

APPROVED
by the Founding Meeting of
NON-GOVERNMENTAL ORGANIZATION
“METALAB”
Protocol No. 1 of 02.03.2020.

CHARTER

of

NON-GOVERNMENTAL ORGANIZATION “METALAB”

1. GENERAL PROVISIONS

1.1. NON-GOVERNMENTAL ORGANIZATION “METALAB” (hereinafter — the Organization) is a voluntary, independent, non-political non-profit non-governmental organization that unites citizens of Ukraine, foreigners, and stateless persons staying in Ukraine legally and having reached 18 years of age, established to meet and protect legitimate social, economic, creative, national, cultural, and other common interests for realization of the purpose and objectives set by this Charter.

1.2. Full name of the Organization:

in Ukrainian: ГРОМАДСЬКА ОРГАНІЗАЦІЯ «МЕТАЛАБ»;

in English: NON-GOVERNMENTAL ORGANIZATION “METALAB”;

Abbreviated name of the Organization:

in Ukrainian: ГО «МЕТАЛАБ»;

in English: NGO “METALAB”.

1.3. The Organization shall carry out its activities in accordance with the Constitution of Ukraine, the Law of Ukraine “On Public Associations”, the legislation of Ukraine, and this Charter.

1.4. The Organization shall operate based on the principles of voluntariness, self-governance, free choice of operation territory, legal equality, lack of property interest of its members, transparency, openness, and publicity.

1.5. The Organization shall acquire the status of a legal entity from the moment of its state registration. The Organization may have an independent balance sheet, separate assets, all types of bank accounts that are not prohibited by law, and stamps and seals of the established pattern.

1.6. The Organization may have its own symbols, which are subject to registration in the manner prescribed by current Ukrainian legislation.

2. ORGANIZATION PURPOSE AND MAIN ACTIVITIES

2.1. The purpose of the Organization is to conduct educational, cultural, and social activities aimed at implementing social, environmental, and cultural projects; represent and protect legitimate social, creative, national, cultural, and other common interests of Organization members regarding the development of the city of Ivano-Frankivsk (hereinafter — the city); increase the role of the city population’s cultural and social activities; and promote advanced development of the city of Ivano-Frankivsk.

2.2. Main activities (goals) of the Organization:

- organization and holding of non-profit demonstrations, competitions, festivals, and other educational, environmental, and cultural events;
- protection of the rights and legitimate interests of Organization members;
- propaganda and popularization of the concept of a more socially equal, spatially comfortable, culturally richer, ecologically responsible, and economically balanced city;
- development and improvement of the city’s life quality, non-profit;
- intensification of the city’s residents participation in the development of the city’s community and solution of its problems, non-profit;
- promotion of involvement of city organizations and citizens in international cooperation;
- integration of Ukraine in the solution of global challenges in urban development;
- exchange of messages, ideas, experiences, and inspiration to achieve Organization purpose;
- development and implementation of new projects to improve the infrastructure and atmosphere of the city and Ukraine in general;
- increasing the city’s attractiveness for the city’s residents and guests;
- creating space for active youth’s self-fulfillment;
- creation of a unique city style;
- organization and holding of cultural and educational activities and strengthening the

role of social projects in the course of the city's development;

- promotion of the city's development;
- support of cultural events for the city's population;
- participation in the development and implementation of programs that ensure the development and achievement of Organization goals and objectives;
- establishing contacts, sharing information, supporting and coordinating the actions of Organization members, and assisting in the realization of their common interests;
- fostering attraction of investments in the city's development;
- promoting the participation of Organization members in conferences, seminars, and other events that will enhance the overall development of the Organization and the city;
- providing practical, organizational, and methodological support to separate units (in case of their establishment) of the Organization, public organizations, and charitable organizations to involve population in creating a cozy atmosphere and improving the city's infrastructure;
- promotion of physical, moral, and aesthetic education of the city population and residents of Ukraine in general;
- development and strengthening of ties with all-Ukrainian and international clubs, federations, non-governmental organizations, and associations.

2.3. To achieve its purpose and goals, the Organization shall have the right to:

- freely share information about its activities and promote its purpose (goals);
- apply, in the manner prescribed by law, to state authorities, authorities of the Autonomous Republic of Crimea, local governments, and their public officers and officials with proposals (comments), statements (petitions), and complaints;
- receive, in the manner prescribed by law, public information owned by the subjects of power and other managers of public information;
- participate, in the manner prescribed by law, in the development of draft regulations issued by public authorities, authorities of the Autonomous Republic of Crimea, and local governments and relating to the NGO's activities and important issues of state and public life;
- hold peaceful assemblies;
- implement programs aimed at improving socio-economic, cultural, and spiritual state of the population;
- act as a participant in civil law transactions and acquire property and non-property rights;
- hold events related to the realization of the Organization's basic objectives and invite experts, stakeholders, and organizations, both Ukrainian and foreign, to participate in its work;
- organize and participate in seminars, lectures, conferences, research and practice workshops, and other similar events on a wide range of issues, in accordance with the statutory objectives, with no profit aim;
- share information and exchange professional and practical experience with relevant organizations in Ukraine and abroad;
- collect, summarize, study, and share world best practices in the implementation of statutory objectives;
- participate in public opinion formation through speeches in the media, lecture propaganda, and other ways not prohibited by law;
- carry out methodological activities, organize and conduct sociological research on social, political, economic, environmental, cultural, educational, youth, and other social issues and relevant movements;
- promote its name, symbols, and other attributes, share information about Organization activities and position, and promote Organization purpose, principles, and objectives, in particular through the media;
- participate in international and national congresses, conferences, symposia, competitions, and other similar events on issues within the Organization's competence;
- make proposals concerning implementation of Organization objectives to public authorities, local governments, enterprises, institutions, and organizations;

- receive information, support, and assistance necessary for realization of its purposes and objectives from state authority and public administration bodies and local authorities, enterprises, institutions, organizations, and individuals;
- independently determine the forms and systems of remuneration to Organization employees;
- involve employees into the Organization under employment contract or subcontract;
- set awards and encourage Organization members for their active work in the Organization;
- promote the creation of social facilities to achieve Organization purpose and goals;
- be a member of international non-governmental organizations in the field of development and improvement of city infrastructure, maintain direct contacts with foreign partners, and conclude relevant treaties and agreements that do not contradict Ukraine's international obligations and principles of its foreign and defense policy;
- cooperate with public authorities and local governments;
- create (be a founder (participant) of) legal entities (companies, enterprises), institutions, and organizations, including non-profit organizations.

3. PROCEDURE FOR ACQUISITION AND TERMINATION OF ORGANIZATION MEMBERSHIP

3.1. Citizens of Ukraine, as well as foreigners and stateless persons legally staying in Ukraine, who have reached 18 years of age and actively contribute to the fulfillment of the Organization's statutory objectives, can be Organization members. Membership in the Organization is fixed and confirmed by an entry in the Register of Members of the Organization.

3.2. Admission to Organization membership shall be carried out by the Board of the Organization by a simple majority of votes on a candidate's written application of an established form. Refusal to admit a person as a member (participant) of the Organization must be motivated.

The Board of the Organization shall decide on a person's admission as an Organization member and make an entry in the Register of Members of the Organization no later than two months after receiving an application, in which the person confirms the obligation to comply with the Charter and adhere to the Code of Ethics, and agrees to their personal data processing in accordance with statutory objectives and current legislation.

3.3. Membership in the Organization shall be individual. The maximum number of Organization members is not limited.

3.4. The responsibility for maintaining the Register of Members of the Organization shall rest with the Board and persons designated by the Board and having access to the Register of Members of the Organization.

3.5. Termination of Organization membership shall be based on:

1) a written application of a member submitted to the Board of the Organization or another statutory body of the Organization that decided on the person's admission to Organization membership;

2) the decision of the Board.

Membership in the Organization shall be terminated in case of death of a person.

Membership termination is not a ground for termination or non-performance of any obligations under civil or employment contracts.

The Board or its authorized body shall make a decision on expulsion of an Organization member in case of:

1) repeated violations of Charter requirements;

2) committing an act or omission incompatible with Organization purpose;

3) committing an act or omission that causes property or non-property damage to the Organization.

4) violation of the Code of Ethics of the Organization.

Complaints against decisions, actions, or omissions of governing bodies related to the acquisition and termination of membership and members' rights and responsibilities shall be

considered by a regular General Meeting. If a regular General Meeting authorizes another permanent or temporary body, the complaints shall be considered by such body within two months from the moment when a person learned or could have learned about these decisions, actions, or omissions.

3.8. The Board shall have the right to establish awards or other means of public encouragement for Organization members and other persons contributing to the statutory objectives of the Organization.

4. RIGHTS AND OBLIGATIONS OF ORGANIZATION MEMBERS

4.1. The rights and obligations of Organization members shall be exercised in accordance with the procedure established by this Charter.

4.2. An Organization member shall have the right to:

- participate in the Organization’s statutory activities and events;
- participate in the General Meeting, elect, and be elected to the Organization’s governing bodies;
- authorize a representative or member of the Organization or the Board to participate and vote at the General Meeting. The power of attorney for the right to participate and vote at the General Meeting shall be certified by Organization seal and the Board Chair’s signature;
- submit proposals, applications, and complaints to the governing bodies;
- receive information and explanations on Organization activities, subject to confidential information and personal data protection;
- have access to financial and other reports of the Organization;
- voluntarily terminate membership in the Organization.

4.3. An Organization member shall be obliged to:

- comply with Charter requirements and governing bodies’ decisions related to the implementation of the Organization’s statutory objectives;
- enhance the implementation of the Organization’s statutory objectives;
- promote the ideas, purpose, statutory objectives, and activities of the Organization;
- comply with the requirements of the Organization’s governing bodies or a separate unit in which the member is registered on the procedure and terms of personal data and other confidential information use;
- disallow actions hindering Organization activities;
- take care of strengthening the Organization’s authority.

5. ORGANIZATION’S STRUCTURE, GOVERNING BODIES, AND THEIR POWERS

5.1. The Organization’s governing bodies include:

5.1.1. supreme governing body — the General Meeting;

5.1.2. permanent executive body — the Board;

5.1.3. head of the Organization — Board Chair.

5.2. The General Meeting.

5.2.1. The supreme body is the General Meeting comprised directly of Organization members.

5.2.2. The General Meeting shall be convened by the Board at least once a year. The Board of the Organization shall notify Organization members of the time and place of the regular General Meeting no later than 30 working days before their holding. Meetings of the General Meeting may involve Organization members directly or via electronic means of communication.

5.2.3. Extraordinary General Meetings may be convened at the request of the Board or upon receipt of a written request of at least 1/3 of Organization members. The Board shall notify Organization members of the time and place of an Extraordinary General Meeting by sending an e-

mail to an Organization member notifying them of the Extraordinary General Meeting no later than 10 working days after making respective decision or receipt of a written request on a General Meeting convocation.

Organization members, in case of the Board's non-compliance with respective written request, shall independently notify Organization members of the time and place of the Extraordinary General Meeting in accordance with the Charter.

5.2.4. The General Meeting shall be valid provided that more than half of Organization members are present.

5.2.5. The exclusive competence of the General Meeting shall include making decisions on:

- approval of changes and amendments to the Charter;
- election of the Board Chair and members of the Board of the Organization;
- Organization participation in other non-profit legal entities or their associations;
- creation and termination of separate units of the Organization;
- disposal of Organization assets;
- alienation of Organization assets in the amount of fifty percent or more of Organization

assets;

- making a decision on Organization self-dissolution/reorganization.

5.2.6. The General Meeting shall have the right to delegate to the Board of the Organization certain powers to resolve issues within their competence, except for the powers specified in Art. 5.2.5. of this Charter.

5.2.7. The voting procedure shall be determined by the General Meeting.

Decisions on the adoption, making amendments to the Charter, reorganization, or liquidation shall be made by 3/4 of the votes of the members participating in voting, but no less than 75% of the total number of members. All other decisions shall be made by a simple majority of votes from the members registered at the General Meeting.

5.2.8. The General Meeting shall have the right to make decisions on other issues that do not fall within the competence of other governing bodies of the Organization.

5.2.9. Decisions of the General Meeting shall be recorded in the minutes signed by the Chair and the Secretary.

5.2.10. Decisions of the General Meeting can be made by electronic ballot.

5.2.11. The Board Chair may initiate the General Meeting decision making by electronic ballot.

5.2.12. The draft decision on the proposed issue (issues) and the link for voting shall be communicated to the Board members by sending a relevant message to their e-mails.

5.2.13. In case decisions of the General Meeting are made by electronic ballot, voting shall be conducted through the electronic system Loomio (electronic access: <https://www.loomio.org>) or other similar system providing for authorization via a personal Facebook page and/or e-mail.

5.2.14. Organization members shall be given 3 (three) working days, which is counted from the moment of sending a link for voting to their e-mails, to make a decision on the issue put to the vote.

5.2.15. Voting in the electronic system shall be made by pressing a button by an Organization member indicating the decision they made: "FOR", "AGAINST", or "ABSTAIN".

5.2.16. The decision of the General Meeting on the adoption, amendment of the Charter, reorganization, or liquidation shall be considered adopted by electronic ballot if voted for by 3/4 of the members participating in voting, but no less than 75% of the total number of Organization members. All other decisions shall be considered to be made by electronic ballot by a simple majority of votes from the number of members who voted at the General Meeting.

5.2.17. The decision of the General Meeting adopted by electronic ballot shall be recorded in the General Meeting minutes signed by the Chair and the Secretary. The minutes must indicate this form of meeting of the General Meeting and the means of communication, computer program, or an online voting platform through which a decision was made. The register of persons present who participated in the General Meeting shall be signed by all present members of the General Meeting within 10 working days.

5.3. The Board.

5.3.1. The permanent governing body between the General Meetings is the Board.

5.3.2. The Board is elected by the General Meeting of at least three persons for a term of 2 (two) years. The same person may be elected to the Board more than once.

5.3.3. If, for any reason, after the expiration of the term of office of the Board members the General Meeting does not decide on their re-election or election of a new Board, the powers of such Board members shall continue until the General Meeting decides on their re-election.

5.3.4. Recall of a Board member and change of the Board's composition shall be carried out by the General Meeting at the proposal of their members. The Board's competence shall be changed by amending the Charter.

5.3.5. The Board shall consist of the Board Chair and other members personally elected by the General Meeting.

5.3.6. Meetings of the Board shall be convened by the Board Chair at least twice a year, or within five working days after the receipt of a written application or e-mail from a Board member on the need to convene a Board meeting and shall be valid if more than half of the Board members are present. Decisions of the Board shall be made by a simple majority of votes of those participating in voting unless the Board determines a qualified majority. Decisions of the Board shall be recorded in minutes and kept by the Secretary.

5.3.7. Decisions of the Board can be made by electronic ballot.

5.3.8. The Board Chair or any of the Board members may initiate Board decision making by electronic ballot.

5.3.9. The draft decision on the proposed issue (issues) and the link for voting shall be communicated to the Board members by sending a relevant message to their e-mails.

5.3.10. In case decisions of the Board are made by electronic ballot, voting shall be conducted through the electronic system Loomio (electronic access: <https://www.loomio.org>) or other similar system providing for authorization via a personal Facebook page and/or e-mail.

5.3.11. The Board members shall be given 3 (three) working days, which is counted from the moment of sending a link for voting to their e-mails, to make a decision on the issue put to the vote.

5.3.12. Voting in the electronic system shall be made by pressing a button by a Board member indicating the decision they made: "FOR", "AGAINST", or "ABSTAIN".

5.3.13. The Board decision shall be considered adopted by electronic ballot if more than half of all Board members voted for it.

5.3.14. The Board decision adopted by electronic ballot shall be recorded in the Board Minutes signed by the Board Chair. The minutes must indicate this form of the Board meeting and the means of communication, computer program, or an online voting platform through which a decision was made. The register of persons present who participated in the Board meeting shall be signed by all present Board members within 10 working days.

5.3.15. The powers of the Board shall include:

- to determine specific objectives and forms of Organization activities;
- to approve the main activities, plans, and programs of the Organization;
- to approve annual budgets, balance sheets, financial and other reports of governing bodies;
- to approve and change operational and financial plans, compile annual budgets, balance sheets, and reports of the non-governmental Organization;
- to establish funding procedures and other forms of statutory objectives' implementation;
- to make decisions on the establishment and termination of enterprises, institutions, and organizations, as well as on the acquisition and disposal of the Organization's real estate;
- to approve symbols and determine the order of their use and storage;
- to approve samples and descriptions of forms, stamps, and seals;
- to make a decision on the admission to or expulsion from Organization membership;
- to establish the amount of the entrance membership fee and annual membership fee of Organization members;
- to approve the Code of Ethics of the Organization and control compliance with the Code of Ethics of the Organization;

- to conduct an independent financial or other audit of the Organization;
- to keep records of members and contributions of Organization members;
- to organize execution of decisions of the General Meeting of Members;
- to solve current organizational issues;
- to provide for financial and economic activities.

5.3.16 The Board decision shall be valid if voted for by at least half of the total number of Board members present at the meeting.

5.4. Chair of the Board of the Organization.

5.4.1. The Board Chair shall manage current activities of the Organization in accordance with the legislation, the Charter, and governing bodies decisions.

5.4.2. The Board Chair shall be elected by no less than 2/3 of the registered participants of the General Meeting for a term of 2 (two) years from among Organization members. An Organization member may be elected to the position of the Board Chair repeatedly.

5.4.3. If, for any reason, after the expiration of the term of office of the Board Chair the General Meeting does not decide to terminate their powers, the powers of the Board Chair shall continue until the General Meeting decides to re-elect them.

5.4.4. The recall of the Board Chair shall be carried out by the General Meeting on the Board's proposal. The competence of the Board Chair shall be changed by making amendments to the Charter.

5.4.6. Powers of the Chair of the Board of the Organization include:

- to officially represent the Organization without a power of attorney in public authorities, local governments, as well as in relations with other persons in Ukraine and other states;
- to enter into agreements and other transactions on behalf of the Organization, subject to restrictions established by the Organization Charter and the General Meeting decisions;
- to ensure the implementation of decisions and instructions of the Organization's governing bodies;
- to open and close Organization accounts in banks and other financial institutions, sign banking and other financial documents;
- to approve the staff schedule, enter into employment and civil contracts, hire and fire employees in accordance with the current legislation of Ukraine, issue orders and other mandatory acts for NGO employees, and manage their activities;
- to report to the Organization's governing bodies on current Organization activities;
- to make decisions on other current Organization issues and perform other administrative functions aimed at implementing statutory objectives of the Organization;
- to vote at the Organization's Board meetings;
- to organize the Board's work;
- to exercise direct management of the Organization.

5.4.7. The Board Chair may perform their duties free of charge.

5.4.8. Grounds for termination of powers of the Board Chair and Board members:

- at their own request, subject to a two weeks' written notice to the Board;
- in case of impossibility to perform their duties due to health condition;
- in case of death or declaring them legally incapacitated, partially incapacitated, missing, or dead.
- on other grounds specified by the current legislation of Ukraine and this Charter.

6. PROCEDURE FOR REPORTING OF THE ORGANIZATION'S GOVERNING BODIES TO ITS MEMBERS

6.1. The Chair of the Board of the Organization shall report to Organization members on the implementation of the Organization's statutory objectives and the Board's annual work plan at the annual General Meeting of the Organization.

6.2. The Board of the Organization shall prepare a report reflecting such issues as

6.2.1. analysis of the Organization's implementation of its main objectives;

6.2.2. analysis of the implementation of the Organization's annual plan and negative and positive phenomena during its implementation;

6.2.3. number of Organization members and attraction of new Organization members;

6.2.4. financial activities of the Organization and use of the funds received on the Organization's account for performance of the Organization's statutory objectives;

6.2.5. main Organization objectives for the next calendar year.

6.3. After each meeting, the Board of the Organization shall prepare information on the issues considered and decisions made.

The annual report on statutory objectives implementation shall be published within 30 days from the date of approval by the General Meeting of the Organization.

7. PROCEDURE FOR APPEALING AGAINST DECISIONS, ACTS, OR OMISSIONS OF THE ORGANIZATION'S GOVERNING BODIES AND CONSIDERATION OF APPEALS

7.1. Appeals against decisions and omissions of the Organization's governing bodies shall be made in accordance with current legislation and provisions of this Charter.

7.2. Appeals of Organization members against decisions, acts, or omissions of governing bodies shall be considered by the General Meeting of the Organization.

7.3. Relevant appeals shall be submitted by Organization members to the General Meeting Chair during its holding. The person submitting the appeal shall read it to the General Meeting participants. A member of the Board of the Organization or the Board Chair shall answer to the appeal of the Organization member. The General Meeting of the Organization shall decide on the appeal's satisfaction or rejection.

8. FUNDING SOURCES AND ORDER OF FUNDS AND OTHER ORGANIZATION ASSETS USE

8.1. The Organization may own assets and funds necessary for its statutory activities, obtained in the form of:

- funds or assets received free of charge and/or in the form of non-refundable financial assistance, contributions, or voluntary donations;
- passive income;
- funds or property received by the NGO from its main activities, taking into account the provisions of the Tax Code of Ukraine;
- grants or subsidies received from state or local budgets, state trust funds, or within technical or charitable assistance, including humanitarian one, except for subsidies to regulate paid services' prices provided to the Organization or through it to services recipients in accordance with law in order to reduce such prices' level.

8.2. The procedure for funds use shall be determined by the General Meeting.

8.3. The Organization shall use its funds to carry out statutory activities.

8.4. Income (profits) and assets or their parts shall not be subject to distribution among the founders (participants), Organization members, employees (except for salaries or accrual of the single social contribution), members of governing bodies, and other related persons.

Revenues (profits) of the Organization shall be used exclusively to finance the costs of the non-profit organization maintenance and realization of the purpose (goals, objectives) and activities defined by its statutory documents.

8.5. In the event of Organization termination (as a result of its liquidation, merger, division, accession, or transformation), the assets must be transferred to one or more non-profit organizations of the appropriate type or credited to the budget.

8.6. In the event of Organization reorganization, its property, assets, and liabilities shall be transferred to the successor.

9. PROCEDURE FOR ESTABLISHMENT, OPERATION, AND TERMINATION OF SEPARATE UNITS OF THE ORGANIZATION

9.1. Within its structure the Organization may have separate units, which are structural entities that fully share the purpose, objectives, and activities of the Organization.

9.2. Separate units shall be created by the General Meeting decision, without legal entity rights.

9.3. Separate subdivisions shall be created in accordance with current legislation. The head of a separate unit shall be appointed by the General Meeting of the Organization.

9.4. The initiative group of a separate unit shall submit an application of any form for admission to the Organization to the General Meeting of the Organization. Attached to the application should be:

- initiative group composition — no less than two people;
- full name of the separate unit;
- list of separate unit members indicating: last name, name, and patronymic; date of birth; registration number of the taxpayer's account card; place of work and position (for employees), place of study (for students);
- separate unit address.

9.5. The separate units of the Organization and their members shall enjoy all the rights conferred on Organization members and perform the objectives, directions and forms of activities, and responsibilities required by this Charter. Heads of separate units shall have the right to act on behalf of the Organization based on powers of attorney issued by the Board Chair.

9.6. The separate units of the Organization shall terminate their activities by the decision of the General Meeting of the Organization based on the application of 3/4 of the separate unit members in case of gross violation of the separate unit's rights and obligations and its members' omissions.

9.7. Notice of separate unit termination shall be submitted by the Organization to the authorized registration body at the Organization location in the form approved by the Ministry of Justice of Ukraine or another competent state body at the time of such form submission.

10. PROCEDURE FOR MAKING AMENDMENTS TO THE CHARTER

10.1. Amendments and additions to the Charter shall be made by the decision of the General Meeting of participants in the manner prescribed by this Charter if voted for by 3/4 of the members participating in voting but no less than 75% of the total number of members.

10.2. The Organization shall notify the registration body about the amendments to the statutory documents unless otherwise provided by the current legislation of Ukraine.

11. PROCEDURE FOR ORGANIZATION TERMINATION, REORGANIZATION

11.1. Termination of the Organization is carried out:

11.1.1. by the General Meeting decision, self-dissolution, or reorganization by joining another public organization of the same status;

11.1.2. by court decision on Organization prohibition (forced dissolution).

11.2. The decision on Organization self-dissolution shall be made in the order established by this Charter. The General Meeting of the Organization, which has decided on dissolution, shall establish a liquidation commission or instruct the Board Chair to exercise liquidation commission

powers to terminate the Organization as a legal entity and shall decide on the use of funds and assets after its liquidation in accordance with the Charter.

11.3. If the decision to terminate the Organization is made by court, all property, financial, and other issues related to its activities' termination shall be resolved within current legislation, in accordance with the court decision.

11.4. Reorganization shall be carried out in accordance with the decision of the General Meeting of participants by at least 3/4 of the votes present but no less than 75% of the total number of members. In this case, the whole set of the Organization's rights and responsibilities shall pass to its successors.

11.5. In the event of Organization self-dissolution, its assets and funds, after satisfaction of creditors' claims, shall be transferred by the Organization's decision for statutory or charitable purposes to another (several other) non-governmental organization, or, in case of non-adoption of such decision, shall be included in the state or local budget.

11.6. In the event of Organization reorganization, its property, assets, and liabilities shall be transferred to its successor.

11.7. Organization activities may be prohibited by a court. Organization prohibition has the effect of terminating its activities. In the event of a decision to prohibit Organization activities, its property, funds, and other assets shall be transferred to the state or local budget by a court decision.

On behalf of the Constituent General Meeting of the NGO "METALAB"

Protocol №1 of 02.03.2020

Authorized to sign the Charter:

Founders:

_____ **Anna Pashynska**

_____ **Anna Dobrova**

_____ **Yulia Rusylo**