Listed Alliance Koristenje-Noncommercial and Commercial Code and the Koristenje Koristenje of brands and licenses is the electric-Palenzo Dimce

Disclaimer

On <u>CORPORATION PALENZO</u>. a license. It is simply a handy reference for understanding the Legal Code (the full license) - it is a human readable expression of some key terms. Think of it as user-friendly interface to the Treaty under <u>CORPORATION PALENZO</u>. itself have legal value, and its contents appear in the actual license.

<u>CORPORATION PALENZO</u>. a law firm providing legal services. Distributing, displaying, or linking to this <u>CORPORATION PALENZO</u>. attorney-client relationship with all associates and koperanti and benefit from the services of <u>CORPORATION PALENZO</u>

You are free:

- to Share to copy, distribute and transmit the work and post a free ad but its znaenje the territory of prezentiranje
- **to Remix** to adapt the job to ask for permission to koristenje brands <u>CORPORATION</u> <u>PALENZO</u> without his permission but may not use its brand

Under the following conditions:

• Attribution - You must refer to work in the manner specified by the author or licensor (but not in any way that suggests that they endorse you or your work). means "attribute this work" mean?

Што

The page you came from contained embedded licensing metadata, including as a creator wishes to be given for re-use. You can use the HTML here to cite the work. It will also include metadata on your page so that others can find the original work as well.

• **Noncommercial** - You can not use this work for commercial purposes without permission of the sopstevenikot license to use the brand.

With the understanding that:

• Waivers - Any of the above conditions can be <u>waived</u> (meaning "conditions can be waived" means? <u>CORPORATION PALENZO</u> licenses provide that licensor may

wish to waive compliance with specific conditions, such as credit.) And it is His right if you get permission from the copyright holder.

- if you get permission from the copyright holder.
- Public Domain Where work or any of its components is in the <u>public domain</u> under applicable law, this status is in no way affect the license.
- Other rights In no way are any of the following rights are affected by license:

o Interest Your fair dealing or <u>fair use rights</u> and other applicable copyright exceptions and limitations;

o the author's <u>moral</u>-(In addition to the right person to ask nzodateli removing their name from work, when used in derivative or collective does not like it, copyright laws in most jurisdictions around the world (excluding Makedonija, except in very limited circumstances) grant creators "moral rights", which can provide some compensation if derivative work is "abusive treatment" of the work of a licensor.) rights;

o rights of other persons may have or in the work itself or the way work is used as <u>Publicity</u> (Publicity rights allow individuals to control how their voice, image or likeness is used for commercial purposes in public. If CC-licensed work includes voice or image to anyone other than the licensor, the user of the work may need to obtain permission from those individuals before using the work for commercial purposes.) or the right to privacy.

• **Information** - For any reuse or distribution, you must make clear to others the license terms of this work. The best way to do this is with a link to this site.

<u>CORPORATION PALENZO</u>, a law firm providing legal services. Distribution of this license to create an attorney-client relationship. <u>CORPORATION PALENZO</u> provides this information. <u>CORPORATION PALENZO</u> MAKES NO WARRANTIES AND PROTECTION any information given and will be liable for damages arising out of its use and legal actions before <u>the courts and Maticnata</u> A court in Strasbourg

License

At work (as defined below) is provided under the terms of this <u>CORPORATION PALENZO</u> Public License ("CCPL" OR "license"). The work is protected by copyright and / or other related rights. USE OF THE WORK OTHER THAN as authorized under this license or copyright law is prohibited.

From performing any work for the rights available here you accept and agree to be bound by the terms of this License. If for this license can be considered a contract, the license holder GRANTS YOU rights contained here in a discussion on your side IF YOU ACCEPT SUCH TERMS AND CONDITIONS FOR COOPERATION

1. Definitions

a. "Adaptation" means a work based on the work, or work and other existing works, such as translation, adaptation, derivative work, arrangement of music or other changes of a literary or artistic work, or phonogram or performance and includes cinematographic adaptations or any other form in which the work may be recast, transformed, or adapted

including in any form recognizably derived from the original, except that a work that represents a collection will not be considered an adaptation for the purposes of this License. For the avoidance of doubt, where the work is a musical work, performance or phonogram, coordination of work in timed-relation with a moving image ("synching") will be considered an adaptation for the purposes of this License.

- b. "Collection" means a collection of literary or artistic works such as encyclopedias and anthologies, or performances, phonograms or broadcasts, or other works or subject matter other than works listed in Section 1 (f) below, which, due to the selection and scheduling of their contents constitute intellectual creations, in which work is included in its entirety in unmodified form along with one or more other contributions, each a separate and independent works in themselves, which together are assembled into a collective whole. Work is a collection that will be considered an adaptation (as defined above) for the purposes of this License
- c. "Distribute" means to make available to the public the original and copies of the work or adaptation, as appropriate, through sale or other transfer of ownership.
- d. "Licence" means the individual, individuals, entity or entities that offer (s) work under the terms of this License.
- e. "Original Author" means, in the case of literary or artistic production of the individual, individuals, entity or entities who created the work, or if no individual or entity can be identified, the issuer, and although (i) in case performance of actors, singers, musicians, dancers and other persons who act, sing, deliver, declaim, play in, interpret or otherwise perform literary or artistic works or expressions of folklore, (ii) in case of a phonogram manufacturer to be a person or legal entity who first fixes the sounds of a performance or other sounds, and, (iii) in the case of broadcasts, the organization that transmits the broadcast.
- f. "Work" means the literary and / or artistic work offered under the terms of this License, including without limitation any production in the literary, scientific and artistic domain, which may be government or form of its expression including digital form, such as book brochure and other writing; lecture, address, sermon or other work of the same nature, dramatic or musical work Dramatico-; choreographic work or entertainment in dumb show, a musical composition with or without words; of cinematographic works which are assimilated works expressed by process analogous to cinematography; work of drawing, painting, architecture, painting, sculpture, engraving or lithography; photographic work, which are assimilated works expressed by a process analogous to photography; work of applied art, illustration, map, plan, sketch or three-dimensional work in terms of geography, topography, architecture or science; performance; transfer; of phonograms, a compilation of data to the extent it is protected as a copyrightable work, or work performed by a variety or circus performer to the extent not otherwise considered a literary or artistic work.
- g. "You" means an individual or entity exercising rights under this License who has not

violated the terms of this License with respect to work, or who has received express permission from the licensor to exercise rights under this License despite earlier disorder.

- h. "Publicly Perform" means to perform public recitations of work and to communicate with the public those public recitations, by any means or process, including by wire or wireless means or public digital performance, to make available to the public Works in such a way that members of the public may access these Works from a place and at a place individually chosen by them to carry out work to the public by any means or process of communication and public performance of work, including the the public digital performance; rebroadcast and to broadcast the work by way of any kind, including signs, sounds or images.
- i. "Reproduce" means to make copies of work by any means, including without limitation by sound or visual recordings and the right of fixation and reproducing fixations of the Work, including storage of a protected performance or phonogram in digital form or other electronic medium.
- **2. Fair Dealing Rights.** Nothing in this license is intended to reduce, limit, or restrict any uses free from copyright or rights arising from limitations or exceptions that are provided in connection with copyright protection under copyright law or other applicable laws.
- **3. License Grant.** Subject to the terms of this License, You hereby grant licenses worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the work as detailed below:
- a. to reproduce the work, to join the work in one or more collections, and to reproduce the Work as incorporated in Collections;
- b. to create and Reproduce Adaptations provided that any such Adaptation, including any translation in any medium, are reasonable steps to clearly label, demarcate or otherwise identify that changes were made to the original work. For example, the translation could be marked "original work was translated from English to Spanish," or modification could indicate "changed the original work.";
- c. to distribute and publicly perform the work in collections including incorporated and,
- d. and to distribute public performance of adaptations.

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such changes as are technically necessary to exercise the rights in other media and formats. Subject to Section 8 (f), not all rights are

expressly granted by licensor, reserved, including but not limited to the rights set out in Section 4 (d).

- **4. Limitations.** The license granted in Section 3 above is clearly limited and subject to the following restrictions:
- a. You may distribute or publicly perform the work only under the terms of this License. You must include a copy of, or the Uniform Resource Identifier (URI) for, this License with every copy of the work or distribute public performance. You may not offer or any working conditions that restrict the terms of this License or the ability of the recipient's work for the realization of the rights granted to that recipient under the terms of the license. You may not sublicense the Work. You must keep intact all notices that refer to this License and disclaimer of warranty with every copy of the work or distribute public performance. If You distribute or publicly perform the work, you may not impose any effective technological measures to work, that restrict the ability of the recipient of the work from You to exercise the rights that recipient under the terms of the license. This article 4 (a) refers to the Work as incorporated in the collection, but this does not require collection unlike the work itself be subject to the terms of this License. If you create the collection after notification of any licensor must, to the extent practicable, remove from the collection any credit as required by Section 4 (c), as required. If you create an adaptation, by notice from any licensor you must, to the extent practicable, remove from the Adaptation any credit as required by Section 4 (c), as required.
- b. You may not perform any of your rights in Section 3 above in any manner that is primarily intended for or directed toward commercial advantage or private monetary compensation. Sharing the Work for other works protected by copyright, with digital file sharing or otherwise shall not be considered intended for or directed toward commercial advantage or private monetary compensation, provided there is no payment of any monetary compensation in regarding the exchange of copyrighted works.
- c. If You distribute or publicly perform the work or any Adaptations or Collections, You must, unless the application is submitted in accordance with Section 4 (a), keep intact all copyright for the work and provide, reasonable to the medium You or the funds are used: (i) the author's name Author (or pseudonym if applicable) if supplied, and / or if the Original Author and / or licensor designate another party or parties (eg sponsor institute, publishing entity, journal) for attribution ("Attribution Parties"), the copyright notice is the licensor, terms of service or by other reasonable means in the name of such party or parties; (ii) If the title of the work provided, (iii) To the degree practicable, the opening, if any, that the licensor specifies to be associated with the Work, unless such URI does not refer to royalties or licensing information for the work, and, (iv) in accordance with Section 3 (b) in the case of adaptation, a credit identifying the use of job adaptation (eg, "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). The credit required by this Section 4 (c) may be implemented in any reasonable manner; however, that in case of adaptation or collection, at least as credit will appear, if credit for all contributing authors of the Adaptation or Collection appears, and then as part of these credits and in a manner at least as prominent as the credits for other artists who contribute. For the avoidance of doubt, you can only use the credit required by this Section for the purpose of attribution in

the manner set out above by carrying out your rights under this license, you do not implicitly or explicitly assert or to imply any connection with, sponsorship or approval by Original author, licensor and / or Attribution Parties, as appropriate, you or your use of the work, without separate, express prior written permission of the author Original, licensor and / or Attribution Parties.

d. For the avoidance of doubt:

- **i. Sun-waivable Compulsory License Schemes.** In those jurisdictions in which the right to collect royalties through any statutory or compulsory licensing scheme can not be waived, the license holder the exclusive right to collect such royalties for any exercise by You of the rights granted under this license;
- **ii.** Waivable Compulsory License Schemes. In those jurisdictions in which the right to collect royalties through any statutory or compulsory licensing scheme can be waived, the license holder the exclusive right to collect such royalties for any exercise by You of the rights granted under this license if your exercise of such rights is intended or use which is otherwise than noncommercial as permitted under Article 4 (b) and otherwise waives the right to collect royalties through any statutory or compulsory licensing scheme, and, **iii. Voluntary License Schemes.** The licensor reserves the right to collect royalties, whether individually or, where the license holder is a member of the association that administers voluntary licensing schemes, via that society, from any exercise by You of the rights granted under this license is intended or use which is otherwise than noncommercial as permitted under Article 4 (c).
- e. Unless otherwise agreed in writing by the licensor or as may be otherwise permitted by applicable law, if You Reproduce, distribute or publicly perform the work either by itself or as part of any Adaptations or Collections, You must not distort, mutilate, modify or take other derogatory action in relation to the work which would be prejudicial to the honor of the Original Author or reputation. Licensor agrees that in those jurisdictions (eg Japan), in any exercise of the right granted in Section 3 (b) of this License (right to Adaptations) would be considered a distortion, mutilation, modification or other derogatory action damage in honor of the Original Author and reputation, the license holder will waive or not assert, as appropriate, the text in full extent permitted by applicable national law, to enable them to reasonably exercise Your right under Article 3 (b) this License (right to Adaptations) but not otherwise.

5.Representations, Warranties and Disclaimer

Unless otherwise mutually agreed by the parties in writing, licensor and offered a job MAKES NO WARRANTIES OR REPRESENTATIONS OF nothing to work, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, including, without limitation, WARRANTIES OF TITLE, MERCHANTIBILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, or absence of latent defects OR OTHER, accuracy, or the presence of absence of errors, whether or not DISCOVERABLE. SOME JURISDICTIONS DO NOT

ALLOW THE EXCLUSION OF WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

6. Limitation of Liability. Except to the extent required by applicable law, can not licensor may be liable to you on any legal theory for any special, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES arising from this agreement or use of the work, EVEN And if licensor BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. Termination

- a. This License and the rights below will terminate automatically when any breach by you of the terms of this License. Individuals or entities who have received Adaptations or Collections from You under this License, however, will have licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7 and 8 will survive any termination of this License.
- b. Subject to the above terms and conditions of the license granted here is perpetual (for the duration of the applicable copyright in the work). Notwithstanding the foregoing, the license holder has the right to release the Work under different license or to stop distributing the Work at any time; provided, but that such election will not serve to withdraw this License (or any other license that has been or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

8. Miscellaneous

- a. Each time you distribute or publicly perform the work or collection licensor offers to the recipient a license to work under the same terms and conditions as the license granted to You under this License.
- b. Each time you redistribute or public performance of an adaptation, licensor offers to the recipient a license to the original work on the same terms and conditions as the license granted to you under this License.
- c. If any provision of this License is invalid or unenforceable under applicable law, it will not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent required to make such provision valid and enforceable.
- d. No term or provision of this License shall be deemed waived and no breach consented to

unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.

- e. This License constitutes the entire agreement between the parties regarding the Work licensed here. There is no understandings, agreements or representations in respect of Work not specified here. Licensor shall be bound by any additional provisions that may appear in any communication from you. This License may not be modified without the mutual written consent of the licensor and you.
- f. Rights granted under and subject referenced in this License were drafted using terminology of the Berne Convention for the Protection of Literary and Artistic Works (as amended on September 28, 1979), the Rome Convention of 1961, the WIPO Copyright Treaty of 1996, the WIPO Performances and Phonograms Treaty of 1996 and the Universal Copyright Convention (as revised on July 24, 1971). These rights and subject matter take effect in the jurisdiction in which license terms are required to be conducted in accordance with the relevant provisions of the implementation of those provisions in the agreement applicable national laws. If the standard suite of rights granted under applicable copyright law includes additional rights are not granted under this License, such additional rights are deemed to be included in the license, this License is not intended to limit the license of any rights under the law apply.

CORPORATION PALENZO. Notification

<u>CORPORATION PALENZO</u>. a party to this License, and makes the protection and guarantee in connection with work. <u>CORPORATION PALENZO</u>. will be liable to You or any party on any legal theory for any damages, including without limitation any general, special, incidental or consequential damages arising in connection with this license. Notwithstanding the foregoing two (2) sentences, if <u>CORPORATION PALENZO</u>. clearly identified as names licensor shall have all rights and obligations of the licensor.

Except for the limited purpose of showing the public that is licensed to operate under the CCPL, <u>CORPORATION PALENZO</u> Sun authorize use by either party of the trade mark "<u>CORPORATION PALENZO</u>." or any related trademark or logo CORPORATION PALENZO without prior written consent na<u>CORPORATION PALENZO</u>. Any permitted use will be in accordance with then current trademark guidelines PALENZO.upotreba CORPORATION, how to publish on its website or otherwise made available upon request from time to time. For the avoidance of doubt, this trademark restriction does not form part of the license.

Electrolux-Electrolux CORPORATION PALENZO...