REPUBLIC OF POLAND KATOWICE 40-014 MARIACKA 11/7

POLAND 04.07.2025 1 2 **PETITION FOR THE** 3 ANTARCTIC TREATY ANNEX 4 5 To place the treaty of trust for the benefit of the Arcticus Blancus arctic ethnic group 6 and Eugenix P.S.A. The new treaty shall return all the Arctic and Antarctic territories 7 to the indigenous people of the Arcticus Blancus ethnic tribes and allow Eugenix 8 P.S.A. To do all necessary work in the polar region consisted of removal of ice and 9 construction of geomagnetic dams. 10 11 UNITED NATIONS, ANTARCTIC TREATY 12 **CONSULTATIVE PARTIES OF** 13 14 Argentina, Australia, Belgium, Brazil, Bulgaria, Chile, China, Czech, Ecuador, 15 Finland, France, Germany, India, Italy, Japan, South Korea, Netherlands, New 16 Zealand, Norway, Peru, Poland, Russian Federation, South Africa, Spain, Sweden, 17 Ukraine, United Kingdom, United States of America, Uruguay. 18 19 **OTHER PARTIES** 20 21 European Union, Greenland, Canada, Sweden, Norway, Denmark, Iceland, Kingdom 22 of Norway, Kingdom of Sweden, Kingdom of Denmark, Kingdom of Great Britain, 23 Kingdom of Japan. 24 25 EUGENIX P.S.A. SHARE HOLDERS 26

27

To be announced.





1. Eugenix P.S.A a simple stock company of the only indigenous arctic climate ethnic tribal group by the name of Arcticus Blancus of natural white arctic hair has declare that unwillingness of the parties of the Antarctic Treaty in lieu of all available scientific evidence of human kind technological abilities to fix the earth's climate has decided to take back the power of word of God over the earth some in relationship to the critical matters be the ownership of the Arctic and the Antarctic natural indigenous territories that have been in the possession of the Arcticus Blancus ethnic tribes as long as other parts of the earth has been in hands of other tribal ethnicities.

2. All parties and non-parties to the Antarctic Treaty holding any territories from the 62°45" South to 90° South and all partes and non-parties to the Antarctic treaty and any Arctic Treaties holding any territories from the 62°45" North to 90° North are asked to accept few facts from the Arcticus Blancus tribes.

3. Firstly, that God is a force that cannot be stopped it can only be redirected. God has a perfect plan to return all indigenous inhabitants their natural climatic territories and resources starting with the Arcticus Blancus natural territories from the 62°45" North to 90° North and from the 62°45" South to 90° South. Arcticus Blancus tribes are near extinction. God knows that people do not live on their natural territories, and he is not happy about it.

4. Restoration of world peace and global climate repair is more likely possible if the Arcticus Blancus tribes are placed in charge of all its Arctic and Antarctic territories and are allowed to control it natural resources including fish and wildlife. Arcticus Blancus tribes are predisposed beyond understanding to the Arctic and Antarctic climate and it was Gods idea to predisposed other tribes to other climates as he has other work for them in other climates that require other predispositions.

5. No life form on earth is biologically versatile enough to live anywhere on earth permanently besides bacteria's and viruses. Trying to make healthier humans by mixing naturally different phenotypes-genotypes is eugenics and genocide.

6. People are naturally predisposed to different natural climatic environment as you about to understand a lot of the work related to fixing of the climate requires a dedication to different environment to develop natural ability to work in specific climate as a lot of the work related to climate repair has to be done using resources around the word in different climates and one single ethnic group



- cannot do it due to millions of years of climatic instability that prevented the humans from being unified non-climatic specie able to cope without damage to own phenotype anywhere on earth.

7. Arcticus Blancus tribal groups are the indigenous people of white arctic hair that are in danger of the extinction in all its natural territories even in Greenland, Scandinavia and Russia as other nonindigenous tribes have claimed Arctic territories with force. Arctic heritage is only one and only white.

8. Post Roman states have colonized almost the entire world not giving any land to natural tribes in their natural indigenous climatic domiciles and continue a genocide of all heritage of all natural indigenous tribal groups encountered. Why it is a felonious crime to bring and or to remove a native fruit from its native habitat to foreign habitat and not a crime to take over all land and control of other less violent or advance indigenous ethnic group?

9. All foreign States and Companies that will the States in need of water that will be distributed in the accordance with Eugenix P.S.A. Business and Investment Plan will benefit if they do business to benefit the climate and natural environment and natural climatic ethnic groups of places where they do business. Large multinational and multiethnic states should reform own private companies if appropriate and beneficial to the natural world and human ethnicity in a way that allows to focus its human resource abilities on ethnic profits and matters rather than general shareholder's profit.

10. Here is a short list of changes that would have to be enacted to "Make Earth Great Again". Full list of all changes including the timeline of changes on specific territories listed in this proposal and the amount of work that would have to be done by the Eugenix P.S.A shareholders which are foreign states and corporations that would extract ice to benefit states with supply of drinking water will be provided upon availability of funded request.

A. Antarctic Treaty of 1st of December 1959 and Ownership of Greenland must be annex and or replaced to transfer all the rights to the Arcticus Blancus that with Eugenix P.S.A have a specific plan to fix earth's protective magnetic field in the Antarctic and Arctic regions. The plan is so large that will convert part of the Arctic and Antarctic to Geomagnetic Antarctic and Arctic Deep Field Dams located in the center of the Antarctic polar region and the center of the Arctic polar region.



B. Arcticus Blancus is earths only natural tribal group predisposed to polar cosmic radiation making their bodies indigenous only to Arctic and Antarctic regions, making the Arctic and Antarctic regions the habitat their bodies prefer. Other climatic regions are too high in UV radiation and will cause Arcticus Blancus cancer and other heat and UV based problems. Polar regions are dangerous climates and repairs must eventually start. The climatic origin of human sub climatic species is explained in Eugenix paper titled Eugenix® Classification of Sub Climatic Tribes.

C. Arcticus Blancus tribal group's goal is preservation of all energy resources from the Arctic and the Antarctic for the purpose of providing energy to all Antarctic and Arctic Geomagnetic Dams construction and Polar Ice Removal Operations and will consist of extraction of approximately 10,000,000 km3 of ice from the Antarctic. Details related to geomagnetic field interference presented in the Eugenix paper titled Eugenix® Theory of Geomagentic Deep Field Interference.

D. All other resources such as nuclear metals, construction metals, rear earth metals, electric and electronic metals and other metalic and non metalic materials will only be used for the purpose of Antarctic and Arctic Geomagnetic Dams that might require all of the steel and rocks that the Arctic and Antarctic holds above and below sea level, therefore only Arcticus Blancus should have rights to control all natural resources of the Arctic and Antarctic.

E. Any energy given to the Eugenix P.S.A shareholders for the purpose of Polar Ice Extraction and Polar Ice Marine Fleet Operations will be given on credit base that will be due back to return once the climate is better and states borrowed energy to transport ice have the equivalent energy available to be returned to Arcticus Blancus for the purpose of the Geomagnetic Deep Field Dams Construction that will be designed, built, managed, and controlled by the Arcticus Blancus tribal groups with technology and cooperation provided by other ethnic groups around the world.

F. All Eugenix P.S.A shareholders that will be removing ice from the Antarctic will have to have own heavy duty machines design for ice removal and delivery of frozen drinkable water to own indigenous territories. Today magnetic field travels from North to South that is why 61% of all earths fresh water is in the Antarctic. Magnetic field natural property is to carry hydrogen



contained water along magnetic field lines that due to dark and cold polar regions fall and become ice.

130131

132

133

134

135

136

128

129

G. Arcticus Blancus to finance the Construction of Geomagnetic Field Dams has issues 100,000 shares of Eugenix P.S.A. each share worth 100km3 of ice and costs 1 million ounces of gold Au 99.999%. More details on the share pricing and sharer distribution in the Eugenix P.S.A paper titled Eugenix P.S.A. has also placed other taxes to all entities removing frozen water from the Antarctic to finance critical geomagnetic research, and all polar operations supervision and safety as set below:

137138

139

140

1. Eugenix P.S.A shares will cover the cost of the Construction of the Geomagnetic Dams that will be sold to all entities taking interests in the extraction of frozen water to benefit the supply of water in own states.

141142

143

144

145146

147

148

2. Single tax will be placed on all explosives used to extract the ice. Eugenix P.S.A will use those funds to cover the cost of any Physics research related to the Geomagnetic Dams. All entities will be allowed to use own explosive that meet all enacted and future International Chemical Standards and Conventions set to keep all explosives safe to water and biological forms affected using those explosives. Entities not using explosives to gain access to and remove ice will pay lower tax rate. Tax rate will be set by Eugenix P.S.A.

149150

151

152

153

154

155

156

157158

3. A non-mandatory insurance fee will be placed on all entities extracting the ice from the Antarctic that allow the Arcticus Blancus to construct urgent care medical facilities to handle life threating situations and accidents that emerge from work in the Antarctic region that require immediate hospitalization in the Antarctic. This non-mandatory insurance fee, however, will not waive any entity working in the Antarctic from responsibility and obligation to provide all its personnel and visitors appropriate safety and lifesaving capabilities until Arcticus Blancus has opened such urgent care hospitalizations facilities. Entities will also be allowed to place own medical facilities and vehicles. The cost of insurance will be set by Eugenix P.S.A.

159

160 161 4. Eugenix P.S.A also requires all entities setting any permanent infrastructure in the Antarctic a purchase of refundable "Infrastructure Decommission Bonds" for all placed



infrastructure that will cover any unforeseen decommissions of any abandoned infrastructures left by any entities that lost ability to continue its operation or operations have been stopped permanently due to other reason without removal or intention to remove infrastructure set by entity that left the Antarctic Ice Removal Program.

166167

168169

170

171

165

162

163164

11. Arcticus Blancus ethnic groups do not have any known formal tribal organization that can represent the interest of all Arcticus Blancus ethnicity. This Annex will allow the Arcticus Blancus to save its endangered ethnicity and restore the climate. I ask that you support the Annex to the Antarctic Treaty and purchase shares from of Eugenix P.S.A. that is a water of life for your own ethnicity for many generations that will finance permanent repair of earth climate in both polar regions.

172173

174

12. The transfer of all rights to the Arctic and Antarctic territories and associated natural resources to the *Arcticus Blancus* ethnic climatic group and Eugenix P.S.A. is recognized as lawful under the international legal framework governing indigenous and tribal people's ethnic rights as defined in the:

175176

177

178

a. International Labor Organization Convention C169 - <u>Indigenous and Tribal Peoples</u> Convention, 1989 (No. 169), in particular Articles 13-15 of Part II of the Convention entitled "Land."

179180

181182

b. Other provisions of international law, including Article IIC of UN Resolution A/260/III entitled - Convention on the Prevention and Punishment of the Crime of Genocide, 1948 (260).

183

184

185

186 187

188

189

190 191

192

K Pawlak

Founder and President of Eugenix ®

A Simple Stock Corporation of

Arcticus Blancus Ethnic Tribal Group

Arctic Magnetic Earth Naturalist.

Arctic Magnetic Evolution Nuissance.

Antarctic Mass Excavation Nonetheless.



193	C169 - Indigenous and Tribal Peoples Convention, 1989 (No. 169)
194	
195	PART II. LAND
196	
197	Article 13
198	1. In applying the provisions of this Part of the Convention governments shall respect the special
199	importance for the cultures and spiritual values of the peoples concerned of their relationship with
200	the lands or territories, or both as applicable, which they occupy or otherwise use, and in particular
201	the collective aspects of this relationship.
202	2. The use of the term lands in Articles 15 and 16 shall include the concept of territories, which
203	covers the total environment of the areas which the peoples concerned occupy or otherwise use.
204	Article 14
205	1. The rights of ownership and possession of the peoples concerned over the lands which they
206	traditionally occupy shall be recognised. In addition, measures shall be taken in appropriate cases to
207	safeguard the right of the peoples concerned to use lands not exclusively occupied by them, but to
208	which they have traditionally had access for their subsistence and traditional activities. Particular
209	attention shall be paid to the situation of nomadic peoples and shifting cultivators in this respect.
210	2. Governments shall take steps as necessary to identify the lands which the peoples concerned
211	traditionally occupy, and to guarantee effective protection of their rights of ownership and
212	possession.
213	3. Adequate procedures shall be established within the national legal system to resolve land claims
214	by the peoples concerned.
215	Article 15
216	1. The rights of the peoples concerned to the natural resources pertaining to their lands shall be
217	specially safeguarded. These rights include the right of these peoples to participate in the use,
218	management and conservation of these resources.
219	2. In cases in which the State retains the ownership of mineral or sub-surface resources or rights to
220	other resources pertaining to lands, governments shall establish or maintain procedures through
221	which they shall consult these peoples, with a view to ascertaining whether and to what degree their
222	interests would be prejudiced, before undertaking or permitting any programmes for the exploration
223	or exploitation of such resources pertaining to their lands. The peoples concerned shall wherever
224	possible participate in the benefits of such activities, and shall receive fair compensation for any
225	damages which they may sustain as a result of such activities.
226	Article 16



- 227 1. Subject to the following paragraphs of this Article, the peoples concerned shall not be removed
- from the lands which they occupy.
- 229 2. Where the relocation of these peoples is considered necessary as an exceptional measure, such
- relocation shall take place only with their free and informed consent. Where their consent cannot be
- obtained, such relocation shall take place only following appropriate procedures established by
- 232 national laws and regulations, including public inquiries where appropriate, which provide the
- 233 opportunity for effective representation of the peoples concerned.
- 3. Whenever possible, these peoples shall have the right to return to their traditional lands, as soon as
- 235 the grounds for relocation cease to exist.
- 4. When such return is not possible, as determined by agreement or, in the absence of such
- agreement, through appropriate procedures, these peoples shall be provided in all possible cases with
- lands of quality and legal status at least equal to that of the lands previously occupied by them,
- suitable to provide for their present needs and future development. Where the peoples concerned
- express a preference for compensation in money or in kind, they shall be so compensated under
- appropriate guarantees.
- 5. Persons thus relocated shall be fully compensated for any resulting loss or injury.

243 Article 17

- 1. Procedures established by the peoples concerned for the transmission of land rights among
- 245 members of these peoples shall be respected.
- 2. The peoples concerned shall be consulted whenever consideration is being given to their capacity
- to alienate their lands or otherwise transmit their rights outside their own community.
- 3. Persons not belonging to these peoples shall be prevented from taking advantage of their customs
- or of lack of understanding of the laws on the part of their members to secure the ownership,
- possession or use of land belonging to them.
- 251 Article 18
- Adequate penalties shall be established by law for unauthorised intrusion upon, or use of, the lands
- of the peoples concerned, and governments shall take measures to prevent such offences.
- 254 Article 19
- National agrarian programmes shall secure to the peoples concerned treatment equivalent to that
- accorded to other sectors of the population with regard to:
- 257 (a) the provision of more land for these peoples when they have not the area necessary for providing
- 258 the essentials of a normal existence, or for any possible increase in their numbers;
- 259 (b) the provision of the means required to promote the development of the lands which these peoples
- already possess.