

ОБЩЕСТВО С ОГРАНИЧЕННОЙ ОТВЕТСТВЕННОСТЬЮ МОСКОВСКИЙ ЮРИДИЧЕСКИЙ ЦЕНТР

ОГРН 11950810110816, ИНН 5029241382, Юр. адрес: 129626, Москва, ул. Староалексеевская, д. 4, оф. 6
pravagroup.ru; email: msk.pravagroup@gmail.com; тел. +7 (495) 220 – 56 - 66

to the Association «Connecting Consciousness»
to Mr. to : SIMON PARKES

<https://www.simonparkes.org> simon.parkes3@btopenworld.com
CC: Rebecca Parkes beckyb256@yahoo.co.uk

from:

Public Association "Moscow Legal Center"
(Moscow Law Center)

Address: 129616, Moscow, st. Staroalekseevskaya, d. 4, office 6
on behalf of and in the interests of a team of Russian scientists,
USB REZOTONE creators
and Vladimir Kolesnikov

Dear Mr. Simon Parkes!

I would like to introduce myself. My name is Alexei Pavlovich, a lawyer from Moscow, acting on behalf of my Russian clients, a team of Russian scientists, creators of 5G protection USB, REZOTONE.

Over the past few months, you have many times kindly promoted on your “Connecting Consciousness” show Russian 5G USB with great respect to Russian scientists, they express their gratitude to you.

The production of this USB began in Russia, exclusively for the sole distribution through your Connecting Consciousness Association.

A representative of the team of scientists has been in constant contact with you since April 2019 and received permission to add your photo, including link about membership in the Connecting Consciousness Association.

A letter from the creators of USB Rezotone has been sent to your members.

Association "Connecting Consciousness" and was added to the website: 5Grezotoneshield.com

You have received a copy of our letter of October 15, 2019 regarding Mahara Trade LTD & Immortalis LLC regarding actions aimed at illegal promotion of USB Rezotone, which they named 5Gbioshield, including through their website <https://5gbioshield.com/home/>.

Due to the fact that they don't have the agreement and permission to promote the Russian USB REZOTONE, just like the current contract with Russian scientists, we don't could let them continue to advertise USB Rezotone.

The demands of Russian scientists to stop illegal actions to USB advertising and promotion Rezotone was not satisfied.

The patent, as well as the USB Rezotone trademark, is protected by Russian and international law, all necessary documents are available. Patent like trademark registered for ZA About "LEKIS" (copies of certificates attached).

Despite this, the company Mahara Trade LTD & Immortalis LLC, adding the name **bioshield** to the product name of our client REZOTONE, plagiarized in violation of Art. 1484 of the Civil Code and the provisions of the Convention "On the Protection of Industrial property" of March 20, 1883, which in turn is prosecuted by law, using at the same time, the Russian idea and excellent reviews, as well as accumulated links that contributed to the creation of a good image.

Moreover, they use completely different USB content, (holographic catalyst technology) working on a different principle, promoted by the same name as the **bioshield**, and we are deeply worried that the new USB will not have the same effect on 5G, that it will absolutely not be able to protect people's health from 5G and will damage the reputation of my patented client and licensed with the approval of the Russian government for Resotone.

It will create confusion for all buyers, and also affect the profit from production, including in the case of continued cooperation with you.

Be that as it may, in case you want to promote the new USB (holographic catalyst technology) from Immortalis LLC & Mahara Trade LTD on your Connecting Consciousness show, to avoid confusion and

violation of our right to a trade name, we prohibit the use of words: made by Russian scientists, bioshield, anti- 5G stick, USB stick, 5G Rezotone, 5Gbioshield, 5G protection device, 5Gbioshield USB key and give a link for members of Connecting Consciousness to a site called: <https://5gbioshield.com/home/>.

In case you do not follow our recommendations, we will be forced to contact the media in London and Russia, including print media, to the police in London and the Russian Federation with a statement about fraud and stupefying citizens, after conducting a test purchase and sending this new device for examination. In addition, in the courts of London and the Russian Federation, you will be charged with misrepresentation, slander, damage to business and human health. Also the situation will be to be covered on the Internet, which we would not want, since this will affect the image and reputation of our potential partner, the procedure for terminating the activities of your organization will be initiated. We will also not be neutral if, after such good positive feedback from you in recent months, you begin to blame our products for poor quality or lack of proper competence among representatives of Russian scientific teams.

In case you decide to advertise this new other USB (holographic catalyst technology) on your show from <https://5gbioshield.com>, (holographic catalyst technology), thinking that they will work better against 5G hazards for you and your organization members, please send . back 3 USB from Russia that were sent to you. In addition, an address in London will be sent to you.

Therefore, we offer to put a link to both websites and people will choose for themselves what is best for them. In this way, you will not be liable, in case there will be no protection against the new USB from <https://5gbioshield.com> (holographic catalyst technology)

In case you continue to promote the Russian-made 5G REZOTONE we invite you to kindly use all these names and give a link with named 5GRezotoneshild.com

We are also ready to consider from you other honest and mutually beneficial offers of cooperation with us.

We look forward to continuing to work with you, with fruitful results for both sides, and we are confident that our USB REZOTONE will protect health of all

members of the highly spiritual international Association Connecting Consciousness against Deadly Hazard of 5 G.

According to Article 1484 of the Civil Code of the Russian Federation (hereinafter - the Code), the person in whose name the trademark is registered (copyright holder) belongs exclusive right to use a trademark in accordance with article 1229

Code in any manner consistent with the law (exclusive right to trademark).

In accordance with paragraph 2 of Article 1484 of the Code, the exclusive right to a trademark may be exercised to individualize the goods, work or services in respect of which the trademark is registered, in particular by placing it on goods, including on labels, packaging of goods that are produced, offered for sale, sold, displayed at exhibitions and fairs or otherwise entered into civilian circulation on the territory of the Russian Federation, either stored or transported for this purpose, or imported into the territory of the Russian Federation; at performance of work, provision of services; on documentation related to the introduction of goods into civil circulation; in proposals for the sale of goods, on the performance of work, on the provision of services, as well as in announcements, on signs and in advertising; on the Internet, including the domain name and other addressing methods.

No one has the right to use, without the permission of the copyright holder, designations similar to his trademark in relation to goods for the individualization of which a trademark is registered, or similar goods, if the result of such use is the likelihood of confusion (paragraph 3 of Article 1484 of the Code).

In accordance with paragraph 1 of Art. 1270 of the Civil Code of the Russian Federation, the author of the work or other copyright holder has the exclusive right to use the work in accordance with Article 1229 of this Code in any form and in any way that does not contradict the law (exclusive right to work), including by the methods specified in paragraph 2 of this article. The copyright holder may dispose of the exclusive right to the work.

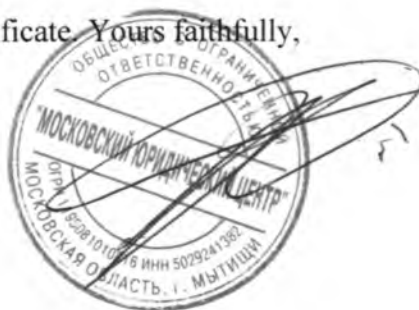
In accordance with paragraph 2 of Art. 1270 of the Civil Code of the Russian Federation using the work, regardless of whether the relevant actions are taken for profit or without such purpose, it is considered, in particular: distribution of the work by sale or other alienation of its original or copies; public display of the work, i.e. any demonstration of the original or a copy of the work directly or on the screen using film, transparencies, television frames or other technical means; import of the original or copies of the work for distribution; translation or other processing of a work. Moreover, the processing of a work means the creation of a derivative work; bringing the work to the public in such a way that any person can get access to the work from any place and at any time of his own choice (bringing to the public)

Thus, Russian scientists have legal rights regarding the use of exclusive copyrights to graphic design works, as well as legal rights with respect to the above combined trademarks, including in the provision of services for which the above trademarks, in offers for the sale of goods, the provision of services on the Internet, etc.

Application:

Trademark certificate;

Change to trademark certificate. Yours faithfully,



CEO
LLC Moscow Law Center
Sizonov A.P.