This is a public notice to Mr. Dirk Laureyssens and it has been registered

This is to notify Mr. Dirk Laureyssens and his law firms to be appointed, that Stichting the Keshe Foundation registered in Holland, has received the public notice, which has been posted in social media and the receipt of the registered letter to its registered Head office in Netherlands.

In response to the public notice and the registered letter, for the Foundation to remove the sevencircle logo with Kf emblem from all Keshe Foundation sites and its supporters group around the world by 21.9.2015, we set our case as follows.

The response of the Keshe Foundation is stated below, and we inform Mr Dirk Laureyssens that we have appointed firm of lawyers and they will challenge your false claims for removal of the logo in the court of law, not only in Belgium but also in USA, EU, China and number of the countries around the world at the same time.

Please note and understand the implication of the letter you have sent, and the public notice you have posted in social media, which contains a large number false presentation, and in places is self-incriminating against you, and now that we have appointed Lawyers to look after this case, you are liable for all cost of defense around the world for this case you have risen.

Mr Dirk Laureyssens; You are a Belgium citizen and by Belgium law; you and the assets of your children and your ex-matrimonial assets now become under jurisdiction of this case, as your case with M T Keshe and Keshe Foundation starts from the date, on which you were first paid about 3000 euros for writing of the first patent.

Thus, you entered a payment involvement case, and you have, and know you were a patent writer, who were brought in. During your further cooperation you have been given guarantees, payments and health care facilities of the Keshe Foundation. As you have accepted these guarantees and systems for your health and finances, all the works you have done, under international law became officially property of Stichting The Keshe Foundation and Mr M. T. Keshe. There is no need for each piece of work by you to be negotiated for the use of your work by the Foundation. As all of your works over years are, and have been included for payment in the services and guarantees, which you have received and never refused, or returned the guarantees back to the Foundation or Mr. M. T. Keshe.

Let us make your point clear for you, Mr. Dirk Laureyssens.

It has come to our attention in the past time, that during the work with the Foundation, to deceive people, you mentioned that you are member of the Founding member of the Keshe Foundation.

Please check the official papers of Stichting the Keshe Foundation. The Keshe Foundation and its documents show no such record of such thing; You are falsifying that you are a Founding member and this is false claim.

We expect the retraction of this claim within Seven days from date of this public Notice and it is your responsibility to contact anywhere you have made such claim for it to be removed and the removal to be officially announced. Otherwise, we will take action against you for misrepresentation and damaging the name of the Foundation.

The name of Mr. Dirk Laureyssens is mentioned as 30 day caretaker in annex, when Mr. M. T. Keshe dies and the Notary public is dead too, which is him to oversee the transition of only the management of the Foundation to United Nation and Universal House of justice. You have no signature right, and you cannot even advise the people, or organization, which are to see the transition through.

The other point is that, we have received from our supporters communications, that during your collaboration with us, you have used a deception and false claim on your signatures in your emails that you have written ADVISOR TO MR. M. T. Keshe. You have never been given this title and you have to clarify and apologies from public and provided in writing apology for this misconduct within seven days from publication of this public notice.

This false self-titling by you has had reasons, as we can see now, and this has been to exert your influence, which you wish, on those who have been in communication with you in respect to Keshe Foundation activities for benefit of you personally.

Thus, whatever they did, and what they wrote, on the sites and other places and works they did for the Foundation, was to seen to be agreed by M. T. Keshe, that you could carry your future clandestine activities in the Foundation. As now it has become apparent, to public, what you have been planning and now you think you are carrying them out.

Mr. Dirk Laureyssens please be advised, we are keeping a copy of all your communications, on all channels of media, and your association and communication with confessed criminals shall be used against you in the coming time.

You have made, and written a large number of slanders and accusations, and have confessed to a number of infringements of the law in your own writings in the sites, and media, that, when we take action against you, these will be your own evidence to crimes you have committed.

You set up sites, and taken over a number of social media groups, in the name of The Keshe Foundation, which you set up during your work with the Foundation, and you have placed and used the logo of the Foundation in a number places, where you were the initiator and participant.

Please read the following points below, and act up on them within 21 days from date of this public notice. Send a copy of the remedying these errors, within this time, to the two law firms which we have engaged for you in Belgium, and one in Italy, and soon we will inform you of law firms in other nations, that you have to reply to, and adhere to this public notice for your infringements.

Point one:

You Mr. Dirk Laureyssens have in your public media discussions confirmed that you are in possession of 10 000 000 EUR guarantee from Stichting the Keshe Foundation, which, in a written piece, you originally denied this. You have falsified the correct announcement of M T Keshe, that, in him saying, you are in possession and you are the beneficiary of this guarantee, for all the work you have done for the Foundation, and you will wait for your payment, until its sciences are developed and commercialized. Then you are allowed to be given only 3% of annual profit to reach the total sum of 10 000 000 EUR over the years.

Upon that point, you have agreed to wait until that point is reached.

Now we are entering the commercialization of the work of the Foundation, and the guarantee in the coming two years becomes to start to be payable.

This guarantee is notarized by a public notary, and as you, falsely, after the workshop presentation and talk to Olivier Ghys, denied the existence such a guarantee for you, and later in your own writing, you confirmed that you have such a guarantee, and you have elaborated about it in social medias, that you have this guarantee.

Therefore, Mr. Dirk Laureyssens, you denied it first to damage the credibility and correctness of the work of The Foundation. These first denials was deliberate slander, and fabrication by you, and was deliberate action to damage the credibility of M. T. Keshe and Stichting the Keshe Foundation. These fabrications made up by you, and then confirmation of it by YouTube to be correct, has damaged the name of the Foundation. We will take action for you financially, to remedy this through court of law.

Note, any financial gain from your case will be donated, and will be paid by you with our instruction to your original place of birth, the nation of Congo, for the benefit of their children's education. The Foundation does not accept funds, which come from cases like yours, and interesting enough, every time we have been involved in these cases (which are only two of them), one is you, and one is your best friend, which you brought in.

Therefore Mr. Dirk Laureyssens by your own admission in social media, you have confirmed that you are in possession of the 10 000 000 EUR guarantee, and with this, brings into focus that anything you have done for the Foundation during your time with us, belongs to Stichting the Keshe Foundation, and not you.

This meaning any artwork, correction, documents and whatever you have done from the point of accepting this guarantee, comes under unwritten law of consent of material, belonging to the Foundation, unless within reasonable time of, let's say one year, you informed the Foundation that this work is not part of the Foundation guarantee payment, and solutions would have been found to remedy the case.

Therefore, your logo, which was created by you, for the Foundations use, falls in this category, and now your intimidation is harassment and slander, as with the denial of the 10 000 000 EUR guarantee.

Thus, you are a habitual deceiver, and liar, and so this will be decided by the courts of law in different nations.

Please remember that we have computer hard disks that cover all your work until our departure from Belgium.

In our records of all your work, you need to show that the KF logo was done by you, in the same color and formation and KF letters writing, on, or before 2005, when you were introduced to us.

If you can prove it, as we can prove this logo was made around 2008 and 2009 for the launch, and release, of the first book written by M. T. Keshe and you as the organizer of pictures and setting of his personal writings. Then your case falls in the 10 000 000 EUR payment framework, and the logo belongs to Stichting the Keshe Foundation, and you have no title to it.

We have checked this, and we are taking your challenge up. You have seven days from this public notice to withdraw your claim of removing the logo from our sites, which logo is and belongs to, the Foundation, and made for, and during your work for the Foundation.

If you make any attempt, and damage any of our websites by false claim to social media to destroy our site by them bringing the site down, we will take action against you, by Belgium Law, to be brought to court for assessment of your mental state, and as you know, your written behavior in the past months show all indication of an unstable mind.

You have acted outside the parameters of the work of the Foundation, and in your verbal confession in Trani in May, by you, confirmed that you did write patent against the Keshe Foundations ethos, which you were fully aware of, and you went to China to implement it.

Point Two:

In your writings and interviews recorded, you have mentioned that you have used the Keshe Foundations systems for recovery from your stroke, and that you have confirmed, by using it, the medical aspects of the work of the Foundation to be correct, by translating the theory to real systems, which benefited you.

Thus through the use of the systems made by M. T. Keshe for your recovery, these systems donation value to the Foundation has been assessed to be at 30000-50000+EUR.

This was as part of the payment for your work for the Foundation immediately after the writing of the first book, and part of the payment of the 10 000 000EUR.

In accepting the use of the systems, you have entered into the agreement of receiving goods for services, and this make the right of all your work to be considered to be paid, by any law, and as first payment of the 10 000 000EUR guarantee.

Point Three:

Mr. Dirk Laureyssens, by your own writing you have admitted criminal offenses that we will take action against them.

In your own writings, you mention that you are the designer, and the owner of, and have all original designs of the logo of the Keshe Foundation, and you write that you have never given this to Stichting the Keshe Foundation, or Mr. M. T. Keshe.

Then this raises a very important criminal case, and that is, in all your works for the Foundation, you, over and over, time and time again, said that anything you do for the Foundation is, and will be registered for, and is in the name of the Foundation, and you opened accounts, and websites, and book registration, and in all these you registered that the Keshe Foundation is the principal owner. Now you say, you did not given the right to the Foundation to use the logo, and now you want the logo to be removed by the 21.9.2015, from all over our sites and others, as this is your logo, and deliberately embedded it in our books, and websites, without our written consent.

First of all to be, and as we are correct, the organization to do this needs at least six months, and any court will grant us this time due to the large volume of the work.

So we will consider and take time to bring about your wishes.

But there is a big question for you, and this is an official request from Stichting the Keshe Foundation to you, and by the same measure, we give you six month to remove your works from all our sites, and books which have to be re-printed, as you placed them there for your benefit, as you were the organizer of the books and the sites.

You have used the Keshe Foundations name, and sites, and works, to promote your work without written consent from the Foundation.

You have put your artwork illegally on our books, and sites, where you were at the time the webmaster, or falsely advised others to use it, as you falsely called yourself the ADVISOR to M. T. Keshe, that they do not question your wishes to promote yourself.

You have damaged our name with your logo, and we demand for you to pay a qualified team to remove your self-promoting logo, from all published videos and media.

We give you 21 days to start paying a team, which we will appoint, to cleanup your logo from every input of video, book, website and media.

What we see, through deception, that you, by deception, have placed and lied about its ownership deliberately, that the logo belongs to the Foundation, you as designer, by deception, as you were in charge of everything, placed it on the cover all books and websites for future claims, as we see now

We estimate to remove your deception from our sites, and work, which you deliberately have placed on our books, and sites, to promote yourself. As a criminal act, we demand to see these are removed from our site, at your cost.

We have to inform you, in the past days we have assessed the traffic for the Keshe Foundation worldwide, on YouTube, Livestream, and websites where you have used our Keshe Foundation, and Keshe Foundation Spaceship Institute, for your what was to be, free advertising of your work, and we have come to a commercial value of between 8000-10000 EUR per day for advertising your logo.

This makes an estimated advertising, that you thought you were getting from our site for free, and as you accepted the guaranties and services of the Foundation from the onset of your works, then your payment to the Foundation for carrying your advertising of your work, comes to about

250 000 euros per month.

We consider 2 500 000EUR per year for advertising revenue from you, a reasonable amount, and we except for you to reimburse this amount to the Foundation, for over seven years of using us as an advertising billboard for you by deception, for the total amount 15 000 000EUR, to be paid by you, to the Foundation, to be a reasonable amount.

Otherwise, we are sure the courts will decide, for what we can show higher damages, and on top of it, you using the logo removal to intimidate and harass the Foundation for your pre-planned deception.

Please note, we need to see the registration certificate of logo copyright, and if it falls the day before the publication of the first book, then you have committed a criminal offense, by inserting an illegal logo into the front of the book by yourself, and without written consent of M T Keshe and the Foundation. If the date is after date of publication, and start of the work on the book, then the logo belongs to the Foundation as per guarantee.

This is inserting criminal act into a work, to sabotage the work later on, as now we see you have done.

Therefore, your claim is false, and we are claiming damages against you, for public defamation of the name of Foundation that is using your work, where you put the work in the books, and sites of the Foundation yourself, to damage the Foundation when you wanted, as we see now.

Thus, this is a premeditated criminal act and you are liable for damages to the name of M. T. Keshe and Stichting the Keshe Foundation.

The courts will decide this.

At the same time from 21 days from this date 21.9.2015, we will bill you for 10 000 euros for every day your logo is kept on our sites.

We are a charitable organization, but only for science, and the needy, and you are none of these. Therefore, from this date you are invoiced for your logo on all Keshe Foundation sites around the world, and the sooner you pay the Foundation to remove the logo, which is ours, as now you claim, and you have put the logo there to start with, then the sooner you pay us, the sooner we can remove the logo for you, and the sooner we can start doing it for you.

We only allow our team to carry out the work, and you can supervise their work, and time of work for their pay, that what we receive from you is paid accordingly for their time.

Note to remember:

You say you have taken this action for Mr. Keshe slanders, but this was one of your too many wrong actions against M T Keshe, and The Keshe Foundation by you, that we had to go public and did not slander, but state the facts.

We said, you pissed in the garden, in a number of occasions, in front of an infant, and later, as a child, over the years in confined space of a private home garden, and you have, in writing, in social media in the past month, in written confession that M T Keshe was right and to cover your

actions for it not to be a criminal act, you wrote a poem about it too, to demean the act, as we have seen with other people, who are associated with you in social media, to suppress your actions and actions like yours, as we see this behavior with all the same in abusing children cases.

You have, confirmed in writing yes, you did piss in front of an infant, and later as child, on several occasions over years in Belgium, when you were in the private house of M. T. Keshe, therefore we did not slander.

The question is that do you do the same in the house of your grandchildren too, and with the granddaughter and grandson watching you too. Or this was only good in the House of M. T. Keshe. What was the purpose of this action?

A decent man, first of all, never pisses in another man's garden, where a child is present, and secondly, a decent man never pisses in this age anywhere, except in the toilet, especially in confines of a city.

You say Mr. Keshe slandered you for attempted murder of him and the child you pissing in front of by poisoning him. In your own talks and writing, you have said that you found out how Mr. Keshe was poisoned by Arsenic through horoscope chart, and all imaginary works that you claim to be using.

If you are so good in seeing everything in charts, then why did you spend nearly between 50 and 100 euros per week to win the lotto, and if you can see clearly, what is the jackpot number through your charts, then you waste your money, and use your own horoscope to win the jackpot, if you are so good at it.

We leave for the courts of law in Italy, and other countries to decide, and that what you and your accomplices have been doing to silent the technology, and now this logo is a new way you think you have found out you think you can use.

Your name has been in the hand of international and Italian police, and for over two years now, for attempted murder team from Belgium, and soon we will meet you in courts of law as the police file is nearly completed.

This is why M T Keshe refused you to come to Italy to see him, and you were refused entry to the opening of the Spaceship Institute, as you are the prime suspect in all murder attempt against Mr. Keshe and his family, and there is enough proof by Interpol to substantiate this.

Mr. Dirk Laureyssens, you are hereby informed to act immediately to remedy the situation. You have reason for yourself, and in this case we shall not compromise. We have taken full copies of all sites you have setup to discredit Mr. M. T. Keshe and the Foundation and its work, and we will take legal action in the coming days for full compensation for defamation of character, and damages to the name of the Foundation. We do not want you to close your websites, as they are bringing affront those who are working with you, that we can in your and their writing, to incriminate you by your own admissions as you have done up to now.

Interesting enough, Mr. Dirk Laureyssens is not suing the Foundation and M. T. Keshe for slander, but in anger, suing for his copyright, which he does not have. As he knows we have not slandered, and merely stating the fact.

In this part we have warned you of our actions, we see you still talking about deception and fraud, as you have done for years by your accomplices, and have not proven a single thing.

If, once more, we see any further website set out by you, and you keep these accusations, as an international scientist, M. T. Keshe decides in which country to sue you, that incarceration will be for life, and not for months.

Stichting the Keshe Foundation and M. T. Keshe reserves the right to bring about against you criminal court action in the future for all accusations and slanders and websites, which you have set-up against them, and you personally stand responsible for all damages.

In your letter you have indicated medical practice. We have never practiced medicine, we build according to you, and documents you produced for the Foundation for the volunteers to sign to be legal and correct. We made health-processing systems, which them, or their doctors, asked for to be built to see the validity of the technology in health.

Secondly, you know very well that M. T. Keshe has been given the licenses to teach, and develop systems by the legal entity accepted in Belgium alternative medicine, by government, and the society has even put the Keshe Plasma systems on their universal insurance policy, after its technology was fully analyzed, and its correctness was proven.

Even more, you know that the president of this organization is a full time member of the Knowledge seekers daily, on-line students, with the Keshe Foundation Spaceship Institute, that he can learn himself everything that he can, to teach to doctors in Belgium how to use the systems.

We are not in work of medicine, we are in the work of making systems for space technology, which volunteers use themselves at home, and we have permit to produce. You are fully aware of these permits, and you know you are making slanders, and accusations, and full lies about these, to diminish the work of the Foundation, and deliberately to damage the work of the Foundation.

You accuse M. T. Keshe, and the Foundation, to bring about power supplies, which are and have no EU certificate and illegal.

This is another slander by you, and deliberate defamation of character for M. T. Keshe and Stichting the Keshe Foundation.

This is again false, and lies from your side, and for this, we will take action against you and your collaborators, who have for years, tried and done these types of work to stop the emergence of new technologies.

Interesting enough, we can prove that you are in the work of stopping these technologies, as now we see you have been involved with us, and we have seen you in operation, and can prove your clandestine activities in at least other new emerging energy technologies, which you have tried to silence and pretended to be the supporter of (The Black box in Belgium and the inventor who accidentally got liver cancer, you remember the case).

Strange enough the same company as you were introduced to us by, and which is involved in energy financing, was involved in that case too, what a coincidence.

We ask you to remedy the correction of removal of your personal illegally embedded in our works as your logo from all our sites of the Keshe Foundation, within the appropriate time, otherwise we will take legal action to make you to pay us to remove them from all books printed, all our websites and other places.

All correspondence has to be through this e-mail address and any written communication from now on has to be through the address given below.

Date this 21.9.2015 On Behalf of the Keshe Foundation