostandyk district, pl. Republic, 13.

Article 6. An organization acquires the rights of a legal entity from the moment of its state registration.

The organization has separate property, has an independent balance sheet, the right to open accounts, including foreign currency accounts in banks and their branches. Has a round seal, stamp, letterhead with its name and other means of visual identification.

Article 7. An organization on its own behalf, in order to achieve its goals, has the right to conclude contracts, as well as acquire property and other rights, bear obligations, be a plaintiff and defendant in courts.

Article 8. Branches and representative offices are not legal entities.

They are endowed with property at the expense of the Organization, have their own balances included in the consolidated balance sheet.

 1. Branches and representative offices operate on the basis of the Regulations on the branch or representative office, approved by the General Meeting of the founders of the Organization, the legislation of the Republic of Kazakhstan and the country where the branch or representative office is located.

2. The management of the activities of branches and representative offices is carried out by persons appointed by the General Meeting of the members of the Organization. The head of the branch, as well as the representative office, acts on the basis of a power of attorney received from the Organization.

Article 9. Interference in the activities of the Organization of state, public or other bodies, except, specifically, bodies authorized by legislation is not allowed.

Article 10. The organization is responsible for its obligations with the money at its disposal.

Article 11. The organization exercises the right of operational management, use and disposal of the property received from the founders, in accordance with the goals of its activities and the purpose of the property.

Article 12. The organization does not have the right to independently alienate or otherwise dispose of the property assigned to it by the founders and the property acquired at the expense of funds allocated by the founders.

Article 13. Management bodies of the Organization-

General meeting of the members of the Organization (their representatives) - the supreme governing body;

The Council of Rightholders is a permanent governing body;

General Director - executive body.

Chapter 2. Founders

Article 14. The founders are legal entities:

 1. Amanova Rauza Shoferbaevna, IIN 810308403222, residing at the address: Almaty, Alimzhanova 84, apt. 14;

 2. Baytulin Takhir Isaevich, IIN 760504301828, residing at the address: Almaty, st. Gabdullina, 88-5;

 3. Balmagambetov Esengeldy Tugelbaevich, IIN 530130300651, residing at the address: Almaty, md. Samal-3 house 3 apartment 3;

 4. Dzhangabylova Botagoz Yaroslavovna, IIN 790119400452, residing at the address: Almaty, st. Mamyr-2, 20-7;

 5. Kdyrov Amanzhol Samigullaevich, IIN 721206301863, residing at the address: Almaty, Samal-1, building 31, apt. 2.

 6. Kogan Svetlana Nikolaevna, INN 680516401218, residing at the address: Almaty, st. Panfilova, 52, apt. 44.

 7. Lesnikov Maxim Gennadievich, IIN 830424300167, residing at the address: Almaty, st. Pushkin 22, apt. 7.

 8. Ogir (Maslyukova) Ksenia Vladimirovna, IIN 820830450363, residing at the address: Almaty, st. Makataev, 156-70.

 9. Maratuly Shokan, IIN 811101300060, residing at the address: Almaty, st. Dostyk 50, apt. 10.

 10. Nazarov Parviz Muzaffarovich, IIN 710628302346, residing at the address: Almaty, md. Khan-Tengri, 73.

 The founders of the Organization are its members.

Chapter 3. Subject and objectives

Article 15. The organization aims to exercise the property rights of authors of works of art, performers, producers of phonograms, broadcasting and cable broadcasting organizations and other holders of copyright and related rights on a collective basis on the territory of the Republic of Kazakhstan.

Article 16. The subject of the Organization's activities is:

1) management of exclusive rights to published musical works (with or without text) and excerpts from musical and dramatic works in relation to their public performance, communication to the public by cable or broadcast, including by retransmission;

2) the exercise of the rights of composers who are authors of musical works (with or without text) used in an audiovisual work to receive remuneration for a public performance or communication to the public by cable or broadcasting such an audiovisual work;

3) the exercise of the rights of authors, performers, producers of phonograms and audiovisual works to receive remuneration for the reproduction of phonograms and audiovisual works for personal purposes and without generating income;

4) the exercise of the rights of performers to receive remuneration for public performance, as well as for communicating to the public by cable or broadcasting phonograms published for commercial purposes;

5) the exercise of the rights of producers of phonograms to receive remuneration for public performance, as well as for communicating to the public by cable or broadcasting phonograms published for commercial purposes;

6) the exercise of the rights of broadcasting and (or) cable broadcasting organizations to receive remuneration for the use of their transmission in any form.

Article 17. In order to fulfill the tasks provided for by this Charter, the Organization carries out activities, with the exception of those that are prohibited by the legislative acts of the Republic of Kazakhstan. The activities of the Organization are carried out in strict accordance with the current legislation of the Republic of Kazakhstan and this Charter. To achieve the main goal specified in the Charter of the Organization, the Organization performs the following functions:

1. concludes agreements with rightholders on the transfer of powers to manage property rights on a collective basis. The rightholders who have entered into an agreement on the transfer of powers to manage property rights on a collective basis become members of the Organization automatically without additional formalities.

2. concludes agreements on mutual representation or cooperation with other organizations that manage the property rights of rightholders, including foreign organizations, that manage property rights on a collective basis;

3. concludes licensing agreements with users and other payers for the use of rights managed by the Organization, agreements on the payment of remuneration due to rightholders, in accordance with the requirements of the current legislation of the Republic of Kazakhstan;

4. collects remuneration provided for by license agreements and remuneration under agreements on the payment of remuneration within the framework of the current legislation of the Republic of Kazakhstan, distributes and pays this remuneration in the manner and in accordance with the rules established in the Organization;

4. deducts from the collected remuneration the sums to cover its actual expenses for the collection, distribution and payment of such remuneration, as well as the amounts that are sent to special funds created by the Organization with the consent and in the interests of the owners of copyright and related rights represented by it;

5. distributes and at least once a quarter pays the collected amounts of remuneration to Kazakhstan holders of copyright and related rights and at least once a year to foreign organizations managing similar rights, minus the amounts specified in paragraph 4 of this section, in proportion to the actual use of the works and objects of related rights and determined on the basis of information and documents received from users, as well as other data on the use of such objects of rights, including information of a statistical nature, and in accordance with the distribution rules established by the Organization;

6. participates in the work of international organizations related to the collective management of property rights of rightholders;

7. generates registers containing information about the copyright holders, about the rights transferred to the Organization for management, as well as about the objects of copyright and related rights. The information contained in such registers is provided to all interested parties, with the exception of information that, in accordance with the current legislation of the Republic of Kazakhstan, cannot be disclosed without the consent of the copyright holder;

10. creates an Internet resource in order to inform users about the activities of the Organization;

11. places on the Internet resource information about the rights transferred to the Organization for management, including the name of the object of copyright or related rights, the name of the author or other rightholder;

12. posts on the Internet resource information about the presence of representatives on the ground, performing the functions of collecting, distributing and paying remuneration for the use of objects of copyright and related rights;

13. publishes reports sent to the authorized body in the media distributed throughout the territory of the Republic of Kazakhstan, on its Internet resource;

14. posts on its Internet resource information about licensing agreements concluded with users.

Chapter 4. Rights and obligations of founders and members of the Organization

Article 18. The founders and members of the Organization may be individuals and (or) non-state legal entities.

 The founders and members of the Organization have the right:

1. to participate in the management of the affairs of the Organization, to exercise general control over the activities of the Organization;

2. to receive information about the activities of the Organization, its plans and programs;

3. to request from the governing bodies of the Organization information on the status of implementation of decisions of the General Meeting of Members of the Organization and their proposals;

4. to convene extraordinary General meetings of the members of the Organization;

5. to apply to the governing bodies of the Organization on any issues related to its activities;

6. to receive from the Organization advisory, methodological, legal and other assistance;

7. to use the priority right of servicing the information base of the Organization, the priority right to participate in the events held by the Organization;

8. to receive, in the event of liquidation of the Organization, part of its property remaining after settlements with creditors.

Article 19. The founders and members of the Organization are obliged:

1. to comply with the provisions and fulfill the obligations stipulated by the Charter of the Organization, the provisions of all instructions and regulations in force within the Organization, the terms of contracts and agreements concluded by the Organization with third parties, to fulfill the obligations assumed to the Organization;

2. to take part in the activities of the Organization, to participate in General Meetings;

3. Immediately inform the Executive Body of the Organization about changes in the form of ownership, location, postal address and telephone (fax) numbers, changes in the composition of the management and the appointment of a new authorized representative;

4. provide reference and information data that do not belong to the category of commercial secrets at the request of the Organization;

5. not to disclose confidential information and commercial secrets about the activities of the Organization;

6. develop cooperation and mutual support for the activities of the Organization;

7. not to perform actions that may damage the legitimate interests of the Organization.

Article 20. The founders and members of the Organization may have other rights and obligations, in addition to those specified in Art. 18-19 of this Charter.

Article 21. Damage caused to the Organization through the fault of its founders or members shall be compensated by them in full by the decision of the general meeting of the founders of the Organization.

The amounts to be paid as compensation for damage caused by them are paid to the current account no later than 10 days from the date of the decision.

Article 22. A founder or a member of the Organization who systematically fails to fulfill or improperly fulfills his duties, or has violated his obligations to the Organizations, or has lost contact with the Organization within 3 years, as well as interfering with his action or inaction in the normal work of the Organization, may be expelled from the Organization by decision of the Council of Rightholders.

Chapter 5. The procedure for admission and withdrawal of members of the Organization.

Article 23. Membership in the Organization is possible only on a voluntary basis. Members of the Organization are citizens of the Republic of Kazakhstan, foreign citizens and stateless persons and / or legal entities that have entered into appropriate licensing agreements for the transfer of powers to the Organization to manage their property copyright and / or related rights on a collective basis, who have submitted an application for membership in the Organization and have paid entrance fees.

Article 24. Admission to membership in the Organization is carried out after the conclusion by the rightholder, the heir of the rightholder of a written license agreement on the transfer to the Organization of powers to manage their property copyright and / or related rights on a collective basis, submission of an application for membership in the Organization, payment of the entrance fee based on the decision of the Council Copyright holders.

Article 25. The expulsion from the members of the Organization is made automatically after the termination of the written license agreement on the transfer to the Organization of powers to manage their property copyright and / or related rights on a collective basis on the basis of the decision of the Council of Rightholders, after studying the reasons entailing the exclusion of the rightholder from the members of the Organization. Membership fees are non-refundable upon exclusion.

Article 26. Members of the Organization retain legal and economic independence.

Article 27. The organization is open for the entry of new members.

 Chapter 6. General meeting of members of the Organization.

Article 28. The supreme governing body of the Organization is the General Meeting of the members of the Organization (their representatives), convened in accordance with Article 32.33 of this Charter. When determining the quorum, the norm of representation from each member of the Organization is one representative with the right to one vote, each Founder of the Organization has 10 (ten) votes. The general meeting of the members of the Organization is competent if attended (in person or in absentia) at least 1/3 of the votes of the members of the Organization and / or their representatives and Founders.

Article 29. The exclusive competence of the General Meeting of Members of the Organization includes:

1) adoption, amendments and additions to the constituent documents of the Organization, including the Charter;

2) voluntary reorganization and liquidation of the Organization;

3) determination of the competence, organizational structure, procedure for the formation and termination of the powers of the management bodies of the Organization;

4) election and dismissal of members of the Council of Rightholders;

5) appointment and dismissal of the Director General of the Organization, determination of the terms of the employment contract upon appointment;

6) determination of the size of the entrance fee;

7) determining the amount of remuneration, the conditions for concluding a license agreement with users, the method of distribution and payment of the collected remuneration and other fundamental issues of the Organization's activities;

8) adoption, within the limits established by legislative acts, decisions on the participation of the Organization in the creation or activities of other legal entities, as well as its branches and representative offices.

9) approval of the results of the Organization's work for the past calendar year, including the costs of covering the actual costs of the Organization for the collection, distribution and payment of the collected remuneration;

10) approval of development plans and budget (administrative expenses) of the Organization for the next financial year and amendments to it on the basis of projects submitted by the Director General;

11) creation of branches and representative offices of the Organization, approval of the Regulations of the branch and representative offices;

12) appointment of the head of the branch, representative office, definition of the terms of the employment contract;

13) formation of special funds of the Organization and approval of the Regulations on them, approval of the amount of amounts allocated by the Organization to these funds;

14) any other issues of the Organization's activities can be referred to the exclusive competence of the supreme governing body.

Article 30. The General Meeting of Members elects the Chairman of the General Meeting of Members of the Organization, who leads the General Meeting.

Article 31. The decisions made at the General Meetings of the Members of the Organization are published by the Organization on the website of the Organization.

Article 32. The regular (annual) meeting of the Organization's members, at which the results of the Organization's work for the past calendar year are approved, is convened by the General Director or the Council of Rightholders, at least once a year and no later than 8 months after the end of the financial year. General meetings of members of the Organization, organized earlier than this date, on other issues, are extraordinary.

Article 33. Extraordinary General Meetings of the Members of the Organization are convened as required, as well as at the initiative of the General Director, members of the Council of Rightholders, members of the Organization, consisting of at least 2/3 of all members of the Organization. General meetings of the members of the Organization are convened no later than 15 calendar days. The day of notification is the day of sending the notification by fax, via electronic communication and / or the day of posting the text of the notification on the website of the Organization (website www.kazamanat.kz).

Article 34. Participation in General Meetings and the adoption of decisions by General Meetings of Members of the Organization is possible both through direct participation of a member of the Organization at the General Meeting of Members of the Organization in person or online on the Internet site, and through absentee voting, by filling out the appropriate ballot.

Article 35. When conducting absentee voting, voting ballots of a single form shall be posted on the website of the Organization (www.kazamanat.kz) no later than three days before the date of the meeting of the General Meeting of Members of the Organization.

Article 36. A ballot paper for absentee voting must contain:

- name, surname, patronymic of a member of the Organization;

- number and date of the License Agreement;

- issues on the agenda of the General Meeting of Members of the Organization;

- a proposal for voting on each item on the agenda of the General Meeting;

- opinion on the issues included in the agenda (for, against, abstained);

Article 37. A member of the Organization who has expressed a desire to participate in the General Meeting of Members of the Organization, by absentee voting on the issues on the agenda of the General Meeting, fills in the absentee ballot. The absentee ballot is provided to the Organization 3 days before the date of the General Meeting.

Article 38. Filling in the absentee voting ballot is possible by the member of the Organization himself or at his verbal request by an employee of the Organization or another person. In this case, a note is made about this in the voting ballot. Sending a completed absentee ballot is possible by e-mail, or by mail, or transmitted through a representative to the Organization.

Article 39. When voting, votes are taken into account on those issues on which only one of the possible voting options is left by the voting member of the Organization. Voting ballots filled in in violation of the above requirement are invalidated and votes on the issues contained therein are not counted.

Article 40. Decisions at the General Meeting of the Organization are taken by a simple majority of votes of the members of the Organization in person, in absentia, remotely. When voting, the Founders of the Organization have 10 (ten) votes, the rest of the members of the Organization - 1 (one) vote each.

Article 41. Based on the results of absentee / in-person voting, a corresponding Protocol of vote counting is drawn up, which is attached to the Protocol of the General Meeting of Members of the Organization.

Article 42. When holding the General Meeting on the Internet site, applications for online participation are attached to the Minutes.

Chapter 7 Council of Rightholders.

Article 43. The collegial body - the Council of Rightholders - is a permanently operating governing body of the Organization, in the period between the General Meetings of the Organization's members.

Article 44. Only an individual can be a member of the Council of Rightholders. The Council of Rightholders is elected in the amount of no more than 5 people from among the rightholders-members of the Organization or their representatives of legal entities-members of the Organization or employees of the Organization. The term of office of the members of the Council of Rightholders and its Chairman is established by the General Meeting of the members of the Organization. Members of the Council of Rightholders can be re-elected an unlimited number of times. The Board of Rightholders of the Organization includes the General Director of the Organization. When holding meetings of the Council of Rightholders, the participation of the General Director at meetings of the Council of Rightholders is mandatory.

Article 45. Members of the Council of Rightholders at their first meeting shall elect the Chairman of the Council of Rightholders and the Secretary of the Council of Rightholders. The Council of Rightholders holds its meetings as needed, but at least once a year. The Chairman of the Council of Rightholders organizes the work of the Council of Rightholders, convenes meetings of the Council of Rightholders and presides over them. The Secretary of the Council of Rightholders keeps and stores the Minutes. The position of the General Director can be combined with the position of the Secretary of the Council of Rightholders.

Article 46. The competence of the Council of Rightholders includes:

1. Consideration of applications, complaints and proposals of the members of the Organization;

2. Development of proposals for the submission of amendments and additions to the Charter or the Charter in the new edition of the Organization for consideration by the General Meeting of Members of the Organization;

3. Approval of internal rules and other documents governing the internal activities of the Organization, except for documents whose approval by the Charter of the Organization is attributed to the competence of the General Meeting of Members of the Organization;

4. Consideration of issues brought up at a meeting of the Council of Rightholders on the initiative of the General Director or a member of the Council of Rightholders.

5. Determination of the goals and procedure for the distribution of funds from funds created by the decision of the General Meetings, consideration of applications of rightholders for the provision of material assistance from funds.

6. Representing the interests of the Organization in relations with individuals and legal entities, state authorities and administration, international organizations and companies.

7. Consideration of applications of rightholders for admission to membership in the Organization.

8. Exclusion of a specific copyright holder (member) from the membership of the Organization, reasons for termination.

9. Other powers and solution of any other tasks necessary for the stable operation of the Organization, but not related to the competence of the General Meeting of Members of the Organization.

Article 47. A meeting of the Council of Rightholders is competent if more than 2/3 of the members of the Council of Rightholders and / or their representatives participate in it. Decisions of the Council of Rightholders are taken by a simple majority of votes of the members of the Council of Rightholders participating in the meeting. The form of voting is established by the Council of Rightholders. The minutes of the Council of Rightholders are kept in the Organization.

Article 48. Holding meetings of the Council of Rightholders is possible in person or online on the Internet site. When holding a meeting of the Council of Rightholders on the Internet site, a photo of the screen is attached to the Protocol, confirming the number of participants.

 Chapter 8 General Director.

Article 49. The executive body of the Organization is the Director General.

The competence of the General Director includes the solution of all issues that do not constitute the exclusive competence of the General Meeting of Participants (members) of the Organization and the Management Board.

Article 50. The General Director is elected and dismissed from office ahead of schedule by the General Meeting of the Members of the Organization.

Article 51. The General Director carries out general and operational management of the Organization's activities, is accountable to the Council of Rightholders, the General Meeting of the Organization's members and organizes the implementation of its decisions. The General Director is accountable to the Council of Rightholders, the General Meeting of Members of the Organization for the results and legality of the activities of the Organization.

Article 52. The Director General acts on behalf of the Organization and represents its interests without a power of attorney.

Article 53. The General Director exercises the right to dispose of property and funds, conclude contracts, including labor contracts, issue powers of attorney, open current and other accounts in banks, issue orders and instructions, give instructions that are binding on all employees on issues related to his competence.

Article 54. The competence of the General Director includes:

1) the implementation of the operational management of the activities of the Organization and disposes of its property in accordance with this Charter;

2) attracting additional sources of financial and material resources for the implementation of statutory activities;

3) submission to the General Meeting of Members of the Organization an annual report on the receipt and expenditure of funds, annual financial statements;

4) organization of regular and extraordinary General Meetings of the members of the Organization and the Council of Rightholders;

5) approval of the structure of the Organization, staffing table and job responsibilities, instructions;

6) solution of personnel and other issues not related to the exclusive competence of the General Meeting of Members of the Organization;

7) representation of the interests of the Organization in relations with individuals and legal entities, state authorities and administration, international organizations and companies.

8) exercise other powers that are not attributed to the competence of the Council of Rightholders, the General Meeting of Members of the Organization, as well as the powers delegated to him by the Council of Rightholders, the General Meeting of Members of the Organization.

Article 55. The General Director has the right, on his own initiative, to convene an extraordinary meeting of the General Meeting of Members, the Council of Rightholders to make a decision on an urgent issue.

Article 56. The General Director has the right to temporarily transfer his powers, or part of them to his deputies (if any) on the basis of an appropriate order.

Chapter 9. Property and funds of the Organization.

Article 57. The property of the Organization is created at the expense of:

1. Charitable contributions.

2. Entry membership fees.

3. Other sources that do not contradict the current legislation of the Republic of Kazakhstan.

Article 58. The organization has the right to attract additional financial resources in the manner prescribed by the legislation of the Republic of Kazakhstan.

Article 59. The organization may own or in operational management buildings, structures, equipment, inventory, funds in tenge and foreign currency, securities, other property, fixed assets and circulating assets, the value of which is reflected in the independent balance sheet of the Organization. An organization may own or have perpetual use of land and other property not prohibited by law.

Article 60. By decision of the members of the Organization, funds (development, social assistance, charitable, reserve and others) may be created, which are used for the purposes approved by the members of the Organization.

Article 61. The size of the entrance membership fees is determined at the General meeting of the members of the Organization. Paid membership fees go to the Foundation created in the Organization.

Chapter 10. Procedure for reorganization and liquidation

Article 62. The reorganization of the Organization is carried out in the manner prescribed by the current legislation of the Republic of Kazakhstan. Reorganization can be carried out in the form of merger, acquisition, division, separation and transformation.

Article 63. The liquidation of the Organization is carried out by decision of the General Meeting of the founders of the Organization, judicial or other authorized bodies.

Article 64. Members of the Organization at the General Meeting of Members of the Organization appoint a liquidation commission and establish the procedure and terms for liquidation of the Organization.

Article 65. From the moment of appointment of the liquidation commission, the powers to manage the affairs of the Organization shall be transferred to it.

Article 66. The liquidation commission publishes in the press a publication on the liquidation of the Organization, the procedure and deadline for filing claims by its creditors.

Article 67. Upon expiration of the term for the presentation of claims by creditors, the liquidation commission shall draw up an interim liquidation balance sheet. The liquidation interim balance is approved by the General meeting of the members of the Organization.

Article 68. After the completion of settlements with creditors, the liquidation commission draws up a liquidation balance sheet, which is approved by the General meeting of the members of the Organization.

Article 69. Property remaining after the satisfaction of creditors' claims or its value is subject to distribution among the members of the Organization. By decision of the members of the Organization, the remaining part of the property can be used for the purposes for which the Organization was created and (or) for charitable purposes.

Article 70. In case of reorganization, all documents (management, financial and economic, personnel, etc.) are transferred in accordance with the established rules to its legal successor.

Chapter 11. Final provisions

Article 71. Relationships not regulated by this Charter are governed by the current legislation of the Republic of Kazakhstan.

Article 72. This Charter of the Organization may be amended and supplemented in the form of appendices to the Charter, or the Charter may be presented in a new edition.

General Director of the Private Institution "Non-profit organization

for the protection of copyright and related rights "Amanat" Balmagambetova L.Yu.

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