

## Earths Unique Genetic Environment Needs Improved Xerocycles. ®

## EUGENIX® P.S.A.



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To: Government of Kingdom of Denmark

From: Founder and President of Eugenix® P.S.A.,

Deo Optimo Maximo Krzysztof Ireneusz Pawlak.

**Subject:** Indigenous rights and protection laws applicable in the Kingdom of Denmark for the Arcticus Blancus – the first and oldest indigenous and tribal ethnic minority of the polar climate.

#### (A). International Laws.

- (I) Arcticus Blancus Indigenous Climatic Land and Natural Resources Rights.
  - a. UN International Labor Organization Convention concerning Indigenous and Tribal Peoples in Independent Countries. C169 (1989)
- (II) Arcticus Blancus Indigenous Professional Trades and Employment Rights.
  - a. UN International Labor Organization Convention concerning Indigenous and Tribal Peoples in Independent Countries. C169 (1989)
- (III) Arcticus Blancus Indigenous Ethnic Protections and Reproductive Rights.
  - a. UN international Bill of Human Rights a Universal Declaration of Human Rights. A/RES/217/III (1948)
  - b. UN Convention on the Prevention and Punishment of the Crime of Genocide.
     A/RES/260/III (1948)
  - c. UN Convention for the Suppression of the Traffic in Persons and of the Exploitation of the Prostitution of Others. A/RES/317/IV (1949)
  - d. UN Convention on the Elimination of All Forms of Discrimination against Women A/RES/34/180 (1979)
  - e. UN Declaration on the Rights of Persons Belonging to National or Ethnic Religious and Linguistic Minorities. A/RES/47/135 (1993)
- (IV) Arcticus Blancus Eugenix P.S.A. Polar Geomagnetic Climate Repair Rights.
  - a. UN Antarctic Treaty (1959)
  - b. UN International Labor Organization Convention concerning Indigenous and Tribal Peoples in Independent Countries. C169 (1989)

#### (B). Indigenous Motions.

- (I) Arcticus Blancus under the applicable international law's requests recognizance and protection of <u>Indigenous Climatic Land and Natural Resources Rights explained in the</u> below attached documents.
  - a. Eugenix® Indigenous Tribes Return.
  - b. Eugenix® Indigenous Tribal Persons Relocation Plan General Remarks.
  - c. Eugenix® Blankowie Short History of Natural Arctic Ethnicity.
  - d. Eugenix® Full-Ethnic and Semi-Ethnic Reservations Admittance Guidelines.
  - e. Eugenix® 3rd Request to Repatriate Arcticus Blancus Indigenous and semiindigenous Persons.
  - f. Eugenix® Arctic Indigenous Tribes Repatriation Questionnaire.
- (II) Arcticus Blancus under the applicable international law's requests recognizance and protection of <u>Indigenous Professional Trades and Employment Rights</u> explained in the below attached documents.
  - a. Eugenix® Ethnicity-Based Employment Opportunities Framework for Arcticus Blancus Indigenous Repatriates.
  - b. Eugenix® Regulamin ROD-u Mniejszości Etnicznej Blanków grupy Arcticus Blancus. (Polish Language)
- (III) Arcticus Blancus under the applicable international law's requests recognizance and protection of <u>Indigenous Ethnic Protections and Reproductive Rights</u> explained in the below attached documents.
  - a. Eugenix® UN Resolution A/RES/260/III Annex Petition.
  - b. Eugenix® Classification of Sub Climatic Tribes.
  - c. Eugenix® ICD Request to Classify Heterotriachium.

- d. Eugenix® Silesia Area Arcticus Blancus Statistical Study.
- e. Eugenix® Pol'and'Rock Festival Arcticus Blancus Statistical Study.
- f. Eugenix® Ethnic Indigenous and Tribal Heritage Personal Protection Order for Minors.
- g. Eugenix® Ethnic Indigenous and Tribal Heritage Personal Protection Order for Adults.
- h. Eugenix® Arcticus Blancus Endangered Minorities Ethnic Reproductive Plan. (Polish Language)
- (IV) Arcticus Blancus under the applicable international law's requests recognizance and protection of <u>Eugenix P.S.A. Polar Geomagnetic Climate Repair Rights</u> explained in the below attached documents.
  - a. Eugenix® UN Antarctic Treaty Annex Petition.
  - b. Eugenix® Arcticus Blancus ILO Convention Request.
  - c. Eugenix® Theory of Geomagnetic Deep Field Interference.
  - d. Eugenix® Business Plan and Investment Opportunity.
  - e. Eugenix® Climate Repair Project Contractor and Supplier Selection Rules.
  - f. Eugenix® Ethnic Hair Quantum for Ethnic Work Predisposition.
  - g. Eugenix® Indigenous Natural Resources Management and Dividend Rules.
  - h. Eugenix® Google Earth Geomagnetic Dams Images.

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## (A). International Laws.

# UN International Labor Organization Convention concerning Indigenous and Tribal Peoples in Independent Countries. C169 (1989)

#### **International Labour Organization**

27 June 1989

#### **Convention concerning Indigenous and Tribal Peoples in Independent Countries**

The General Conference of the International Labour Organisation,

Having been convened at Geneva by the Governing Body of the International Labour Office, and having met in its 76th Session on 7 June 1989, and

Noting the international standards contained in the Indigenous and Tribal Populations Convention and Recommendation, 1957, and

Recalling the terms of the *Universal Declaration of Human Rights*, the *International Covenant on Economic*, *Social and Cultural Rights*, the *International Covenant on Civil and Political Rights*, and the many international instruments on the prevention of discrimination, and

Considering that the developments which have taken place in international law since 1957, as well as developments in the situation of indigenous and tribal peoples in all regions of the world, have made it appropriate to adopt new international standards on the subject with a view to removing the assimilationist orientation of the earlier standards, and

Recognising the aspirations of these peoples to exercise control over their own institutions, ways of life and economic development and to maintain and develop their identities, languages and religions, within the framework of the States in which they live, and

Noting that in many parts of the world these peoples are unable to enjoy their fundamental human rights to the same degree as the rest of the population of the States within which they live, and that their laws, values, customs and perspectives have often been eroded, and

Calling attention to the distinctive contributions of indigenous and tribal peoples to the cultural diversity and social and ecological harmony of humankind and to international co-operation and understanding, and

Noting that the following provisions have been framed with the co-operation of the United Nations, the Food and Agriculture Organisation of the United Nations, the United Nations Educational, Scientific and Cultural Organisation and the World Health Organisation, as well as of the Inter-American Indian Institute, at appropriate levels and in their respective fields, and that it is proposed to continue this co-operation in promoting and securing the application of these provisions, and

Having decided upon the adoption of certain proposals with regard to the partial revision of the Indigenous and Tribal Populations Convention, 1957 (No. 107), which is the fourth item on the agenda of the session, and

Having determined that these proposals shall take the form of an international Convention revising the Indigenous and Tribal Populations Convention, 1957;

adopts this twenty-seventh day of June of the year one thousand nine hundred and eighty-nine the following Convention, which may be cited as the Indigenous and Tribal Peoples Convention, 1989;

#### Part I. General Policy

#### **Article 1**

1. This Convention applies to:

- a. tribal peoples in independent countries whose social, cultural and economic conditions distinguish them from other sections of the national community, and whose status is regulated wholly or partially by their own customs or traditions or by special laws or regulations;
- b. peoples in independent countries who are regarded as indigenous on account of their descent from the populations which inhabited the country, or a geographical region to which the country belongs, at the time of conquest or colonisation or the establishment of present state boundaries and who, irrespective of their legal status, retain some or all of their own social, economic, cultural and political institutions.
- 2. Self-identification as indigenous or tribal shall be regarded as a fundamental criterion for determining the groups to which the provisions of this Convention apply.
- 3. The use of the term *peoples* in this Convention shall not be construed as having any implications as regards the rights which may attach to the term under international law.

- 1. Governments shall have the responsibility for developing, with the participation of the peoples concerned, co-ordinated and systematic action to protect the rights of these peoples and to guarantee respect for their integrity.
- 2. Such action shall include measures for:
  - a. ensuring that members of these peoples benefit on an equal footing from the rights and opportunities which national laws and regulations grant to other members of the population;
  - b. promoting the full realisation of the social, economic and cultural rights of these peoples with respect for their social and cultural identity, their customs and traditions and their institutions;
  - c. assisting the members of the peoples concerned to eliminate socio-economic gaps that may exist between indigenous and other members of the national community, in a manner compatible with their aspirations and ways of life.

#### **Article 3**

- 1. Indigenous and tribal peoples shall enjoy the full measure of human rights and fundamental freedoms without hindrance or discrimination. The provisions of the Convention shall be applied without discrimination to male and female members of these peoples.
- 2. No form of force or coercion shall be used in violation of the human rights and fundamental freedoms of the peoples concerned, including the rights contained in this Convention.

#### **Article 4**

- 1. Special measures shall be adopted as appropriate for safeguarding the persons, institutions, property, labour, cultures and environment of the peoples concerned.
- 2. Such special measures shall not be contrary to the freely-expressed wishes of the peoples concerned.
- 3. Enjoyment of the general rights of citizenship, without discrimination, shall not be prejudiced in any way by such special measures.

#### **Article 5**

In applying the provisions of this Convention:

- a. the social, cultural, religious and spiritual values and practices of these peoples shall be recognised and protected, and due account shall be taken of the nature of the problems which face them both as groups and as individuals;
- b. the integrity of the values, practices and institutions of these peoples shall be respected;

c. policies aimed at mitigating the difficulties experienced by these peoples in facing new conditions of life and work shall be adopted, with the participation and co-operation of the peoples affected.

#### Article 6

- 1. In applying the provisions of this Convention, governments shall:
  - a. consult the peoples concerned, through appropriate procedures and in particular through their representative institutions, whenever consideration is being given to legislative or administrative measures which may affect them directly;
  - b. establish means by which these peoples can freely participate, to at least the same extent as other sectors of the population, at all levels of decision-making in elective institutions and administrative and other bodies responsible for policies and programmes which concern them;
  - c. establish means for the full development of these peoples' own institutions and initiatives, and in appropriate cases provide the resources necessary for this purpose.
- 2. The consultations carried out in application of this Convention shall be undertaken, in good faith and in a form appropriate to the circumstances, with the objective of achieving agreement or consent to the proposed measures.

#### Article 7

- 1. The peoples concerned shall have the right to decide their own priorities for the process of development as it affects their lives, beliefs, institutions and spiritual well-being and the lands they occupy or otherwise use, and to exercise control, to the extent possible, over their own economic, social and cultural development. In addition, they shall participate in the formulation, implementation and evaluation of plans and programmes for national and regional development which may affect them directly.
- 2. The improvement of the conditions of life and work and levels of health and education of the peoples concerned, with their participation and co-operation, shall be a matter of priority in plans for the overall economic development of areas they inhabit. Special projects for development of the areas in question shall also be so designed as to promote such improvement.
- 3. Governments shall ensure that, whenever appropriate, studies are carried out, in co-operation with the peoples concerned, to assess the social, spiritual, cultural and environmental impact on them of planned development activities. The results of these studies shall be considered as fundamental criteria for the implementation of these activities.
- 4. Governments shall take measures, in co-operation with the peoples concerned, to protect and preserve the environment of the territories they inhabit.

#### **Article 8**

- 1. In applying national laws and regulations to the peoples concerned, due regard shall be had to their customs or customary laws.
- 2. These peoples shall have the right to retain their own customs and institutions, where these are not incompatible with fundamental rights defined by the national legal system and with internationally recognised human rights. Procedures shall be established, whenever necessary, to resolve conflicts which may arise in the application of this principle.
- 3. The application of paragraphs 1 and 2 of this Article shall not prevent members of these peoples from exercising the rights granted to all citizens and from assuming the corresponding duties.

- 1. To the extent compatible with the national legal system and internationally recognised human rights, the methods customarily practised by the peoples concerned for dealing with offences committed by their members shall be respected.
- 2. The customs of these peoples in regard to penal matters shall be taken into consideration by the authorities and courts dealing with such cases.

- 1. In imposing penalties laid down by general law on members of these peoples account shall be taken of their economic, social and cultural characteristics.
- 2. Preference shall be given to methods of punishment other than confinement in prison.

#### **Article 11**

The exaction from members of the peoples concerned of compulsory personal services in any form, whether paid or unpaid, shall be prohibited and punishable by law, except in cases prescribed by law for all citizens.

#### Article 12

The peoples concerned shall be safeguarded against the abuse of their rights and shall be able to take legal proceedings, either individually or through their representative bodies, for the effective protection of these rights. Measures shall be taken to ensure that members of these peoples can understand and be understood in legal proceedings, where necessary through the provision of interpretation or by other effective means.

#### Part II. Land

#### Article 13

- 1. In applying the provisions of this Part of the Convention governments shall respect the special importance for the cultures and spiritual values of the peoples concerned of their relationship with the lands or territories, or both as applicable, which they occupy or otherwise use, and in particular the collective aspects of this relationship.
- 2. The use of the term *lands* in Articles 15 and 16 shall include the concept of territories, which covers the total environment of the areas which the peoples concerned occupy or otherwise use.

#### **Article 14**

- 1. The rights of ownership and possession of the peoples concerned over the lands which they traditionally occupy shall be recognised. In addition, measures shall be taken in appropriate cases to safeguard the right of the peoples concerned to use lands not exclusively occupied by them, but to which they have traditionally had access for their subsistence and traditional activities. Particular attention shall be paid to the situation of nomadic peoples and shifting cultivators in this respect.
- 2. Governments shall take steps as necessary to identify the lands which the peoples concerned traditionally occupy, and to guarantee effective protection of their rights of ownership and possession.
- 3. Adequate procedures shall be established within the national legal system to resolve land claims by the peoples concerned.

- 1. The rights of the peoples concerned to the natural resources pertaining to their lands shall be specially safeguarded. These rights include the right of these peoples to participate in the use, management and conservation of these resources.
- 2. In cases in which the State retains the ownership of mineral or sub-surface resources or rights to other resources pertaining to lands, governments shall establish or maintain procedures through which they shall consult these peoples, with a view to ascertaining whether and to what degree their interests would be prejudiced, before undertaking or permitting any programmes for the exploration or exploitation of such resources pertaining to their lands. The peoples concerned shall wherever possible participate in the benefits of such activities, and shall receive fair compensation for any damages which they may sustain as a result of such activities.

- 1. Subject to the following paragraphs of this Article, the peoples concerned shall not be removed from the lands which they occupy.
- 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 national laws and regulations, including public inquiries where appropriate, which provide the 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 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.

- 1. Procedures established by the peoples concerned for the transmission of land rights among 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.

#### **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.

#### 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:

- a. the provision of more land for these peoples when they have not the area necessary for providing the essentials of a normal existence, or for any possible increase in their numbers;
- b. the provision of the means required to promote the development of the lands which these peoples already possess.

#### Part III. Recruitment and Conditions of Employment

- 1. Governments shall, within the framework of national laws and regulations, and in co-operation with the peoples concerned, adopt special measures to ensure the effective protection with regard to recruitment and conditions of employment of workers belonging to these peoples, to the extent that they are not effectively protected by laws applicable to workers in general.
- 2. Governments shall do everything possible to prevent any discrimination between workers belonging to the peoples concerned and other workers, in particular as regards:
  - a. admission to employment, including skilled employment, as well as measures for promotion and advancement;
  - b. equal remuneration for work of equal value;

- c. medical and social assistance, occupational safety and health, all social security benefits and any other occupationally related benefits, and housing;
- d. the right of association and freedom for all lawful trade union activities, and the right to conclude collective agreements with employers or employers' organisations.
- 3. The measures taken shall include measures to ensure:
  - a. that workers belonging to the peoples concerned, including seasonal, casual and migrant workers in agricultural and other employment, as well as those employed by labour contractors, enjoy the protection afforded by national law and practice to other such workers in the same sectors, and that they are fully informed of their rights under labour legislation and of the means of redress available to them:
  - b. that workers belonging to these peoples are not subjected to working conditions hazardous to their health, in particular through exposure to pesticides or other toxic substances;
  - c. that workers belonging to these peoples are not subjected to coercive recruitment systems, including bonded labour and other forms of debt servitude;
  - d. that workers belonging to these peoples enjoy equal opportunities and equal treatment in employment for men and women, and protection from sexual harassment.
- 4. Particular attention shall be paid to the establishment of adequate labour inspection services in areas where workers belonging to the peoples concerned undertake wage employment, in order to ensure compliance with the provisions of this Part of this Convention.

#### Part IV. Vocational Training, Handicrafts and Rural Industries

#### Article 21

Members of the peoples concerned shall enjoy opportunities at least equal to those of other citizens in respect of vocational training measures.

#### Article 22

- 1. Measures shall be taken to promote the voluntary participation of members of the peoples concerned in vocational training programmes of general application.
- 2. Whenever existing programmes of vocational training of general application do not meet the special needs of the peoples concerned, governments shall, with the participation of these peoples, ensure the provision of special training programmes and facilities.
- 3. Any special training programmes shall be based on the economic environment, social and cultural conditions and practical needs of the peoples concerned. Any studies made in this connection shall be carried out in co-operation with these peoples, who shall be consulted on the organisation and operation of such programmes. Where feasible, these peoples shall progressively assume responsibility for the organisation and operation of such special training programmes, if they so decide.

- 1. Handicrafts, rural and community-based industries, and subsistence economy and traditional activities of the peoples concerned, such as hunting, fishing, trapping and gathering, shall be recognised as important factors in the maintenance of their cultures and in their economic self-reliance and development. Governments shall, with the participation of these people and whenever appropriate, ensure that these activities are strengthened and promoted.
- 2. Upon the request of the peoples concerned, appropriate technical and financial assistance shall be provided wherever possible, taking into account the traditional technologies and cultural characteristics of these peoples, as well as the importance of sustainable and equitable development.

Social security schemes shall be extended progressively to cover the peoples concerned, and applied without discrimination against them.

#### Article 25

- 1. Governments shall ensure that adequate health services are made available to the peoples concerned, or shall provide them with resources to allow them to design and deliver such services under their own responsibility and control, so that they may enjoy the highest attainable standard of physical and mental health.
- 2. Health services shall, to the extent possible, be community-based. These services shall be planned and administered in co-operation with the peoples concerned and take into account their economic, geographic, social and cultural conditions as well as their traditional preventive care, healing practices and medicines.
- 3. The health care system shall give preference to the training and employment of local community health workers, and focus on primary health care while maintaining strong links with other levels of health care services.
- 4. The provision of such health services shall be co-ordinated with other social, economic and cultural measures in the country.

#### Part VI. Education and Means of Communication

#### Article 26

Measures shall be taken to ensure that members of the peoples concerned have the opportunity to acquire education at all levels on at least an equal footing with the rest of the national community.

#### **Article 27**

- 1. Education programmes and services for the peoples concerned shall be developed and implemented in co-operation with them to address their special needs, and shall incorporate their histories, their knowledge and technologies, their value systems and their further social, economic and cultural aspirations.
- 2. The competent authority shall ensure the training of members of these peoples and their involvement in the formulation and implementation of education programmes, with a view to the progressive transfer of responsibility for the conduct of these programmes to these peoples as appropriate.
- 3. In addition, governments shall recognise the right of these peoples to establish their own educational institutions and facilities, provided that such institutions meet minimum standards established by the competent authority in consultation with these peoples. Appropriate resources shall be provided for this purpose.

- 1. Children belonging to the peoples concerned shall, wherever practicable, be taught to read and write in their own indigenous language or in the language most commonly used by the group to which they belong. When this is not practicable, the competent authorities shall undertake consultations with these peoples with a view to the adoption of measures to achieve this objective.
- 2. Adequate measures shall be taken to ensure that these peoples have the opportunity to attain fluency in the national language or in one of the official languages of the country.
- 3. Measures shall be taken to preserve and promote the development and practice of the indigenous languages of the peoples concerned.

The imparting of general knowledge and skills that will help children belonging to the peoples concerned to participate fully and on an equal footing in their own community and in the national community shall be an aim of education for these peoples.

#### Article 30

- 1. Governments shall adopt measures appropriate to the traditions and cultures of the peoples concerned, to make known to them their rights and duties, especially in regard to labour, economic opportunities, education and health matters, social welfare and their rights deriving from this Convention.
- 2. If necessary, this shall be done by means of written translations and through the use of mass communications in the languages of these peoples.

#### Article 31

Educational measures shall be taken among all sections of the national community, and particularly among those that are in most direct contact with the peoples concerned, with the object of eliminating prejudices that they may harbour in respect of these peoples. To this end, efforts shall be made to ensure that history textbooks and other educational materials provide a fair, accurate and informative portrayal of the societies and cultures of these peoples.

#### Part VII. Contacts and Co-operation Across Borders

#### Article 32

Governments shall take appropriate measures, including by means of international agreements, to facilitate contacts and co-operation between indigenous and tribal peoples across borders, including activities in the economic, social, cultural, spiritual and environmental fields.

#### **Part VIII. Administration**

#### **Article 33**

- 1. The governmental authority responsible for the matters covered in this Convention shall ensure that agencies or other appropriate mechanisms exist to administer the programmes affecting the peoples concerned, and shall ensure that they have the means necessary for the proper fulfilment of the functions assigned to them.
- 2. These programmes shall include:
  - a. the planning, co-ordination, execution and evaluation, in co-operation with the peoples concerned, of the measures provided for in this Convention;
  - b. the proposing of legislative and other measures to the competent authorities and supervision of the application of the measures taken, in co-operation with the peoples concerned.

#### **Part IX. General Provisions**

#### Article 34

The nature and scope of the measures to be taken to give effect to this Convention shall be determined in a flexible manner, having regard to the conditions characteristic of each country.

#### Article 35

The application of the provisions of this Convention shall not adversely affect rights and benefits of the peoples concerned pursuant to other Conventions and Recommendations, international instruments, treaties, or national laws, awards, custom or agreements.

#### Part X. Final Provisions

This Convention revises the Indigenous and Tribal Populations Convention, 1957.

#### Article 37

The formal ratifications of this Convention shall be communicated to the Director-General of the International Labour Office for registration.

#### **Article 38**

- 1. This Convention shall be binding only upon those Members of the International Labour Organisation whose ratifications have been registered with the Director-General.
- 2. It shall come into force twelve months after the date on which the ratifications of two Members have been registered with the Director-General.
- 3. Thereafter, this Convention shall come into force for any Member twelve months after the date on which its ratification has been registered.

#### Article 39

- 1. A Member which has ratified this Convention may denounce it after the expiration of ten years from the date on which the Convention first comes into force, by an act communicated to the Director-General of the International Labour Office for registration. Such denunciation shall not take effect until one year after the date on which it is registered.
- 2. Each Member which has ratified this Convention and which does not, within the year following the expiration of the period of ten years mentioned in the preceding paragraph, exercise the right of denunciation provided for in this Article, will be bound for another period of ten years and, thereafter, may denounce this Convention at the expiration of each period of ten years under the terms provided for in this Article.

#### Article 40

- 1. The Director-General of the International Labour Office shall notify all Members of the International Labour Organisation of the registration of all ratifications and denunciations communicated to him by the Members of the Organisation.
- 2. When notifying the Members of the Organisation of the registration of the second ratification communicated to him, the Director-General shall draw the attention of the Members of the Organisation to the date upon which the Convention will come into force.

#### **Article 41**

The Director-General of the International Labour Office shall communicate to the Secretary-General of the United Nations for registration in accordance with *Article 102 of the Charter of the United Nations* full particulars of all ratifications and acts of denunciation registered by him in accordance with the provisions of the preceding Articles.

#### **Article 42**

At such times as it may consider necessary the Governing Body of the International Labour Office shall present to the General Conference a report on the working of this Convention and shall examine the desirability of placing on the agenda of the Conference the question of its revision in whole or in part.

- 1. Should the Conference adopt a new Convention revising this Convention in whole or in part, then, unless the new Convention otherwise provides
  - a. the ratification by a Member of the new revising Convention shall ipso jure involve the immediate denunciation of this Convention, notwithstanding the provisions of Article 39 above, if and when the new revising Convention shall have come into force;

- b. as from the date when the new revising Convention comes into force this Convention shall cease to be open to ratification by the Members.
- 2. This Convention shall in any case remain in force in its actual form and content for those Members which have ratified it but have not ratified the revising Convention.

The English and French versions of the text of this Convention are equally authoritative.

UN international Bill of Human Rights a Universal Declaration of Human Rights. A/RES/217/III (1948)

#### A. THE INTERNATIONAL BILL OF HUMAN RIGHTS

#### 1. Universal Declaration of Human Rights

Adopted and proclaimed by General Assembly resolution 217 A (III) of 10 December 1948

#### **PREAMBLE**

Whereas recognition of the inherent dignity and of the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world,

Whereas disregard and contempt for human rights have resulted in barbarous acts which have outraged the conscience of mankind, and the advent of a world in which human beings shall enjoy freedom of speech and belief and freedom from fear and want has been proclaimed as the highest aspiration of the common people,

Whereas it is essential, if man is not to be compelled to have recourse, as a last resort, to rebellion against tyranny and oppression, that human rights should be protected by the rule of law,

Whereas it is essential to promote the development of friendly relations between nations,

Whereas the peoples of the United Nations have in the Charter reaffirmed their faith in fundamental human rights, in the dignity and worth of the human person and in the equal rights of men and women and have determined to promote social progress and better standards of life in larger freedom,

Whereas Member States have pledged themselves to achieve, in co-operation with the United Nations, the promotion of universal respect for and observance of human rights and fundamental freedoms,

Whereas a common understanding of these rights and freedoms is of the greatest importance for the full realization of this pledge,

Now, therefore,

The General Assembly,

*Proclaims* this Universal Declaration of Human Rights as a common standard of achievement for all peoples and all nations, to the end that every individual and every organ of society, keeping this Declaration constantly in mind, shall strive by

teaching and education to promote respect for these rights and freedoms and by progressive measures, national and international, to secure their universal and effective recognition and observance, both among the peoples of Member States themselves and among the peoples of territories under their jurisdiction.

#### Article 1

All human beings are born free and equal in dignity and rights. They are endowed with reason and conscience and should act towards one another in a spirit of brotherhood.

#### Article 2

Everyone is entitled to all the rights and freedoms set forth in this Declaration, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.

Furthermore, no distinction shall be made on the basis of the political, jurisdictional or international status of the country or territory to which a person belongs, whether it be independent, trust, non-self-governing or under any other limitation of sovereignty.

#### Article 3

Everyone has the right to life, liberty and security of person.

#### Article 4

No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms.

#### Article 5

No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.

#### Article 6

Everyone has the right to recognition everywhere as a person before the law.

#### Article 7

All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection against any discrimination in violation of this Declaration and against any incitement to such discrimination.

#### Article 8

Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.

No one shall be subjected to arbitrary arrest, detention or exile.

#### Article 10

Everyone is entitled in full equality to a fair and public hearing by an independent and impartial tribunal, in the determination of his rights and obligations and of any criminal charge against him.

#### Article 11

- 1. Everyone charged with a penal offence has the right to be presumed innocent until proved guilty according to law in a public trial at which he has had all the guarantees necessary for his defence.
- 2. No one shall be held guilty of any penal offence on account of any act or omission which did not constitute a penal offence, under national or international law, at the time when it was committed. Nor shall a heavier penalty be imposed than the one that was applicable at the time the penal offence was committed.

#### Article 12

No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks upon his honour and reputation. Everyone has the right to the protection of the law against such interference or attacks.

#### Article 13

- 1. Everyone has the right to freedom of movement and residence within the borders of each State.
- 2. Everyone has the right to leave any country, including his own, and to return to his country.

#### Article 14

- 1. Everyone has the right to seek and to enjoy in other countries asylum from persecution.
- 2. This right may not be invoked in the case of prosecutions genuinely arising from non-political crimes or from acts contrary to the purposes and principles of the United Nations.

- 1. Everyone has the right to a nationality.
- 2. No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality.

- 1. Men and women of full age, without any limitation due to race, nationality or religion, have the right to marry and to found a family. They are entitled to equal rights as to marriage, during marriage and at its dissolution.
- 2. Marriage shall be entered into only with the free and full consent of the intending spouses.
- 3. The family is the natural and fundamental group unit of society and is entitled to protection by society and the State.

#### Article 17

- 1. Everyone has the right to own property alone as well as in association with others.
  - 2. No one shall be arbitrarily deprived of his property.

#### Article 18

Everyone has the right to freedom of thought, conscience and religion; this right includes freedom to change his religion or belief, and freedom, either alone or in community with others and in public or private, to manifest his religion or belief in teaching, practice, worship and observance.

#### Article 19

Everyone has the right to freedom of opinion and expression; this right includes freedom to hold opinions without interference and to seek, receive and impart information and ideas through any media and regardless of frontiers.

#### Article 20

- 1. Everyone has the right to freedom of peaceful assembly and association.
- 2. No one may be compelled to belong to an association.

#### Article 21

- 1. Everyone has the right to take part in the government of his country, directly or through freely chosen representatives.
  - 2. Everyone has the right to equal access to public service in his country.
- 3. The will of the people shall be the basis of the authority of government; this will shall be expressed in periodic and genuine elections which shall be by universal and equal suffrage and shall be held by secret vote or by equivalent free voting procedures.

#### Article 22

Everyone, as a member of society, has the right to social security and is entitled to realization, through national effort and international co-operation and in accordance with the organization and resources of each State, of the economic,

social and cultural rights indispensable for his dignity and the free development of his personality.

#### Article 23

- 1. Everyone has the right to work, to free choice of employment, to just and favourable conditions of work and to protection against unemployment.
- 2. Everyone, without any discrimination, has the right to equal pay for equal work.
- 3. Everyone who works has the right to just and favourable remuneration ensuring for himself and his family an existence worthy of human dignity, and supplemented, if necessary, by other means of social protection.
- 4. Everyone has the right to form and to join trade unions for the protection of his interests.

#### Article 24

Everyone has the right to rest and leisure, including reasonable limitation of working hours and periodic holidays with pay.

#### Article 25

- 1. Everyone has the right to a standard of living adequate for the health and well-being of himself and of his family, including food, clothing, housing and medical care and necessary social services, and the right to security in the event of unemployment, sickness, disability, widowhood, old age or other lack of livelihood in circumstances beyond his control.
- 2. Motherhood and childhood are entitled to special care and assistance. All children, whether born in or out of wedlock, shall enjoy the same social protection.

#### Article 26

- 1. Everyone has the right to education. Education shall be free, at least in the elementary and fundamental stages. Elementary education shall be compulsory. Technical and professional education shall be made generally available and higher education shall be equally accessible to all on the basis of merit.
- 2. Education shall be directed to the full development of the human personality and to the strengthening of respect for human rights and fundamental freedoms. It shall promote understanding, tolerance and friendship among all nations, racial or religious groups, and shall further the activities of the United Nations for the maintenance of peace.
- 3. Parents have a prior right to choose the kind of education that shall be given to their children.

#### Article 27

1. Everyone has the right freely to participate in the cultural life of the community, to enjoy the arts and to share in scientific advancement and its benefits.

2. Everyone has the right to the protection of the moral and material interests resulting from any scientific, literary or artistic production of which he is the author.

#### Article 28

Everyone is entitled to a social and international order in which the rights and freedoms set forth in this Declaration can be fully realized.

#### Article 29

- 1. Everyone has duties to the community in which alone the free and full development of his personality is possible.
- 2. In the exercise of his rights and freedoms, everyone shall be subject only to such limitations as are determined by law solely for the purpose of securing due recognition and respect for the rights and freedoms of others and of meeting the just requirements of morality, public order and the general welfare in a democratic society.
- 3. These rights and freedoms may in no case be exercised contrary to the purposes and principles of the United Nations.

#### Article 30

Nothing in this Declaration may be interpreted as implying for any State, group or person any right to engage in any activity or to perform any act aimed at the destruction of any of the rights and freedoms set forth herein.

## UN Convention on the Prevention and Punishment of the Crime of Genocide. A/RES/260/III (1948)

### Convention on the Prevention and Punishment of the Crime of Genocide

Approved and proposed for signature and ratification or accession by General Assembly resolution 260 A (III) of 9 December 1948 Entry into force: 12 January 1951, in accordance with article XIII

The Contracting Parties,

Having considered the declaration made by the General Assembly of the United Nations in its resolution 96 (I) dated 11 December 1946 that genocide is a crime under international law, contrary to the spirit and aims of the United Nations and condemned by the civilized world,

Recognizing that at all periods of history genocide has inflicted great losses on humanity, and

Being convinced that, in order to liberate mankind from such an odious scourge, international co-operation is required,

Hereby agree as hereinafter provided :

#### Article I

The Contracting Parties confirm that genocide, whether committed in time of peace or in time of war, is a crime under international law which they undertake to prevent and to punish.

#### Article II

In the present Convention, genocide means any of the following acts committed with intent to destroy, in whole or in part, a national, ethnical, racial or religious group, as such:

- (a) Killing members of the group;
- (b) Causing serious bodily or mental harm to members of the group;
- (c) Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part;
- (d) Imposing measures intended to prevent births within the group;
- (e) Forcibly transferring children of the group to another group.

#### Article III

The following acts shall be punishable:

- (a) Genocide;
- (b) Conspiracy to commit genocide;
- (c) Direct and public incitement to commit genocide;

- (d) Attempt to commit genocide;
- (e) Complicity in genocide.

#### Article IV

Persons committing genocide or any of the other acts enumerated in article III shall be punished, whether they are constitutionally responsible rulers, public officials or private individuals.

#### Article V

The Contracting Parties undertake to enact, in accordance with their respective Constitutions, the necessary legislation to give effect to the provisions of the present Convention, and, in particular, to provide effective penalties for persons guilty of genocide or any of the other acts enumerated in article III.

#### **Article VI**

Persons charged with genocide or any of the other acts enumerated in article III shall be tried by a competent tribunal of the State in the territory of which the act was committed, or by such international penal tribunal as may have jurisdiction with respect to those Contracting Parties which shall have accepted its jurisdiction.

#### Article VII

Genocide and the other acts enumerated in article III shall not be considered as political crimes for the purpose of extradition.

The Contracting Parties pledge themselves in such cases to grant extradition in accordance with their laws and treaties in force.

#### Article VIII

Any Contracting Party may call upon the competent organs of the United Nations to take such action under the Charter of the United Nations as they consider appropriate for the prevention and suppression of acts of genocide or any of the other acts enumerated in article III.

#### **Article IX**

Disputes between the Contracting Parties relating to the interpretation, application or fulfilment of the present Convention, including those relating to the responsibility of a State for genocide or for any of the other acts enumerated in article III, shall be submitted to the International Court of Justice at the request of any of the parties to the dispute.

#### Article X

The present Convention, of which the Chinese, English, French, Russian and Spanish texts are equally authentic, shall bear the date of 9 December 1948.

#### Article XI

The present Convention shall be open until 31 December 1949 for signature on behalf of any Member of the United Nations and of any non-member State to which an invitation to sign has been addressed by the General Assembly.

The present Convention shall be ratified, and the instruments of ratification shall be deposited with the Secretary-General of the United Nations.

After 1 January 1950, the present Convention may be acceded to on behalf of any Member of the United Nations and of any non-member State which has received an invitation as aforesaid.

Instruments of accession shall be deposited with the Secretary-General of the United Nations.

#### Article XII

Any Contracting Party may at any time, by notification addressed to the Secretary-General of the United Nations, extend the application of the present Convention to all or any of the territories for the conduct of whose foreign relations that Contracting Party is responsible.

#### **Article XIII**

On the day when the first twenty instruments of ratification or accession have been deposited, the Secretary-General shall draw up a proces-verbal and transmit a copy thereof to each Member of the United Nations and to each of the non-member States contemplated in article XI.

The present Convention shall come into force on the ninetieth day following the date of deposit of the twentieth instrument of ratification or accession.

Any ratification or accession effected subsequent to the latter date shall become effective on the ninetieth day following the deposit of the instrument of ratification or accession.

#### **Article XIV**

The present Convention shall remain in effect for a period of ten years as from the date of its coming into force.

It shall thereafter remain in force for successive periods of five years for such Contracting Parties as have not denounced it at least six months before the expiration of the current period.

Denunciation shall be effected by a written notification addressed to the Secretary-General of the United Nations.

#### **Article XV**

If, as a result of denunciations, the number of Parties to the present Convention should become less than sixteen, the Convention shall cease to be in force as from the date on which the last of these denunciations shall become effective.

#### Article XVI

A request for the revision of the present Convention may be made at any time by any Contracting Party by means of a notification in writing addressed to the Secretary-General.

The General Assembly shall decide upon the steps, if any, to be taken in respect of such request.

#### Article XVII

The Secretary-General of the United Nations shall notify all Members of the United Nations and the non-member States contemplated in article XI of the following:

- (a) Signatures, ratifications and accessions received in accordance with article XI;
- (b) Notifications received in accordance with article XII;
- (c) The date upon which the present Convention comes into force in accordance with article XIII;
- (d) Denunciations received in accordance with article XIV;
- (e) The abrogation of the Convention in accordance with article XV;
- (f) Notifications received in accordance with article XVI.

#### Article XVIII

The original of the present Convention shall be deposited in the archives of the United Nations.

A certified copy of the Convention shall be transmitted to each Member of the United Nations and to each of the non-member States contemplated in article XI.

#### **Article XIX**

The present Convention shall be registered by the Secretary-General of the United Nations on the date of its coming into force.

UN Convention for the Suppression of the Traffic in Persons and of the Exploitation of the Prostitution of Others. A/RES/317/IV (1949)

## Convention for the Suppression of the Traffic in Persons and of the Exploitation of the Prostitution of Others

#### Approved by General Assembly resolution 317 (IV) of 2 December 1949

Entry into force: 25 July 1951, in accordance with article 24

#### **Preamble**

Whereas prostitution and the accompanying evil of the traffic in persons for the purpose of prostitution are incompatible with the dignity and worth of the human person and endanger the welfare of the individual, the family and the community,

Whereas, with respect to the suppression of the traffic in women and children, the following international instruments are in force:

- (1) International Agreement of 18 May 1904 for the Suppression of the White Slave Traffic, as amended by the Protocol approved by the General Assembly of the United Nations on 3 December 1948,
- (2) International Convention of 4 May 1910 for the Suppression of the White Slave Traffic, as amended by the above-mentioned Protocol,
- (3) International Convention of 30 September 1921 for the Suppression of the Traffic in Women and Children, as amended by the Protocol approved by the General Assembly of the United Nations on 20 October 1947,
- (4) International Convention of 11 October 1933 for the Suppression of the Traffic in Women of Full Age, as amended by the aforesaid Protocol,

Whereas the League of Nations in 1937 prepared a draft Convention extending the scope of the above-mentioned instruments, and

Whereas developments since 1937 make feasible the conclusion of a convention consolidating the above-mentioned instruments and embodying the substance of the 1937 draft Convention as well as desirable alterations therein:

Now therefore

The Contracting parties

Hereby agree as hereinafter provided:

#### Article 1

The Parties to the present Convention agree to punish any person who, to gratify the passions of another:

- (1) Procures, entices or leads away, for purposes of prostitution, another person, even with the consent of that person;
- (2) Exploits the prostitution of another person, even with the consent of that person.

#### Article 2

The Parties to the present Convention further agree to punish any person who:

- (1) Keeps or manages, or knowingly finances or takes part in the financing of a brothel;
- (2) Knowingly lets or rents a building or other place or any part thereof for the purpose of the prostitution of others.

To the extent permitted by domestic law, attempts to commit any of the offences referred to in articles 1 and 2, and acts preparatory to the commission thereof, shall also be punished.

#### Article 4

To the extent permitted by domestic law, intentional participation in the acts referred to in articles 1 and 2 above shall also be punishable.

To the extent permitted by domestic law, acts of participation shall be treated as separate offences whenever this is necessary to prevent impunity.

#### **Article 5**

In cases where injured persons are entitled under domestic law to be parties to proceedings in respect of any of the offences referred to in the present Convention, aliens shall be so entitled upon the same terms as nationals.

#### Article 6

Each Party to the present Convention agrees to take all the necessary measures to repeal or abolish any existing law, regulation or administrative provision by virtue of which persons who engage in or are suspected of engaging in prostitution are subject either to special registration or to the possession of a special document or to any exceptional requirements for supervision or notification.

#### Article 7

Previous convictions pronounced in foreign States for offences referred to in the present Convention shall, to the extent permitted by domestic law, be taken into account for the purposes of:

- (1) Establishing recidivism;
- (2) Disqualifying the offender from the exercise of civil rights.

#### Article 8

The offences referred to in articles 1 and 2 of the present Convention shall be regarded as extraditable offences in any extradition treaty which has been or may hereafter be concluded between any of the Parties to this Convention.

The Parties to the present Convention which do not make extradition conditional on the existence of a treaty shall henceforward recognize the offences referred to in articles 1 and 2 of the present Convention as cases for extradition between themselves.

Extradition shall be granted in accordance with the law of the State to which the request is made.

#### Article 9

In States where the extradition of nationals is not permitted by law, nationals who have returned to their own State after the commission abroad of any of the offences referred to in articles 1 and 2 of the present Convention shall be prosecuted in and punished by the courts of their own State.

This provision shall not apply if, in a similar case between the Parties to the present Convention, the extradition of an alien cannot be granted.

#### **Article 10**

The provisions of article 9 shall not apply when the person charged with the offence has been tried in a foreign State and, if convicted, has served his sentence or had it remitted or reduced in conformity with the laws of that foreign State.

#### Article 11

Nothing in the present Convention shall be interpreted as determining the attitude of a Party towards the general question of the limits of criminal jurisdiction under international law.

#### Article 12

The present Convention does not affect the principle that the offences to which it refers shall in each State be defined, prosecuted and punished in conformity with its domestic law.

#### Article 13

The Parties to the present Convention shall be bound to execute letters of request relating to offences referred to in the Convention in accordance with their domestic law and practice.

The transmission of letters of request shall be effected:

- (1) By direct communication between the judicial authorities; or
- (2) By direct communication between the Ministers of Justice of the two States, or by direct communication from another competent authority of the State making the request to the Minister of Justice of the State to which the request is made; or
- (3) Through the diplomatic or consular representative of the State making the request in the State to which the request is made; this representative shall send the letters of request direct to the competent judicial authority or to the authority indicated by the Government of the State to which the request is made, and shall receive direct from such authority the papers constituting the execution of the letters of request.

In cases 1 and 3 a copy of the letters of request shall always be sent to the superior authority of the State to which application is made.

Unless otherwise agreed, the letters of request shall be drawn up in the language of the authority making the request, provided always that the State to which the request is made may require a translation in its own language, certified correct by the authority making the request.

Each Party to the present Convention shall notify to each of the other Parties to the Convention the method or methods of transmission mentioned above which it will recognize for the letters of request of the latter State.

Until such notification is made by a State, its existing procedure in regard to letters of request shall remain in force.

Execution of letters of request shall not give rise to a claim for reimbursement of charges or expenses of any nature whatever other than expenses of experts.

Nothing in the present article shall be construed as an undertaking on the part of the Parties to the present Convention to adopt in criminal matters any form or methods of proof contrary to their own domestic laws.

Each Party to the present Convention shall establish or maintain a service charged with the coordination and centralization of the results of the investigation of offences referred to in the present Convention.

Such services should compile all information calculated to facilitate the prevention and punishment of the offences referred to in the present Convention and should be in close contact with the corresponding services in other States.

#### Article 15

To the extent permitted by domestic law and to the extent to which the authorities responsible for the services referred to in article 14 may judge desirable, they shall furnish to the authorities responsible for the corresponding services in other States the following information:

- (1) Particulars of any offence referred to in the present Convention or any attempt to commit such offence;
- (2) Particulars of any search for any prosecution, arrest, conviction, refusal of admission or expulsion of persons guilty of any of the offences referred to in the present Convention, the movements of such persons and any other useful information with regard to them.

The information so furnished shall include descriptions of the offenders, their fingerprints, photographs, methods of operation, police records and records of conviction.

#### **Article 16**

The Parties to the present Convention agree to take or to encourage, through their public and private educational, health, social, economic and other related services, measures for the prevention of prostitution and for the rehabilitation and social adjustment of the victims of prostitution and of the offences referred to in the present Convention.

#### Article 17

The Parties to the present Convention undertake, in connection with immigration and emigration, to adopt or maintain such measures as are required, in terms of their obligations under the present Convention, to check the traffic in persons of either sex for the purpose of prostitution.

In particular they undertake:

- (1) To make such regulations as are necessary for the protection of immigrants or emigrants, and in particular, women and children, both at the place of arrival and departure and while en route;
- (2) To arrange for appropriate publicity warning the public of the dangers of the aforesaid traffic;
- (3) To take appropriate measures to ensure supervision of railway stations, airports, seaports and en route , and of other public places, in order to prevent international traffic in persons for the purpose of prostitution;
- (4) To take appropriate measures in order that the appropriate authorities be informed of the arrival of persons who appear, prima facie , to be the principals and accomplices in or victims of such traffic.

#### Article 18

The Parties to the present Convention undertake, in accordance with the conditions laid down by domestic law, to have declarations taken from aliens who are prostitutes, in order to establish their identity and civil status and to discover who has caused them to leave their State. The information

obtained shall be communicated to the authorities of the State of origin of the said persons with a view to their eventual repatriation.

#### Article 19

The Parties to the present Convention undertake, in accordance with the conditions laid down by domestic law and without prejudice to prosecution or other action for violations thereunder and so far as possible:

- (1) Pending the completion of arrangements for the repatriation of destitute victims of international traffic in persons for the purpose of prostitution, to make suitable provisions for their temporary care and maintenance;
- (2) To repatriate persons referred to in article 18 who desire to be repatriated or who may be claimed by persons exercising authority over them or whose expulsion is ordered in conformity with the law. Repatriation shall take place only after agreement is reached with the State of destination as to identity and nationality as well as to the place and date of arrival at frontiers. Each Party to the present Convention shall facilitate the passage of such persons through its territory.

Where the persons referred to in the preceding paragraph cannot themselves repay the cost of repatriation and have neither spouse, relatives nor guardian to pay for them, the cost of repatriation as far as the nearest frontier or port of embarkation or airport in the direction of the State of origin shall be borne by the State where they are in residence, and the cost of the remainder of the journey shall be borne by the State of origin.

#### Article 20

The Parties to the present Convention shall, if they have not already done so, take the necessary measures for the supervision of employment agencies in order to prevent persons seeking employment, in particular women and children, from being exposed to the danger of prostitution.

#### Article 21

The Parties to the present Convention shall communicate to the Secretary-General of the United Nations such laws and regulations as have already been promulgated in their States, and thereafter annually such laws and regulations as may be promulgated, relating to the subjects of the present Convention, as well as all measures taken by them concerning the application of the Convention. The information received shall be published periodically by the Secretary-General and sent to all Members of the United Nations and to non-member States to which the present Convention is officially communicated in accordance with article 23.

#### Article 22

If any dispute shall arise between the Parties to the present Convention relating to its interpretation or application and if such dispute cannot be settled by other means, the dispute shall, at the request of any one of the Parties to the dispute, be referred to the International Court of Justice.

#### Article 23

The present Convention shall be open for signature on behalf of any Member of the United Nations and also on behalf of any other State to which an invitation has been addressed by the Economic and Social Council.

The present Convention shall be ratified and the instruments of ratification shall be deposited with the Secretary-General of the United Nations.

The States mentioned in the first paragraph which have not signed the Convention may accede to it.

Accession shall be effected by deposit of an instrument of accession with the Secretary-General of the United Nations.

For the purposes of the present Convention the word "State" shall include all the colonies and Trust Territories of a State signatory or acceding to the Convention and all territories for which such State is internationally responsible.

#### Article 24

The present Convention shall come into force on the ninetieth day following the date of deposit of the second instrument of ratification or accession.

For each State ratifying or acceding to the Convention after the deposit of the second instrument of ratification or accession, the Convention shall enter into force ninety days after the deposit by such State of its instrument of ratification or accession.

#### Article 25

After the expiration of five years from the entry into force of the present Convention, any Party to the Convention may denounce it by a written notification addressed to the Secretary-General of the United Nations.

Such denunciation shall take effect for the Party making it one year from the date upon which it is received by the Secretary-General of the United Nations.

#### Article 26

The Secretary-General of the United Nations shall inform all Members of the United Nations and non-member States referred to in article 23:

- ( a ) Of signatures, ratifications and accessions received in accordance with article 23;
- ( b ) Of the date on which the present Convention will come into force in accordance with article 24;
- ( c ) Of denunciations received in accordance with article 25.

#### Article 27

Each Party to the present Convention undertakes to adopt, in accordance with its Constitution, the legislative or other measures necessary to ensure the application of the Convention.

#### Article 28

The provisions of the present Convention shall supersede in the relations between the Parties thereto the provisions of the international instruments referred to in subparagraphs 1, 2, 3 and 4 of the second paragraph of the Preamble, each of which shall be deemed to be terminated when all the Parties thereto shall have become Parties to the present Convention.

#### Final protocol

Nothing in the present Convention shall be deemed to prejudice any legislation which ensures, for the enforcement of the provisions for securing the suppression of the traffic in persons and of the exploitation of others for purposes of prostitution, stricter conditions than those provided by the present Convention.

The provisions of articles 23 to 26 inclusive of the Convention shall apply to the present Protocol.

UN Convention on the Elimination of All Forms of Discrimination against Women. A/RES/34/180 (1979)

#### Convention on the Elimination of All Forms of Discrimination against Women

### Adopted and opened for signature, ratification and accession by General Assembly resolution 34/180 of 18 December 1979

#### entry into force 3 September 1981, in accordance with article 27(1)

The States Parties to the present Convention,

Noting that the Charter of the United Nations reaffirms faith in fundamental human rights, in the dignity and worth of the human person and in the equal rights of men and women,

Noting that the Universal Declaration of Human Rights affirms the principle of the inadmissibility of discrimination and proclaims that all human beings are born free and equal in dignity and rights and that everyone is entitled to all the rights and freedoms set forth therein, without distinction of any kind, including distinction based on sex,

Noting that the States Parties to the International Covenants on Human Rights have the obligation to ensure the equal rights of men and women to enjoy all economic, social, cultural, civil and political rights,

Considering the international conventions concluded under the auspices of the United Nations and the specialized agencies promoting equality of rights of men and women,

Noting also the resolutions, declarations and recommendations adopted by the United Nations and the specialized agencies promoting equality of rights of men and women,

Concerned, however, that despite these various instruments extensive discrimination against women continues to exist,

Recalling that discrimination against women violates the principles of equality of rights and respect for human dignity, is an obstacle to the participation of women, on equal terms with men, in the political, social, economic and cultural life of their countries, hampers the growth of the prosperity of society and the family and makes more difficult the full development of the potentialities of women in the service of their countries and of humanity,

Concerned that in situations of poverty women have the least access to food, health, education, training and opportunities for employment and other needs,

Convinced that the establishment of the new international economic order based on equity and justice will contribute significantly towards the promotion of equality between men and women,

Emphasizing that the eradication of apartheid, all forms of racism, racial discrimination, colonialism, neo-colonialism, aggression, foreign occupation and domination and interference in the internal affairs of States is essential to the full enjoyment of the rights of men and women,

Affirming that the strengthening of international peace and security, the relaxation of international tension, mutual co-operation among all States irrespective of their social and economic systems, general and complete disarmament, in particular nuclear disarmament under strict and effective international control, the affirmation of the principles of justice, equality and mutual benefit in relations among countries and the realization of the right of peoples under alien and colonial domination and foreign occupation to self-determination and independence, as well as respect for national sovereignty and territorial integrity, will promote social progress and development and as a consequence will contribute to the attainment of full equality between men and women,

Convinced that the full and complete development of a country, the welfare of the world and the cause of peace require the maximum participation of women on equal terms with men in all fields,

Bearing in mind the great contribution of women to the welfare of the family and to the development of society, so far not fully recognized, the social significance of maternity and the role of both parents in the family and in the upbringing of children, and aware that the role of women in procreation should not be a basis for discrimination but that the upbringing of children requires a sharing of responsibility between men and women and society as a whole,

Aware that a change in the traditional role of men as well as the role of women in society and in the family is needed to achieve full equality between men and women,

Determined to implement the principles set forth in the Declaration on the Elimination of Discrimination against Women and, for that purpose, to adopt the measures required for the elimination of such discrimination in all its forms and manifestations,

Have agreed on the following:

#### **PART I**

#### Article 1

For the purposes of the present Convention, the term "discrimination against women" shall mean any distinction, exclusion or restriction made on the basis of sex which has the effect or purpose of impairing or nullifying the recognition, enjoyment or exercise by women, irrespective of their marital status, on a basis of equality of men and women, of human rights and fundamental freedoms in the political, economic, social, cultural, civil or any other field.

#### Article 2

States Parties condemn discrimination against women in all its forms, agree to pursue by all appropriate means and without delay a policy of eliminating discrimination against women and, to this end, undertake:

- (a) To embody the principle of the equality of men and women in their national constitutions or other appropriate legislation if not yet incorporated therein and to ensure, through law and other appropriate means, the practical realization of this principle;
- (b) To adopt appropriate legislative and other measures, including sanctions where appropriate, prohibiting all discrimination against women; (c) To establish legal protection of the rights of women on an equal basis with men and to ensure through competent national tribunals and other public institutions the effective protection of women against any act of discrimination;
- (d) To refrain from engaging in any act or practice of discrimination against women and to ensure that public authorities and institutions shall act in conformity with this obligation;
- (e) To take all appropriate measures to eliminate discrimination against women by any person, organization or enterprise;
- (f) To take all appropriate measures, including legislation, to modify or abolish existing laws, regulations, customs and practices which constitute discrimination against women;
- (g) To repeal all national penal provisions which constitute discrimination against women.

#### Article 3

States Parties shall take in all fields, in particular in the political, social, economic and cultural fields, all appropriate measures, including legislation, to en sure the full development and advancement of women , for the purpose of guaranteeing them the exercise and enjoyment of human rights and fundamental freedoms on a basis of equality with men.

- 1. Adoption by States Parties of temporary special measures aimed at accelerating de facto equality between men and women shall not be considered discrimination as defined in the present Convention, but shall in no way entail as a consequence the maintenance of unequal or separate standards; these measures shall be discontinued when the objectives of equality of opportunity and treatment have been achieved.
- 2. Adoption by States Parties of special measures, including those measures contained in the present Convention, aimed at protecting maternity shall not be considered discriminatory.

States Parties shall take all appropriate measures:

- (a) To modify the social and cultural patterns of conduct of men and women, with a view to achieving the elimination of prejudices and customary and all other practices which are based on the idea of the inferiority or the superiority of either of the sexes or on stereotyped roles for men and women;
- (b) To ensure that family education includes a proper understanding of maternity as a social function and the recognition of the common responsibility of men and women in the upbringing and development of their children, it being understood that the interest of the children is the primordial consideration in all cases.

#### Article 6

States Parties shall take all appropriate measures, including legislation, to suppress all forms of traffic in women and exploitation of prostitution of women.

#### **PART II**

#### Article 7

States Parties shall take all appropriate measures to eliminate discrimination against women in the political and public life of the country and, in particular, shall ensure to women, on equal terms with men, the right:

- (a) To vote in all elections and public referenda and to be eligible for election to all publicly elected bodies:
- (b) To participate in the formulation of government policy and the implementation thereof and to hold public office and perform all public functions at all levels of government;
- (c) To participate in non-governmental organizations and associations concerned with the public and political life of the country.

#### Article 8

States Parties shall take all appropriate measures to ensure to women, on equal terms with men and without any discrimination, the opportunity to represent their Governments at the international level and to participate in the work of international organizations.

#### **Article 9**

1. States Parties shall grant women equal rights with men to acquire, change or retain their nationality. They shall ensure in particular that neither marriage to an alien nor change of nationality by the husband during marriage shall automatically change the nationality of the wife, render her stateless or force upon her the nationality of the husband. 2. States Parties shall grant women equal rights with men with respect to the nationality of their children.

#### **PART III**

#### Article 10

States Parties shall take all appropriate measures to eliminate discrimination against women in order to ensure to them equal rights with men in the field of education and in particular to ensure, on a basis of equality of men and women:

- (a) The same conditions for career and vocational guidance, for access to studies and for the achievement of diplomas in educational establishments of all categories in rural as well as in urban areas; this equality shall be ensured in pre-school, general, technical, professional and higher technical education, as well as in all types of vocational training;
- (b) Access to the same curricula, the same examinations, teaching staff with qualifications of the same standard and school premises and equipment of the same quality;
- (c) The elimination of any stereotyped concept of the roles of men and women at all levels and in all forms of education by encouraging coeducation and other types of education which will help to achieve this aim and, in particular, by the revision of textbooks and school programmes and the adaptation of teaching methods;
- (d ) The same opportunities to benefit from scholarships and other study grants;
- (e) The same opportunities for access to programmes of continuing education, including adult and functional literacy programmes, particulary those aimed at reducing, at the earliest possible time, any gap in education existing between men and women;
- (f) The reduction of female student drop-out rates and the organization of programmes for girls and women who have left school prematurely;
- (g) The same Opportunities to participate actively in sports and physical education;
- (h) Access to specific educational information to help to ensure the health and well-being of families, including information and advice on family planning.

- 1. States Parties shall take all appropriate measures to eliminate discrimination against women in the field of employment in order to ensure, on a basis of equality of men and women, the same rights, in particular:
- (a) The right to work as an inalienable right of all human beings;
- (b) The right to the same employment opportunities, including the application of the same criteria for selection in matters of employment;
- (c) The right to free choice of profession and employment, the right to promotion, job security and all benefits and conditions of service and the right to receive vocational training and retraining, including apprenticeships, advanced vocational training and recurrent training;
- (d) The right to equal remuneration, including benefits, and to equal treatment in respect of work of equal value, as well as equality of treatment in the evaluation of the quality of work;
- (e) The right to social security, particularly in cases of retirement, unemployment, sickness, invalidity and old age and other incapacity to work, as well as the right to paid leave;
- (f) The right to protection of health and to safety in working conditions, including the safeguarding of the function of reproduction.

- 2. In order to prevent discrimination against women on the grounds of marriage or maternity and to ensure their effective right to work, States Parties shall take appropriate measures:
- (a) To prohibit, subject to the imposition of sanctions, dismissal on the grounds of pregnancy or of maternity leave and discrimination in dismissals on the basis of marital status;
- (b) To introduce maternity leave with pay or with comparable social benefits without loss of former employment, seniority or social allowances;
- (c) To encourage the provision of the necessary supporting social services to enable parents to combine family obligations with work responsibilities and participation in public life, in particular through promoting the establishment and development of a network of child-care facilities;
- (d) To provide special protection to women during pregnancy in types of work proved to be harmful to them.
- 3. Protective legislation relating to matters covered in this article shall be reviewed periodically in the light of scientific and technological knowledge and shall be revised, repealed or extended as necessary.

- 1. States Parties shall take all appropriate measures to eliminate discrimination against women in the field of health care in order to ensure, on a basis of equality of men and women, access to health care services, including those related to family planning.
- 2. Notwithstanding the provisions of paragraph I of this article, States Parties shall ensure to women appropriate services in connection with pregnancy, confinement and the post-natal period, granting free services where necessary, as well as adequate nutrition during pregnancy and lactation.

#### Article 13

States Parties shall take all appropriate measures to eliminate discrimination against women in other areas of economic and social life in order to ensure, on a basis of equality of men and women, the same rights, in particular:

- (a) The right to family benefits;
- (b) The right to bank loans, mortgages and other forms of financial credit;
- (c) The right to participate in recreational activities, sports and all aspects of cultural life.

- 1. States Parties shall take into account the particular problems faced by rural women and the significant roles which rural women play in the economic survival of their families, including their work in the non-monetized sectors of the economy, and shall take all appropriate measures to ensure the application of the provisions of the present Convention to women in rural areas.
- 2. States Parties shall take all appropriate measures to eliminate discrimination against women in rural areas in order to ensure, on a basis of equality of men and women, that they participate in and benefit from rural development and, in particular, shall ensure to such women the right:
- (a) To participate in the elaboration and implementation of development planning at all levels:
- (b) To have access to adequate health care facilities, including information, counselling and services in family planning;
- (c) To benefit directly from social security programmes;

- (d) To obtain all types of training and education, formal and non-formal, including that relating to functional literacy, as well as, inter alia, the benefit of all community and extension services, in order to increase their technical proficiency;
- (e) To organize self-help groups and co-operatives in order to obtain equal access to economic opportunities through employment or self employment;
- (f) To participate in all community activities;
- (g) To have access to agricultural credit and loans, marketing facilities, appropriate technology and equal treatment in land and agrarian reform as well as in land resettlement schemes;
- (h) To enjoy adequate living conditions, particularly in relation to housing, sanitation, electricity and water supply, transport and communications.

#### **PART IV**

#### Article 15

- 1. States Parties shall accord to women equality with men before the law.
- 2. States Parties shall accord to women, in civil matters, a legal capacity identical to that of men and the same opportunities to exercise that capacity. In particular, they shall give women equal rights to conclude contracts and to administer property and shall treat them equally in all stages of procedure in courts and tribunals.
- 3. States Parties agree that all contracts and all other private instruments of any kind with a legal effect which is directed at restricting the legal capacity of women shall be deemed null and void.
- 4. States Parties shall accord to men and women the same rights with regard to the law relating to the movement of persons and the freedom to choose their residence and domicile.

- 1. States Parties shall take all appropriate measures to eliminate discrimination against women in all matters relating to marriage and family relations and in particular shall ensure, on a basis of equality of men and women:
- (a) The same right to enter into marriage;
- (b) The same right freely to choose a spouse and to enter into marriage only with their free and full consent;
- (c) The same rights and responsibilities during marriage and at its dissolution;
- (d) The same rights and responsibilities as parents, irrespective of their marital status, in matters relating to their children; in all cases the interests of the children shall be paramount;
- (e) The same rights to decide freely and responsibly on the number and spacing of their children and to have access to the information, education and means to enable them to exercise these rights;
- (f) The same rights and responsibilities with regard to guardianship, wardship, trusteeship and adoption of children, or similar institutions where these concepts exist in national legislation; in all cases the interests of the children shall be paramount;
- (g) The same personal rights as husband and wife, including the right to choose a family name, a profession and an occupation;

- (h) The same rights for both spouses in respect of the ownership, acquisition, management, administration, enjoyment and disposition of property, whether free of charge or for a valuable consideration.
- 2. The betrothal and the marriage of a child shall have no legal effect, and all necessary action, including legislation, shall be taken to specify a minimum age for marriage and to make the registration of marriages in an official registry compulsory.

#### **PART V**

- 1. For the purpose of considering the progress made in the implementation of the present Convention, there shall be established a Committee on the Elimination of Discrimination against Women (hereinafter referred to as the Committee) consisting, at the time of entry into force of the Convention, of eighteen and, after ratification of or accession to the Convention by the thirty-fifth State Party, of twenty-three experts of high moral standing and competence in the field covered by the Convention. The experts shall be elected by States Parties from among their nationals and shall serve in their personal capacity, consideration being given to equitable geographical distribution and to the representation of the different forms of civilization as well as the principal legal systems.
- 2. The members of the Committee shall be elected by secret ballot from a list of persons nominated by States Parties. Each State Party may nominate one person from among its own nationals.
- 3. The initial election shall be held six months after the date of the entry into force of the present Convention. At least three months before the date of each election the Secretary-General of the United Nations shall address a letter to the States Parties inviting them to submit their nominations within two months. The Secretary-General shall prepare a list in alphabetical order of all persons thus nominated, indicating the States Parties which have nominated them, and shall submit it to the States Parties.
- 4. Elections of the members of the Committee shall be held at a meeting of States Parties convened by the Secretary-General at United Nations Headquarters. At that meeting, for which two thirds of the States Parties shall constitute a quorum, the persons elected to the Committee shall be those nominees who obtain the largest number of votes and an absolute majority of the votes of the representatives of States Parties present and voting.
- 5. The members of the Committee shall be elected for a term of four years. However, the terms of nine of the members elected at the first election shall expire at the end of two years; immediately after the first election the names of these nine members shall be chosen by lot by the Chairman of the Committee.
- 6. The election of the five additional members of the Committee shall be held in accordance with the provisions of paragraphs 2, 3 and 4 of this article, following the thirty-fifth ratification or accession. The terms of two of the additional members elected on this occasion shall expire at the end of two years, the names of these two members having been chosen by lot by the Chairman of the Committee.
- 7. For the filling of casual vacancies, the State Party whose expert has ceased to function as a member of the Committee shall appoint another expert from among its nationals, subject to the approval of the Committee.
- 8. The members of the Committee shall, with the approval of the General Assembly, receive emoluments from United Nations resources on such terms and conditions as the Assembly may decide, having regard to the importance of the Committee's responsibilities.
- 9. The Secretary-General of the United Nations shall provide the necessary staff and facilities for the effective performance of the functions of the Committee under the present Convention.

- 1. States Parties undertake to submit to the Secretary-General of the United Nations, for consideration by the Committee, a report on the legislative, judicial, administrative or other measures which they have adopted to give effect to the provisions of the present Convention and on the progress made in this respect:
- (a) Within one year after the entry into force for the State concerned;
- (b) Thereafter at least every four years and further whenever the Committee so requests.
- 2. Reports may indicate factors and difficulties affecting the degree of fulfilment of obligations under the present Convention.

#### Article 19

1. The Committee shall adopt its own rules of procedure. 2. The Committee shall elect its officers for a term of two years.

#### Article 20

- 1. The Committee shall normally meet for a period of not more than two weeks annually in order to consider the reports submitted in accordance with article 18 of the present Convention.
- 2. The meetings of the Committee shall normally be held at United Nations Headquarters or at any other convenient place as determined by the Committee.

#### Article 21

- 1. The Committee shall, through the Economic and Social Council, report annually to the General Assembly of the United Nations on its activities and may make suggestions and general recommendations based on the examination of reports and information received from the States Parties. Such suggestions and general recommendations shall be included in the report of the Committee together with comments, if any, from States Parties.
- 2. The Secretary-General of the United Nations shall transmit the reports of the Committee to the Commission on the Status of Women for its information.

#### Article 22

The specialized agencies shall be entitled to be represented at the consideration of the implementation of such provisions of the present Convention as fall within the scope of their activities. The Committee may invite the specialized agencies to submit reports on the implementation of the Convention in areas falling within the scope of their activities.

#### **PART VI**

#### Article 23

Nothing in the present Convention shall affect any provisions that are more conducive to the achievement of equality between men and women which may be contained:

- (a) In the legislation of a State Party; or
- (b) In any other international convention, treaty or agreement in force for that State.

States Parties undertake to adopt all necessary measures at the national level aimed at achieving the full realization of the rights recognized in the present Convention.

#### Article 25

- 1. The present Convention shall be open for signature by all States.
- 2. The Secretary-General of the United Nations is designated as the depositary of the present Convention.
- 3. The present Convention is subject to ratification. Instruments of ratification shall be deposited with the Secretary-General of the United Nations.
- 4. The present Convention shall be open to accession by all States. Accession shall be effected by the deposit of an instrument of accession with the Secretary-General of the United Nations.

#### Article 26

- 1. A request for the revision of the present Convention may be made at any time by any State Party by means of a notification in writing addressed to the Secretary-General of the United Nations.
- 2. The General Assembly of the United Nations shall decide upon the steps, if any, to be taken in respect of such a request.

#### Article 27

- 1. The present Convention shall enter into force on the thirtieth day after the date of deposit with the Secretary-General of the United Nations of the twentieth instrument of ratification or accession.
- 2. For each State ratifying the present Convention or acceding to it after the deposit of the twentieth instrument of ratification or accession, the Convention shall enter into force on the thirtieth day after the date of the deposit of its own instrument of ratification or accession.

#### Article 28

- 1. The Secretary-General of the United Nations shall receive and circulate to all States the text of reservations made by States at the time of ratification or accession.
- 2. A reservation incompatible with the object and purpose of the present Convention shall not be permitted.
- 3. Reservations may be withdrawn at any time by notification to this effect addressed to the Secretary-General of the United Nations, who shall then inform all States thereof. Such notification shall take effect on the date on which it is received.

- 1. Any dispute between two or more States Parties concerning the interpretation or application of the present Convention which is not settled by negotiation shall, at the request of one of them, be submitted to arbitration. If within six months from the date of the request for arbitration the parties are unable to agree on the organization of the arbitration, any one of those parties may refer the dispute to the International Court of Justice by request in conformity with the Statute of the Court.
- 2. Each State Party may at the time of signature or ratification of the present Convention or accession thereto declare that it does not consider itself bound by paragraph I of this article. The other States Parties shall not be bound by that paragraph with respect to any State Party which has made such a reservation.

3. Any State Party which has made a reservation in accordance with paragraph 2 of this article may at any time withdraw that reservation by notification to the Secretary-General of the United Nations.

#### Article 30

The present Convention, the Arabic, Chinese, English, French, Russian and Spanish texts of which are equally authentic, shall be deposited with the Secretary-General of the United Nations. IN WITNESS WHEREOF the undersigned, duly authorized, have signed the present Convention.

# UN Declaration on the Rights of Persons Belonging to National or Ethnic Religious and Linguistic Minorities. A/RES/47/135 (1993)



#### General Assembly

Distr. GENERAL

A/RES/47/135 3 February 1993

Forty-seventh session Agenda item 97 (b)

RESOLUTION ADOPTED BY THE GENERAL ASSEMBLY

[on the report of the Third Committee (A/47/678/Add.2)]

47/135. <u>Declaration on the Rights of Persons Belonging to</u>
National or Ethnic, Religious and Linguistic Minorities

The General Assembly,

Reaffirming that one of the main purposes of the United Nations, as proclaimed in the Charter of the United Nations, is to achieve international cooperation in promoting and encouraging respect for human rights and for fundamental freedoms for all without distinction as to race, sex, language or religion,

Noting the importance of the even more effective implementation of international human rights instruments with regard to the rights of persons belonging to national or ethnic, religious and linguistic minorities,

<u>Welcoming</u> the increased attention given by human rights treaty bodies to the non-discrimination and protection of minorities,

<u>Aware</u> of the provisions of article 27 of the International Covenant on Civil and Political Rights  $\underline{1}/$  concerning the rights of persons belonging to ethnic, religious or linguistic minorities,

<u>Considering</u> that the United Nations has an increasingly important role to play regarding the protection of minorities,

Bearing in mind the work done so far within the United Nations system, in particular through the relevant mechanisms of the Commission on Human Rights and the Subcommission on Prevention of Discrimination and

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 $<sup>\</sup>underline{1}$ / See resolution 2200 A (XXI), annex.

Protection of Minorities, in promoting and protecting the rights of persons belonging to national or ethnic, religious and linguistic minorities,

Recognizing the important achievements in this regard in regional, subregional and bilateral frameworks, which can provide a useful source of inspiration for future United Nations activities,

Stressing the need to ensure for all, without discrimination of any kind, full enjoyment and exercise of human rights and fundamental freedoms, and emphasizing the importance of the draft Declaration on the Rights of Persons Belonging to National or Ethnic, Religious and Linguistic Minorities in that regard,

Recalling its resolution 46/115 of 17 December 1991 and taking note of Commission on Human Rights resolution 1992/16 of 21 February 1992, 2/ by which the Commission approved the text of the draft declaration on the rights of persons belonging to national or ethnic, religious and linguistic minorities, and Economic and Social Council resolution 1992/4 of 20 July 1992, in which the Council recommended it to the General Assembly for adoption and further action,

Having considered the note by the Secretary-General, 3/

- 1. Adopts the Declaration on the Rights of Persons Belonging to National or Ethnic, Religious and Linguistic Minorities, the text of which is annexed to the present resolution;
- 2. <u>Requests</u> the Secretary-General to ensure the distribution of the Declaration as widely as possible and to include the text of the Declaration in the next edition of <u>Human Rights: A Compilation of International Instruments</u>;
- 3. <u>Invites</u> United Nations agencies and organizations and intergovernmental and non-governmental organizations to intensify their efforts with a view to disseminating information on the Declaration and to promoting understanding thereof;
- 4. <u>Invites</u> the relevant organs and bodies of the United Nations, including treaty bodies, as well as representatives of the Commission on Human Rights and the Subcommission on Prevention of Discrimination and Protection of Minorities, to give due regard to the Declaration within their mandates;
- 5. Requests the Secretary-General to consider appropriate ways for the effective promotion of the Declaration and to make proposals thereon;

<sup>2/</sup> See Official Records of the Economic and Social Council, 1992, Supplement No. 2 (E/1992/22), chap. II, sect. A.

<sup>3/</sup> A/47/501.

6. <u>Also requests</u> the Secretary-General to report to the General Assembly at its forty-eighth session on the implementation of the present resolution under the item entitled "Human rights questions".

92nd plenary meeting 18 December 1992

#### ANNEX

#### <u>Declaration on the Rights of Persons Belonging to National</u> or Ethnic, Religious and Linguistic Minorities

#### The General Assembly,

Reaffirming that one of the basic aims of the United Nations, as proclaimed in the Charter, is to promote and encourage respect for human rights and for fundamental freedoms for all, without distinction as to race, sex, language or religion,

Reaffirming faith in fundamental human rights, in the dignity and worth of the human person, in the equal rights of men and women and of nations large and small,

Desiring to promote the realization of the principles contained in the Charter, the Universal Declaration of Human Rights,  $\underline{4}$ / the Convention on the Prevention and Punishment of the Crime of Genocide,  $\underline{5}$ / the International Convention on the Elimination of All Forms of Racial Discrimination,  $\underline{6}$ / the International Covenant on Civil and Political Rights,  $\underline{1}$ / the International Covenant on Economic, Social and Cultural Rights,  $\underline{1}$ / the Declaration on the Elimination of All Forms of Intolerance and of Discrimination Based on Religion or Belief,  $\underline{7}$ / and the Convention on the Rights of the Child,  $\underline{8}$ / as well as other relevant international instruments that have been adopted at the universal or regional level and those concluded between individual States Members of the United Nations,

<u>Inspired</u> by the provisions of article 27 of the International Covenant on Civil and Political Rights concerning the rights of persons belonging to ethnic, religious or linguistic minorities,

Considering that the promotion and protection of the rights of persons belonging to national or ethnic, religious and linguistic minorities contribute to the political and social stability of States in which they live,

<sup>4/</sup> Resolution 217 A (III).

<sup>5/</sup> Resolution 260 A (III), annex.

<sup>6/</sup> Resolution 2106 A (XX), annex.

<sup>7/</sup> Resolution 36/55.

<sup>8/</sup> Resolution 44/25, annex.

Emphasizing that the constant promotion and realization of the rights of persons belonging to national or ethnic, religious and linguistic minorities, as an integral part of the development of society as a whole and within a democratic framework based on the rule of law, would contribute to the strengthening of friendship and cooperation among peoples and States,

Considering that the United Nations has an important role to play regarding the protection of minorities,

Bearing in mind the work done so far within the United Nations system, in particular by the Commission on Human Rights, the Subcommission on Prevention of Discrimination and Protection of Minorities and the bodies established pursuant to the International Covenants on Human Rights 1/ and other relevant international human rights instruments in promoting and protecting the rights of persons belonging to national or ethnic, religious and linguistic minorities,

Taking into account the important work which is done by intergovernmental and non-governmental organizations in protecting minorities and in promoting and protecting the rights of persons belonging to national or ethnic, religious and linguistic minorities,

Recognizing the need to ensure even more effective implementation of international human rights instruments with regard to the rights of persons belonging to national or ethnic, religious and linguistic minorities,

<u>Proclaims</u> this Declaration on the Rights of Persons Belonging to National or Ethnic, Religious and Linguistic Minorities:

#### Article 1

- 1. States shall protect the existence and the national or ethnic, cultural, religious and linguistic identity of minorities within their respective territories and shall encourage conditions for the promotion of that identity.
- 2. States shall adopt appropriate legislative and other measures to achieve those ends.

- 1. Persons belonging to national or ethnic, religious and linguistic minorities (hereinafter referred to as persons belonging to minorities) have the right to enjoy their own culture, to profess and practise their own religion, and to use their own language, in private and in public, freely and without interference or any form of discrimination.
- 2. Persons belonging to minorities have the right to participate effectively in cultural, religious, social, economic and public life.
- 3. Persons belonging to minorities have the right to participate effectively in decisions on the national and, where appropriate, regional level concerning the minority to which they belong or the regions in which they live, in a manner not incompatible with national legislation.

- 4. Persons belonging to minorities have the right to establish and maintain their own associations.
- 5. Persons belonging to minorities have the right to establish and maintain, without any discrimination, free and peaceful contacts with other members of their group and with persons belonging to other minorities, as well as contacts across frontiers with citizens of other States to whom they are related by national or ethnic, religious or linguistic ties.

- 1. Persons belonging to minorities may exercise their rights, including those set forth in the present Declaration, individually as well as in community with other members of their group, without any discrimination.
- 2. No disadvantage shall result for any person belonging to a minority as the consequence of the exercise or non-exercise of the rights set forth in the present Declaration.

#### Article 4

- 1. States shall take measures where required to ensure that persons belonging to minorities may exercise fully and effectively all their human rights and fundamental freedoms without any discrimination and in full equality before the law.
- 2. States shall take measures to create favourable conditions to enable persons belonging to minorities to express their characteristics and to develop their culture, language, religion, traditions and customs, except where specific practices are in violation of national law and contrary to international standards.
- 3. States should take appropriate measures so that, wherever possible, persons belonging to minorities may have adequate opportunities to learn their mother tongue or to have instruction in their mother tongue.
- 4. States should, where appropriate, take measures in the field of education, in order to encourage knowledge of the history, traditions, language and culture of the minorities existing within their territory. Persons belonging to minorities should have adequate opportunities to gain knowledge of the society as a whole.
- 5. States should consider appropriate measures so that persons belonging to minorities may participate fully in the economic progress and development in their country.

#### Article 5

- 1. National policies and programmes shall be planned and implemented with due regard for the legitimate interests of persons belonging to minorities.
- 2. Programmes of cooperation and assistance among States should be planned and implemented with due regard for the legitimate interests of persons belonging to minorities.

/ . . .

States should cooperate on questions relating to persons belonging to minorities, <u>inter alia</u>, exchanging information and experiences, in order to promote mutual understanding and confidence.

#### Article 7

States should cooperate in order to promote respect for the rights set forth in the present Declaration.

#### Article 8

- 1. Nothing in the present Declaration shall prevent the fulfilment of international obligations of States in relation to persons belonging to minorities. In particular, States shall fulfil in good faith the obligations and commitments they have assumed under international treaties and agreements to which they are parties.
- 2. The exercise of the rights set forth in the present Declaration shall not prejudice the enjoyment by all persons of universally recognized human rights and fundamental freedoms.
- 3. Measures taken by States to ensure the effective enjoyment of the rights set forth in the present Declaration shall not <u>prima facie</u> be considered contrary to the principle of equality contained in the Universal Declaration of Human Rights.
- 4. Nothing in the present Declaration may be construed as permitting any activity contrary to the purposes and principles of the United Nations, including sovereign equality, territorial integrity and political independence of States.

#### Article 9

The specialized agencies and other organizations of the United Nations system shall contribute to the full realization of the rights and principles set forth in the present Declaration, within their respective fields of competence.

**UN Antarctic Treaty. (1959)** 

#### The Antarctic Treaty

The Governments of Argentina, Australia, Belgium, Chile, the French Republic, Japan, New Zealand, Norway, the Union of South Africa, the Union of Soviet Socialist Republics, the United Kingdom of Great Britain and Northern Ireland, and the United States of America,

Recognizing that it is in the interest of all mankind that Antarctica shall continue for ever to be used exclusively for peaceful purposes and shall not become the scene or object of international discord;

Acknowledging the substantial contributions to scientific knowledge resulting from international cooperation in scientific investigation in Antarctica;

Convinced that the establishment of a firm foundation for the continuation and development of such cooperation on the basis of freedom of scientific investigation in Antarctica as applied during the International Geophysical Year accords with the interests of science and the progress of all mankind:

Convinced also that a treaty ensuring the use of Antarctica for peaceful purposes only and the continuance of international harmony in Antarctica will further the purposes and principles embodied in the Charter of the United Nations:

Have agreed as follows:

#### **ARTICLE I**

- 1. Antarctica shall be used for peaceful purposes only. There shall be prohibited, *inter alia*, any measures of a military nature, such as the establishment of military bases and fortifications, the carrying out of military maneuvers, as well as the testing of any type of weapons.
- 2. The present Treaty shall not prevent the use of military personnel or equipment for scientific research or for any other peaceful purpose.

#### **ARTICLE II**

Freedom of scientific investigation in Antarctica and cooperation toward that end, as applied during the International Geophysical Year, shall continue, subject to the provisions of the present Treaty.

#### ARTICLE III

1. In order to promote international cooperation in scientific investigation in Antarctica, as provided for in Article II of the present Treaty, the Contracting Parties agree that, to the greatest extent feasible and practicable:

- (a) information regarding plans for scientific programs in Antarctica shall be exchanged to permit maximum economy and efficiency of operations;
- (b) scientific personnel shall be exchanged in Antarctica between expeditions and stations;
- (c) scientific observations and results from Antarctica shall be exchanged and made freely available.
- 2. In implementing this Article, every encouragement shall be given to the establishment of cooperative working relations with those Specialized Agencies of the United Nations and other international organizations having a scientific or technical interest in Antarctica.

#### **ARTICLE IV**

- 1. Nothing contained in the present Treaty shall be interpreted as:
  - (a) a renunciation by any Contracting Party of previously asserted rights of or claims to territorial sovereignty in Antarctica;
  - (b) a renunciation or diminution by any Contracting Party of any basis of claim to territorial sovereignty in Antarctica which it may have whether as a result of its activities or those of its nationals in Antarctica, or otherwise;
  - (c) prejudicing the position of any Contracting Party as regards its recognition or non-recognition of any other State's right of or claim or basis of claim to territorial sovereignty in Antarctica.
- 2. No acts or activities taking place while the present Treaty is in force shall constitute a basis for asserting, supporting or denying a claim to territorial sovereignty in Antarctica or create any rights of sovereignty in Antarctica. No new claim, or enlargement of an existing claim, to territorial sovereignty in Antarctica shall be asserted while the present Treaty is in force.

#### ARTICLE V

- 1. Any nuclear explosions in Antarctica and the disposal there of radioactive waste material shall be prohibited.
- 2. In the event of the conclusion of international agreements concerning the use of nuclear energy, including nuclear explosions and the disposal of radioactive waste material, to which all of the Contracting Parties whose representatives are entitled to participate in the meetings provided for under Article IX are parties, the rules established under such agreements shall apply in Antarctica.

#### **ARTICLE VI**

The provisions of the present Treaty shall apply to the area south of 60° South Latitude, including all ice shelves, but nothing in the present Treaty shall prejudice or in any way affect the rights, or the exercise of the rights, of any State under international law with regard to the high seas within that area.

#### ARTICLE VII

- 1. In order to promote the objectives and ensure the observance of the provisions of the present Treaty, each Contracting Party whose representatives are entitled to participate in the meetings referred to in Article IX of the Treaty shall have the right to designate observers to carry out any inspection provided for by the present Article. Observers shall be nationals of the Contracting Parties which designate them. The names of observers shall be communicated to every other Contracting Party having the right to designate observers, and like notice shall be given of the termination of their appointment.
- 2. Each observer designated in accordance with the provisions of paragraph 1 of this Article shall have complete freedom of access at any time to any or all areas of Antarctica.
- 3. All areas of Antarctica, including all stations, installations and equipment within those areas, and all ships and aircraft at points of discharging or embarking cargoes or personnel in Antarctica, shall be open at all times to inspection by any observers designated in accordance with paragraph 1 of this Article.
- 4. Aerial observation may be carried out at any time over any or all areas of Antarctica by any of the Contracting Parties having the right to designate observers.
- 5. Each Contracting Party shall, at the time when the present Treaty enters into force for it, inform the other Contracting Parties, and thereafter shall give them notice in advance, of
  - (a) all expeditions to and within Antarctica, on the part of its ships or nationals, and all expeditions to Antarctica organized in or proceeding from its territory;
  - (b) all stations in Antarctica occupied by its nationals; and
  - (c) any military personnel or equipment intended to be introduced by it into Antarctica subject to the conditions prescribed in paragraph 2 of Article I of the present Treaty.

#### ARTICLE VIII

- 1. In order to facilitate the exercise of their functions under the present Treaty, and without prejudice to the respective positions of the Contracting Parties relating to jurisdiction over all other persons in Antarctica, observers designated under paragraph 1 of Article VII and scientific personnel exchanged under subparagraph 1(b) of Article III of the Treaty, and members of the staffs accompanying any such persons, shall be subject only to the jurisdiction of the Contracting Party of which they are nationals in respect of all acts or omissions occurring while they are in Antarctica for the purpose of exercising their functions.
- 2. Without prejudice to the provisions of paragraph 1 of this Article, and pending the adoption of measures in pursuance of subparagraph 1(e) of Article IX, the Contracting Parties concerned in any case of dispute with regard to the exercise of jurisdiction in Antarctica shall immediately consult together with a view to reaching a mutually acceptable solution.

#### ARTICLE IX

- 1. Representatives of the Contracting Parties named in the preamble to the present Treaty shall meet at the City of Canberra within two months after the date of entry into force of the Treaty, and thereafter at suitable intervals and places, for the purpose of exchanging information, consulting together on matters of common interest pertaining to Antarctica, and formulating and considering, and recommending to their Governments, measures in furtherance of the principles and objectives of the Treaty, including measures regarding:
  - (a) use of Antarctica for peaceful purposes only;
  - (b) facilitation of scientific research in Antarctica;
  - (c) facilitation of international scientific cooperation in Antarctica;
  - (d) facilitation of the exercise of the rights of inspection provided for in Article VII of the Treaty;
  - (e) questions relating to the exercise of jurisdiction in Antarctica;
  - (f) preservation and conservation of living resources in Antarctica.
- 2. Each Contracting Party which has become a party to the present Treaty by accession under Article XIII shall be entitled to appoint representatives to participate in the meetings referred to in paragraph 1 of the present Article, during such times as that Contracting Party demonstrates its interest in Antarctica by conducting substantial scientific research activity there, such as the establishment of a scientific station or the despatch of a scientific expedition.
- 3. Reports from the observers referred to in Article VII of the present Treaty shall be transmitted to the representatives of the Contracting Parties participating in the meetings referred to in paragraph 1 of the present Article.
- 4. The measures referred to in paragraph 1 of this Article shall become effective when approved by all the Contracting Parties whose representatives were entitled to participate in the meetings held to consider those measures.
- 5. Any or all of the rights established in the present Treaty may be exercised as from the date of entry into force of the Treaty whether or not any measures facilitating the exercise of such rights have been proposed, considered or approved as provided in this Article.

#### ARTICLE X

Each of the Contracting Parties undertakes to exert appropriate efforts, consistent with the Charter of the United Nations, to the end that no one engages in any activity in Antarctica contrary to the principles or purposes of the present Treaty.

#### **ARTICLE XI**

1. If any dispute arises between two or more of the Contracting Parties concerning the interpretation or application of the present Treaty, those Contracting Parties shall consult among themselves with a

view to having the dispute resolved by negotiation, inquiry, mediation, conciliation, arbitration, judicial settlement or other peaceful means of their own choice.

2. Any dispute of this character not so resolved shall, with the consent, in each case, of all parties to the dispute, be referred to the International Court of Justice for settlement; but failure to reach agreement on reference to the International Court shall not absolve parties to the dispute from the responsibility of continuing to seek to resolve it by any of the various peaceful means referred to in paragraph 1 of this Article.

#### **ARTICLE XII**

- 1. (a) The present Treaty may be modified or amended at any time by unanimous agreement of the Contracting Parties whose representatives are entitled to participate in the meetings provided for under Article IX. Any such modification or amendment shall enter into force when the depositary Government has received notice from all such Contracting Parties that they have ratified it.
  - (b) Such modification or amendment shall thereafter enter into force as to any other Contracting Party when notice of ratification by it has been received by the depositary Government. Any such Contracting Party from which no notice of ratification is received within a period of two years from the date of entry into force of the modification or amendment in accordance with the provisions of subparagraph 1(a) of this Article shall be deemed to have withdrawn from the present Treaty on the date of the expiration of such period.
- 2. (a) If after the expiration of thirty years from the date of entry into force of the present Treaty, any of the Contracting Parties whose representatives are entitled to participate in the meetings provided for under Article IX so requests by a communication addressed to the depositary Government, a Conference of all the Contracting Parties shall be held as soon as practicable to review the operation of the Treaty.
  - (b) Any modification or amendment to the present Treaty which is approved at such a Conference by a majority of the Contracting Parties there represented, including a majority of those whose representatives are entitled to participate in the meetings provided for under Article IX, shall be communicated by the depositary Government to all Contracting Parties immediately after the termination of the Conference and shall enter into force in accordance with the provisions of paragraph 1 of the present Article
  - (c) If any such modification or amendment has not entered into force in accordance with the provisions of subparagraph 1(a) of this Article within a period of two years after the date of its communication to all the Contracting Parties, any Contracting Party may at any time after the expiration of that period give notice to the depositary Government of its withdrawal from the present Treaty; and such withdrawal shall take effect two years after the receipt of the notice by the depositary Government.

#### **ARTICLE XIII**

1. The present Treaty shall be subject to ratification by the signatory States. It shall be open for accession by any State which is a Member of the United Nations, or by any other State which may be invited to accede to the Treaty with the consent of all the Contracting Parties whose representatives are entitled to participate in the meetings provided for under Article IX of the Treaty.

- 2. Ratification of or accession to the present Treaty shall be effected by each State in accordance with its constitutional processes.
- 3. Instruments of ratification and instruments of accession shall be deposited with the Government of the United States of America, hereby designated as the depositary Government.
- 4. The depositary Government shall inform all signatory and acceding States of the date of each deposit of an instrument of ratification or accession, and the date of entry into force of the Treaty and of any modification or amendment thereto.
- 5. Upon the deposit of instruments of ratification by all the signatory States, the present Treaty shall enter into force for those States and for States which have deposited instruments of accession. Thereafter the Treaty shall enter into force for any acceding State upon the deposit of its instruments of accession.
- 6. The present Treaty shall be registered by the depositary Government pursuant to Article 102 of the Charter of the United Nations.

#### ARTICLE XIV

The present Treaty, done in the English, French, Russian and Spanish languages, each version being equally authentic, shall be deposited in the archives of the Government of the United States of America, which shall transmit duly certified copies thereof to the Governments of the signatory and acceding States.

# UN Protocol on Environmental Protection to the Antarctic Treaty. (1991)

### PROTOCOL ON ENVIRONMENTAL PROTECTION TO THE ANTARCTIC TREATY.

#### **PREAMBLE**

The States Parties to this Protocol to the Antarctic Treaty, hereinafter referred to as the Parties,

Convinced of the need to enhance the protection of the Antarctic environment and dependent and associated ecosystems;

Convinced of the need to strengthen the Antarctic Treaty system so as to ensure that Antarctica shall continue forever to be used exclusively for peaceful purposes and shall not become the scene or object of international discord;

Bearing in mind the special legal and political status of Antarctica and the special responsibility of the Antarctic Treaty Consultative Parties to ensure that all activities in Antarctica are consistent with the purposes and principles of the Antarctic Treaty;

Recalling the designation of Antarctica as a Special Conservation Area and other measures adopted under the Antarctic Treaty system to protect the Antarctic environment and dependent and associated ecosystems;

Acknowledging further the unique opportunities Antarctica offers for scientific monitoring of and research on processes of global as well as regional importance;

Reaffirming the conservation principles of the Convention on the Conservation of Antarctic Marine Living Resources;

Convinced that the development of a comprehensive regime for the protection of the Antarctic environment and dependent and associated ecosystems is in the interest of mankind as a whole;

Desiring to supplement the Antarctic Treaty to this end;

Have agreed as follows:

### ARTICLE 1 DEFINITIONS

For the purposes of this Protocol:

- (a) "The Antarctic Treaty" means the Antarctic Treaty done at Washington on 1 December 1959;
- (b) "Antarctic Treaty area" means the area to which the provisions of the Antarctic Treaty apply in accordance with Article VI of that Treaty;
- (c) "Antarctic Treaty Consultative Meetings" means the meetings referred to in Article IX of the Antarctic Treaty;
- (d) "Antarctic Treaty Consultative Parties" means the Contracting Parties to the Antarctic Treaty entitled to appoint representatives to participate in the meetings referred to in Article IX of that Treaty;
- (e) "Antarctic Treaty system" means the Antarctic Treaty, the measures in effect under that Treaty, its associated separate international instruments in force and the measures in effect under those instruments;
- (f) "Arbitral Tribunal" means the Arbitral Tribunal established in accordance with the Schedule to this Protocol, which forms an integral part thereof;
- (g) "Committee" means the Committee for Environmental Protection established in accordance with Article 11.

### ARTICLE 2 OBJECTIVE AND DESIGNATION

The Parties commit themselves to the comprehensive protection of the Antarctic environment and dependent and associated ecosystems and hereby designate Antarctica as a natural reserve, devoted to peace and science.

### ARTICLE 3 ENVIRONMENTAL PRINCIPLES

1. The protection of the Antarctic environment and dependent and associated ecosystems and the intrinsic value of Antarctica, including its wilderness and aesthetic values and its value as an area for the conduct of scientific research, in particular research essential to understanding the global environment, shall be fundamental considerations in the planning and conduct of all activities in the Antarctic Treaty area.

#### 2. To this end:

- (a) activities in the Antarctic Treaty area shall be planned and conducted so as to limit adverse impacts on the Antarctic environment and dependent and associated ecosystems;
- (b) activities in the Antarctic Treaty area shall be planned and conducted so as to avoid:
  - (i) adverse effects on climate or weather patterns;
  - (ii) significant adverse effects on air or water quality;

- (iii) significant changes in the atmospheric, terrestrial (including aquatic), glacial or marine environments;
- (iv) detrimental changes in the distribution, abundance or productivity of species or populations of species of fauna and flora;
- (v) further jeopardy to endangered or threatened species or populations of such species; or
- (vi) degradation of, or substantial risk to, areas of biological, scientific, historic, aesthetic or wilderness significance;
- (c) activities in the Antarctic Treaty area shall be planned and conducted on the basis of information sufficient to allow prior assessments of, and informed judgments about, their possible impacts on the Antarctic environment and dependent and associated ecosystems and on the value of Antarctica for the conduct of scientific research; such judgments shall take account of:
  - (i) the scope of the activity, including its area, duration and intensity;
  - (ii) the cumulative impacts of the activity, both by itself and in combination with other activities in the Antarctic Treaty area;
  - (iii) whether the activity will detrimentally affect any other activity in the Antarctic Treaty area;
  - (iv) whether technology and procedures are available to provide for environmentally safe operations;
  - (v) whether there exists the capacity to monitor key environmental parameters and ecosystem components so as to identify and provide early warning of any adverse effects of the activity and to provide for such modification of operating procedures as may be necessary in the light of the results of monitoring or increased knowledge of the Antarctic environment and dependent and associated ecosystems; and
  - (vi) whether there exists the capacity to respond promptly and effectively to accidents, particularly those with potential environmental effects;
- (d) regular and effective monitoring shall take place to allow assessment of the impacts of ongoing activities, including the verification of predicted impacts;
- (e) regular and effective monitoring shall take place to facilitate early detection of the possible unforeseen effects of activities carried on both within and outside the Antarctic Treaty area on the Antarctic environment and dependent and associated ecosystems.
- 3. Activities shall be planned and conducted in the Antarctic Treaty area so as to accord priority to scientific research and to preserve the value of Antarctica as an area for the conduct of such research, including research essential to understanding the global environment.
- 4. Activities undertaken in the Antarctic Treaty area pursuant to scientific research programmes, tourism and all other governmental and non-governmental activities in the Antarctic Treaty area for which advance notice is required in accordance with Article VII (5) of the Antarctic Treaty, including associated logistic support activities, shall:

- (a) take place in a manner consistent with the principles in this Article; and
- (b) be modified, suspended or cancelled if they result in or threaten to result in impacts upon the Antarctic environment or dependent or associated ecosystems inconsistent with those principles.

#### ARTICLE 4

#### RELATIONSHIP WITH THE OTHER COMPONENTS OF THE ANTARCTIC TREATY SYSTEM

- 1. This Protocol shall supplement the Antarctic Treaty and shall neither modify nor amend that Treaty.
- 2. Nothing in this Protocol shall derogate from the rights and obligations of the Parties to this Protocol under the other international instruments in force within the Antarctic Treaty system.

#### ARTICLE 5

#### CONSISTENCY WITH THE OTHER COMPONENTS OF THE ANTARCTIC TREATY SYSTEM

The Parties shall consult and co-operate with the Contracting Parties to the other international instruments in force within the Antarctic Treaty system and their respective institutions with a view to ensuring the achievement of the objectives and principles of this Protocol and avoiding any interference with the achievement of the objectives and principles of those instruments or any inconsistency between the implementation of those instruments and of this Protocol.

### ARTICLE 6 Co-operation

- 1. The Parties shall co-operate in the planning and conduct of activities in the Antarctic Treaty area. To this end, each Party shall endeavour to:
  - (a) promote co-operative programmes of scientific, technical and educational value, concerning the protection of the Antarctic environment and dependent and associated ecosystems;
  - (b) provide appropriate assistance to other Parties in the preparation of environmental impact assessments;
  - (c) provide to other Parties upon request information relevant to any potential environmental risk and assistance to minimize the effects of accidents which may damage the Antarctic environment or dependent and associated ecosystems;
  - (d) consult with other Parties with regard to the choice of sites for prospective stations and other facilities so as to avoid the cumulative impacts caused by their excessive concentration in any location;
  - (e) where appropriate, undertake joint expeditions and share the use of stations and other facilities; and
  - (f) carry out such steps as may be agreed upon at Antarctic Treaty Consultative Meetings.

- 2. Each Party undertakes, to the extent possible, to share information that may be helpful to other Parties in planning and conducting their activities in the Antarctic Treaty area, with a view to the protection of the Antarctic environment and dependent and associated ecosystems.
- 3. The Parties shall co-operate with those Parties which may exercise jurisdiction in areas adjacent to the Antarctic Treaty area with a view to ensuring that activities in the Antarctic Treaty area do not have adverse environmental impacts on those areas.

### ARTICLE 7 PROHIBITION OF MINERAL RESOURCE ACTIVITIES

Any activity relating to mineral resources, other than scientific research, shall be prohibited.

### ARTICLE 8 ENVIRONMENTAL IMPACT ASSESSMENT

- 1. Proposed activities referred to in paragraph 2 below shall be subject to the procedures set out in Annex I for prior assessment of the impacts of those activities on the Antarctic environment or on dependent or associated ecosystems according to whether those activities are identified as having:
  - (a) less than a minor or transitory impact;
  - (b) a minor or transitory impact; or
  - (c) more than a minor or transitory impact.
- 2. Each Party shall ensure that the assessment procedures set out in Annex I are applied in the planning processes leading to decisions about any activities undertaken in the Antarctic Treaty area pursuant to scientific research programmes, tourism and all other governmental and non-governmental activities in the Antarctic Treaty area for which advance notice is required under Article VII (5) of the Antarctic Treaty, including associated logistic support activities.
- 3. The assessment procedures set out in Annex I shall apply to any change in an activity whether the change arises from an increase or decrease in the intensity of an existing activity, from the addition of an activity, the decommissioning of a facility, or otherwise.
- 4. Where activities are planned jointly by more than one Party, the Parties involved shall nominate one of their number to coordinate the implementation of the environmental impact assessment procedures set out in Annex I.

### ARTICLE 9 ANNEXES

- 1. The Annexes to this Protocol shall form an integral part thereof.
- 2. Annexes, additional to Annexes I-IV, may be adopted and become effective in accordance with Article IX of the Antarctic Treaty.
- 3. Amendments and modifications to Annexes may be adopted and become effective in accordance with Article IX of the Antarctic Treaty, provided that any Annex may itself make provision for amendments and modifications to become effective on an accelerated basis.
- 4. Annexes and any amendments and modifications thereto which have become effective in accordance with paragraphs 2 and 3 above shall, unless an Annex itself provides otherwise in respect of the entry into effect of any amendment or modification thereto, become effective for a Contracting Party to the Antarctic Treaty which is not an Antarctic Treaty Consultative Party, or which was not an Antarctic Treaty Consultative Party at the time of the adoption, when notice of approval of that Contracting Party has been received by the Depository.
- 5. Annexes shall, except to the extent that an Annex provides otherwise, be subject to the procedures for dispute settlement set out in Articles 18 to 20.

### ARTICLE 10 ANTARCTIC TREATY CONSULTATIVE MEETINGS

- 1. Antarctic Treaty Consultative Meetings shall, drawing upon the best scientific and technical advice available:
  - (a) define, in accordance with the provisions of this Protocol, the general policy for the comprehensive protection of the Antarctic environment and dependent and associated ecosystems; and
  - (b) adopt measures under Article IX of the Antarctic Treaty for the implementation of this Protocol.
- 2. Antarctic Treaty Consultative Meetings shall review the work of the Committee and shall draw fully upon its advice and recommendations in carrying out the tasks referred to in paragraph 1 above, as well as upon the advice of the Scientific Committee on Antarctic Research.

### ARTICLE 11 COMMITTEE FOR ENVIRONMENTAL PROTECTION

- 1. There is hereby established the Committee for Environmental Protection.
- 2. Each Party shall be entitled to be a member of the Committee and to appoint a

representative who may be accompanied by experts and advisers.

- 3. Observer status in the Committee shall be open to any Contracting Party to the Antarctic Treaty which is not a Party to this Protocol.
- 4. The Committee shall invite the President of the Scientific Committee on Antarctic Research and the Chairman of the Scientific Committee for the Conservation of Antarctic Marine Living Resources to participate as observers at its sessions. The Committee may also, with the approval of the Antarctic Treaty Consultative Meeting, invite such other relevant scientific, environmental and technical organisations which can contribute to its work to participate as observers at its sessions.
- 5. The Committee shall present a report on each of its sessions to the Antarctic Treaty Consultative Meeting. The report shall cover all matters considered at the session and shall reflect the views expressed. The report shall be circulated to the Parties and to observers attending the session, and shall thereupon be made publicly available.
- 6. The Committee shall adopt its rules of procedure which shall be subject to approval by the Antarctic Treaty Consultative Meeting.

### ARTICLE 12 FUNCTIONS OF THE COMMITTEE

- 1. The functions of the Committee shall be to provide advice and formulate recommendations to the Parties in connection with the implementation of this Protocol, including the operation of its Annexes, for consideration at Antarctic Treaty Consultative Meetings, and to perform such other functions as may be referred to it by the Antarctic Treaty Consultative Meetings. In particular, it shall provide advice on:
  - (a) the effectiveness of measures taken pursuant to this Protocol;
  - (b) the need to update, strengthen or otherwise improve such measures;
  - (c) the need for additional measures, including the need for additional Annexes, where appropriate;
  - (d) the application and implementation of the environmental impact assessment procedures set out in Article 8 and Annex I;
  - (e) means of minimising or mitigating environmental impacts of activities in the Antarctic Treaty area;
  - (f) procedures for situations requiring urgent action, including response action in environmental emergencies;
  - (g) the operation and further elaboration of the Antarctic Protected Area system;
  - (h) inspection procedures, including formats for inspection reports and checklists for the conduct of inspections;
  - (i) the collection, archiving, exchange and evaluation of information related to environmental protection;
  - (i) the state of the Antarctic environment; and
  - (k) the need for scientific research, including environmental monitoring, related to the implementation of this Protocol.

2. In carrying out its functions, the Committee shall, as appropriate, consult with the Scientific Committee on Antarctic Research, the Scientific Committee for the Conservation of Antarctic Marine Living Resources and other relevant scientific, environmental and technical organizations.

### ARTICLE 13 COMPLIANCE WITH THIS PROTOCOL

- 1. Each Party shall take appropriate measures within its competence, including the adoption of laws and regulations, administrative actions and enforcement measures, to ensure compliance with this Protocol.
- 2. Each Party shall exert appropriate efforts, consistent with the Charter of the United Nations, to the end that no one engages in any activity contrary to this Protocol.
- 3. Each Party shall notify all other Parties of the measures it takes pursuant to paragraphs 1 and 2 above.
- 4. Each Party shall draw the attention of all other Parties to any activity which in its opinion affects the implementation of the objectives and principles of this Protocol.
- 5. The Antarctic Treaty Consultative Meetings shall draw the attention of any State which is not a Party to this Protocol to any activity undertaken by that State, its agencies, instrumentalities, natural or juridical persons, ships, aircraft or other means of transport which affects the implementation of the objectives and principles of this Protocol.

### ARTICLE 14 INSPECTION

1. In order to promote the protection of the Antarctic environment and dependent and associated ecosystems, and to ensure compliance with this Protocol, the Antarctic Treaty Consultative Parties shall arrange, individually or collectively, for inspections by observers to be made in accordance with Article VII of the Antarctic Treaty.

#### 2. Observers are:

- (a) observers designated by any Antarctic Treaty Consultative Party who shall be nationals of that Party; and
- (b) any observers designated at Antarctic Treaty Consultative Meetings to carry out inspections under procedures to be established by an Antarctic Treaty Consultative Meeting.
- 3. Parties shall co-operate fully with observers undertaking inspections, and shall ensure that during inspections, observers are given access to all parts of stations, installations, equipment, ships and aircraft open to inspection under Article VII (3) of the Antarctic Treaty, as well as to all records maintained thereon which are called for

pursuant to this Protocol.

4. Reports of inspections shall be sent to the Parties whose stations, installations, equipment, ships or aircraft are covered by the reports. After those Parties have been given the opportunity to comment, the reports and any comments thereon shall be circulated to all the Parties and to the Committee, considered at the next Antarctic Treaty Consultative Meeting, and thereafter made publicly available.

### ARTICLE 15 EMERGENCY RESPONSE ACTION

- 1. In order to respond to environmental emergencies in the Antarctic Treaty area, each Party agrees to:
  - (a) provide for prompt and effective response action to such emergencies which might arise in the performance of scientific research programmes, tourism and all other governmental and non-governmental activities in the Antarctic Treaty area for which advance notice is required under Article VII (5) of the Antarctic Treaty, including associated logistic support activities; and
  - (b) establish contingency plans for response to incidents with potential adverse effects on the Antarctic environment or dependent and associated ecosystems.
- 2. To this end, the Parties shall:
  - (a) co-operate in the formulation and implementation of such contingency plans; and
  - (b) establish procedures for immediate notification of, and co-operative response to, environmental emergencies.
- 3. In the implementation of this Article, the Parties shall draw upon the advice of the appropriate international organisations.

### ARTICLE 16 LIABILITY

Consistent with the objectives of this Protocol for the comprehensive protection of the Antarctic environment and dependent and associated ecosystems, the Parties undertake to elaborate rules and procedures relating to liability for damage arising from activities taking place in the Antarctic Treaty area and covered by this Protocol. Those rules and procedures shall be included in one or more Annexes to be adopted in accordance with Article 9 (2).

### ARTICLE 17 ANNUAL REPORT BY PARTIES

1. Each Party shall report annually on the steps taken to implement this Protocol. Such reports shall include notifications made in accordance with Article 13 (3), contingency plans established in accordance with Article 15 and any other notifications

and information called for pursuant to this Protocol for which there is no other provision concerning the circulation and exchange of information.

2. Reports made in accordance with paragraph 1 above shall be circulated to all Parties and to the Committee, considered at the next Antarctic Treaty Consultative Meeting, and made publicly available.

### ARTICLE 18 DISPUTE SETTLEMENT

If a dispute arises concerning the interpretation or application of this Protocol, the parties to the dispute shall, at the request of any one of them, consult among themselves as soon as possible with a view to having the dispute resolved by negotiation, inquiry, mediation, conciliation, arbitration, judicial settlement or other peaceful means to which the parties to the dispute agree.

### ARTICLE 19 CHOICE OF DISPUTE SETTLEMENT PROCEDURE

- 1. Each Party, when signing, ratifying, accepting, approving or acceding to this Protocol, or at any time thereafter, may choose, by written declaration, one or both of the following means for the settlement of disputes concerning the interpretation or application of Articles 7, 8 and 15 and, except to the extent that an Annex provides otherwise, the provisions of any Annex and, insofar as it relates to these Articles and provisions, Article 13:
  - (a) the International Court of Justice;
  - (b) the Arbitral Tribunal.
- 2. A declaration made under paragraph 1 above shall not affect the operation of Article 18 and Article 20 (2).
- 3. A Party which has not made a declaration under paragraph 1 above or in respect of which a declaration is no longer in force shall be deemed to have accepted the competence of the Arbitral Tribunal.
- 4. If the parties to a dispute have accepted the same means for the settlement of a dispute, the dispute may be submitted only to that procedure, unless the parties otherwise agree.
- 5. If the parties to a dispute have not accepted the same means for the settlement of a dispute, or if they have both accepted both means, the dispute may be submitted only to the Arbitral Tribunal, unless the parties otherwise agree.
- 6. A declaration made under paragraph 1 above shall remain in force until it expires in accordance with its terms or until three months after written notice of revocation has been deposited with the Depositary.

- 7. A new declaration, a notice of revocation or the expiry of a declaration shall not in any way affect proceedings pending before the International Court of Justice or the Arbitral Tribunal, unless the parties to the dispute otherwise agree.
- 8. Declarations and notices referred to in this Article shall be deposited with the Depositary who shall transmit copies thereof to all Parties.

### ARTICLE 20 DISPUTE SETTLEMENT PROCEDURE

- 1. If the parties to a dispute concerning the interpretation or application of Articles 7, 8 or 15 or, except to the extent that an Annex provides otherwise, the provisions of any Annex or, insofar as it relates to these Articles and provisions, Article 13, have not agreed on a means for resolving it within 12 months of the request for consultation pursuant to Article 18, the dispute shall be referred, at the request of any party to the dispute, for settlement in accordance with the procedure determined by Article 19 (4) and (5).
- 2. The Arbitral Tribunal shall not be competent to decide or rule upon any matter within the scope of Article IV of the Antarctic Treaty. In addition, nothing in this Protocol shall be interpreted as conferring competence or jurisdiction on the International Court of Justice or any other tribunal established for the purpose of settling disputes between Parties to decide or otherwise rule upon any matter within the scope of Article IV of the Antarctic Treaty.

### ARTICLE 21 SIGNATURE

This Protocol shall be open for signature at Madrid on the 4th of October 1991 and thereafter at Washington until the 3rd of October 1992 by any State which is a Contracting Party to the Antarctic Treaty.

### ARTICLE 22 RATIFICATION, ACCEPTANCE, APPROVAL OR ACCESSION

- 1. This Protocol is subject to ratification, acceptance or approval by signatory States.
- 2. After the 3rd of October 1992 this Protocol shall be open for accession by any State which is a Contracting Party to the Antarctic Treaty.
- 3. Instruments of ratification, acceptance, approval or accession shall be deposited with the Government of the United States of America, hereby designated as the Depositary.
- 4. After the date on which this Protocol has entered into force, the Antarctic Treaty

Consultative Parties shall not act upon a notification regarding the entitlement of a Contracting Party to the Antarctic Treaty to appoint representatives to participate in Antarctic Treaty Consultative Meetings in accordance with Article IX (2) of the Antarctic Treaty unless that Contracting Party has first ratified, accepted, approved or acceded to this Protocol.

### ARTICLE 23 ENTRY INTO FORCE

- 1. This Protocol shall enter into force on the thirtieth day following the date of deposit of instruments of ratification, acceptance, approval or accession by all States which are Antarctic Treaty Consultative Parties at the date on which this Protocol is adopted.
- 2. For each Contracting Party to the Antarctic Treaty which, subsequent to the date of entry into force of this Protocol, deposits an instrument of ratification, acceptance, approval or accession, this Protocol shall enter into force on the thirtieth day following such deposit.

### ARTICLE 24 RESERVATIONS

Reservations to this Protocol shall not be permitted.

### ARTICLE 25 MODIFICATION OR AMENDMENT

- 1. Without prejudice to the provisions of Article 9, this Protocol may be modified or amended at any time in accordance with the procedures set forth in Article XII (1) (a) and (b) of the Antarctic Treaty.
- 2. If, after the expiration of 50 years from the date of entry into force of this Protocol, any of the Antarctic Treaty Consultative Parties so requests by a communication addressed to the Depositary, a conference shall be held as soon as practicable to review the operation of this Protocol.
- 3. A modification or amendment proposed at any Review Conference called pursuant to paragraph 2 above shall be adopted by a majority of the Parties, including 3/4 of the States which are Antarctic Treaty Consultative Parties at the time of adoption of this Protocol.
- 4. A modification or amendment adopted pursuant to paragraph 3 above shall enter into force upon ratification, acceptance, approval or accession by 3/4 of the Antarctic Treaty Consultative Parties, including ratification, acceptance, approval or accession by all States which are Antarctic Treaty Consultative Parties at the time of adoption of this

#### Protocol.

- 5. (a) With respect to Article 7, the prohibition on Antarctic mineral resource activities contained therein shall continue unless there is in force a binding legal regime on Antarctic mineral resource activities that includes an agreed means for determining whether, and, if so, under which conditions, any such activities would be acceptable. This regime shall fully safeguard the interests of all States referred to in Article IV of the Antarctic Treaty and apply the principles thereof. Therefore, if a modification or amendment to Article 7 is proposed at a Review Conference referred to in paragraph 2 above, it shall include such a binding legal regime.
- (b) If any such modification or amendment has not entered into force within 3 years of the date of its adoption, any Party may at any time thereafter notify to the Depositary of its withdrawal from this Protocol, and such withdrawal shall take effect 2 years after receipt of the notification by the Depositary.

### ARTICLE 26 NOTIFICATIONS BY THE DEPOSITARY

The Depositary shall notify all Contracting Parties to the Antarctic Treaty of the following:

- (a) signatures of this Protocol and the deposit of instruments of ratification, acceptance, approval or accession;
- (b) the date of entry into force of this Protocol and any additional Annex thereto;
- (c) the date of entry into force of any amendment or modification to this Protocol;
- (d) the deposit of declarations and notices pursuant to Article 19; and
- (e) any notification received pursuant to Article 25 (5) (b).

### ARTICLE 27 AUTHENTIC TEXTS AND REGISTRATION WITH THE UNITED NATIONS

- 1. This Protocol, done in the English, French, Russian and Spanish languages, each version being equally authentic, shall be deposited in the archives of the Government of the United States of America, which shall transmit duly certified copies thereof to all Contracting Parties to the Antarctic Treaty.
- 2. This Protocol shall be registered by the Depositary pursuant to Article 102 of the Charter of the United Nations.

#### SCHEDULE TO THE PROTOCOL

#### ARBITRATION

#### **Article 1**

- 1. The Arbitral Tribunal shall be constituted and shall function in accordance with the Protocol, including this Schedule.
- 2. The Secretary referred to in this Schedule is the Secretary General of the Permanent Court of Arbitration.

#### Article 2

- 1. Each Party shall be entitled to designate up to three Arbitrators, at least one of whom shall be designated within three months of the entry into force of the Protocol for that Party. Each Arbitrator shall be experienced in Antarctic affairs, have thorough knowledge of international law and enjoy the highest reputation for fairness, competence and integrity. The names of the persons so designated shall constitute the list of Arbitrators. Each Party shall at all times maintain the name of at least one Arbitrator on the list.
- 2. Subject to paragraph 3 below, an Arbitrator designated by a Party shall remain on the list for a period of five years and shall be eligible for redesignation by that Party for additional five year periods.
- 3. A Party which designated an Arbitrator may withdraw the name of that Arbitrator from the list. If an Arbitrator dies or if a Party for any reason withdraws from the list the name of an Arbitrator designated by it, the Party which designated the Arbitrator in question shall notify the Secretary promptly. An Arbitrator whose name is withdrawn from the list shall continue to serve on any Arbitral Tribunal to which that Arbitrator has been appointed until the completion of proceedings before the Arbitral Tribunal.
- 4. The Secretary shall ensure that an up-to-date list is maintained of the Arbitrators designated pursuant to this Article.

#### Article 3

- 1. The Arbitral Tribunal shall be composed of three Arbitrators who shall be appointed as follows:
  - (a) The party to the dispute commencing the proceedings shall appoint one Arbitrator, who may be its national, from the list referred to in Article 2. This appointment shall be included in the notification referred to in Article 4.
  - (b) Within 40 days of the receipt of that notification, the other party to the dispute shall appoint the second Arbitrator, who may be its national, from the list referred to in Article 2.
  - (c) Within 60 days of the appointment of the second Arbitrator, the parties to the

dispute shall appoint by agreement the third Arbitrator from the list referred to in Article 2.

The third Arbitrator shall not be either a national of a party to the dispute, or a person designated for the list referred to in Article 2 by a party to the dispute, or of the same nationality as either of the first two Arbitrators. The third Arbitrator shall be the Chairperson of the Arbitral Tribunal.

- (d) If the second Arbitrator has not been appointed within the prescribed period, or if the parties to the dispute have not reached agreement within the prescribed period on the appointment of the third Arbitrator, the Arbitrator or Arbitrators shall be appointed, at the request of any party to the dispute and within 30 days of the receipt of such request, by the President of the International Court of Justice from the list referred to in Article 2 and subject to the conditions prescribed in subparagraphs (b) and (c) above. In performing the functions accorded him or her in this subparagraph, the President of the Court shall consult the parties to the dispute.
- (e) If the President of the International Court of Justice is unable to perform the functions accorded him or her in subparagraph (d) above or is a national of a party to the dispute, the functions shall be performed by the Vice-President of the Court, except that if the Vice-President is unable to perform the functions or is a national of a party to the dispute the functions shall be performed by the next most senior member of the Court who is available and is not a national of a party to the dispute.
- 2. Any vacancy shall be filled in the manner prescribed for the initial appointment.
- 3. In any dispute involving more than two Parties, those Parties having the same interest shall appoint one Arbitrator by agreement within the period specified in paragraph I (b) above.

#### **Article 4**

The party to the dispute commencing proceedings shall so notify the other party or parties to the dispute and the Secretary in writing. Such notification shall include a statement of the claim and the grounds on which it is based. The notification shall be transmitted by the Secretary to all Parties.

#### Article 5

- 1. Unless the parties to the dispute agree otherwise, arbitration shall take place at The Hague, where the records of the Arbitral Tribunal shall be kept. The Arbitral Tribunal shall adopt its own rules of procedure. Such rules shall ensure that each party to the dispute has a full opportunity to be heard and to present its case and shall also ensure that the proceedings are conducted expeditiously.
- 2. The Arbitral Tribunal may hear and decide counterclaims arising out of the dispute.

#### Article 6

- 1. The Arbitral Tribunal, where it considers that *prima facie* it has jurisdiction under the Protocol, may:
  - (a) at the request of any party to a dispute, indicate such provisional measures as it considers necessary to preserve the respective rights of the parties to the dispute;
  - (b) prescribe any provisional measures which it considers appropriate under the circumstances to prevent serious harm to the Antarctic environment or dependent or associated ecosystems.
- 2. The parties to the dispute shall comply promptly with any provisional measures prescribed under paragraph 1 (b) above pending an award under Article 10.
- 3. Notwithstanding the time period in Article 20 of the Protocol, a party to a dispute may at any time, by notification to the other party or parties to the dispute and to the Secretary in accordance with Article 4, request that the Arbitral Tribunal be constituted as a matter of exceptional urgency to indicate or prescribe emergency provisional measures in accordance with this Article. In such case, the Arbitral Tribunal shall be constituted as soon as possible in accordance with Article 3, except that the time periods in Article 3 (1) (b), (c) and (d) shall be reduced to 14 days in each case. The Arbitral Tribunal shall decide upon the request for emergency provisional measures within two months of the appointment of its Chairperson.
- 4. Following a decision by the Arbitral Tribunal upon a request for emergency provisional measures in accordance with paragraph 3 above, settlement of the dispute shall proceed in accordance with Articles 18, 19 and 20 of the Protocol.

#### Article 7

Any Party which believes it has a legal interest, whether general or individual, which may be substantially affected by the award of an Arbitral Tribunal, may, unless the Arbitral Tribunal decides otherwise, intervene in the proceedings.

#### **Article 8**

The parties to the dispute shall facilitate the work of the Arbitral Tribunal and, in particular, in accordance with their law and using all means at their disposal, shall provide it with all relevant documents and information, and enable it, when necessary, to call witnesses or experts and receive their evidence.

#### Article 9

If one of the parties to the dispute does not appear before the Arbitral Tribunal or fails to defend its case, any other party to the dispute may request the Arbitral Tribunal to continue the proceedings and make its award.

#### Article 10

- 1. The Arbitral Tribunal shall, on the basis of the provisions of the Protocol and other applicable rules and principles of international law that are not incompatible with such provisions, decide such disputes as are submitted to it.
- 2. The Arbitral Tribunal may decide, *ex aequo et bono*, a dispute submitted to it, if the parties to the dispute so agree.

#### Article 11

- 1. Before making its award, the Arbitral Tribunal shall satisfy itself that it has competence in respect of the dispute and that the claim or counterclaim is well founded in fact and law.
- 2. The award shall be accompanied by a statement of reasons for the decision and shall be communicated to the Secretary who shall transmit it to all Parties.
- 3. The award shall be final and binding on the parties to the dispute and on any Party which intervened in the proceedings and shall be complied with without delay. The Arbitral Tribunal shall interpret the award at the request of a party to the dispute or of any intervening Party.
- 4. The award shall have no binding force except in respect of that particular case.
- 5. Unless the Arbitral Tribunal decides otherwise, the expenses of the Arbitral Tribunal, including the remuneration of the Arbitrators, shall be borne by the parties to the dispute in equal shares.

#### Article 12

All decisions of the Arbitral Tribunal, including those referred to in Articles 5, 6 and 11, shall be made by a majority of the Arbitrators who may not abstain from voting.

#### Article 13

- 1. This Schedule may be amended or modified by a measure adopted in accordance with Article IX (1) of the Antarctic Treaty. Unless the measure specifies otherwise, the amendment or modification shall be deemed to have been approved, and shall become effective, one year after the close of the Antarctic Treaty Consultative Meeting at which it was adopted, unless one or more of the Antarctic Treaty Consultative Parties notifies the Depositary, within that time period, that it wishes an extension of that period or that it is unable to approve the measure.
- 2. Any amendment or modification of this Schedule which becomes effective in accordance with paragraph 1 above shall thereafter become effective as to any other Party

when notice of approval by it has been received by the Depositary.

## (B). Indigenous Motions.

(I) Arcticus Blancus under the applicable international law's requests recognizance and protection of <u>Indigenous Climatic Land and Natural Resources Rights explained in the below attached documents.</u>

**Eugenix® Indigenous Tribes Return.** 



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4	KINGDOM OF DENMARK
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6 7	EMBASSY OF THE KINGDOM OF DENMARK IN THE REPUBLIC OF POLAND  AMBASSADOR OF THE KINGDOM OF DENMARK
8	JAKOB HENNINGSEN
9	JAKOB HEIVIII VOSEIV
9	Request for Dialogue on the Return of the Arcticus Blancus Ethnic Group to its
11	Natural Indigenous Traditionally Occupied Arctic Territory.
12	Transferrous Transferrous Territory
13	His Excellency Ambassador Jakob Henningsen
14	Embassy of the Kingdom of Denmark
15	Plac Zamkowy 1, 00-277 Warsaw
16	The Zahikowy 1, 60 277 Warsaw
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18	Your Excellency,
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20	I write as Founder and President of Eugenix® Simple Stock Corporation, representing Arcticus Blancus
21	the oldest arctic ethnic climatic tribal group native to Greenland's territories above the arctic circle. We
22	seek to initiate diplomatic discussions with the Kingdom of Denmark to enable the peaceful return and
23	reintegration of Arcticus Blancus communities to their ancestral homelands, currently administered by the
24	Government of Greenland.
25	
26	I. Legal Basis for Return
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28	Under Part II of UN International Labor Organization Convention C169 Indigenous and Tribal Peoples
29	Convention, 1989 (No. 169), States are obligated to recognize indigenous peoples' rights to:
30	Ownership and possession of lands they traditionally occupy
31	Restoration of lands wrongfully taken
	EUGENIX ® P.S.A. NIP 9542888529



32 Consultation and participation in decisions affecting their lands and resources 33 These provisions form a clear legal foundation for facilitating the return of Arcticus Blancus to their 34 traditional territories. 35 36 II. Climate and Health Considerations 37 38 39 The subarctic zones where many Arcticus Blancus currently reside do not match their millennia-old 40 adaptation to true Arctic conditions. Scattered individuals face: 41 42 Increased exposure to industrial pollutants and heightened UV radiation. Elevated risks of respiratory and oncological illnesses due to environmental mismatch. 43 Loss of traditional knowledge and life systems tied to dark polar cryospheric environment. 44 45 46 Reestablishing them in their native high-Arctic environment safeguards their health and renews their 47 population presence that includes their cultural and ecological stewardship. 48 III. Governance and Fiscal Framework 49 50 No modern democracy presently occupied by the Arcticus Blancus has successfully implemented a tax and 51 52 fiscal regime that sustains natural ethnic climatic tribal groups without formally established indigenous rights. Modern democracies lack fair taxation frameworks for the strictly ethnic matters: 53 54 Dedicated budgets ensuring the community's reproduction rights and intergenerational continuity 55 56 • Checks and balances to maintain the population above the Minimal Vital Population (MVP) threshold, preventing risk of extinction. 57 Transparent tax provisions that channel resources directly into community-led land-use planning, 58 59 cultural programs, and environmental management. 60

61 62 In addition, religious based reproductive restrictions set on the Arcticus Blancus by the Christian law

democracies prevent Arcticus Blancus to rebalance growing imbalance of the number of females to number



of males in the tribe that is reaching over 200 females to 1 male due to restrictions that prevent ethnic reproduction provisions in its Christian legal system.

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#### IV. Protection of Resources and Unauthorized Development

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Article 15.2 of ILO Convention 169 explicitly requires States to consult indigenous peoples before permitting exploration or exploitation of resources on their lands. In line with this obligation:

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No development of mineral, marine, or other natural resources in territories north of 62°45′ N may proceed without the free, prior, and informed consent of Arcticus Blancus and Eugenix® P.S.A.

72 73 Any project above 62°45′ N in Arctic regions—or any activities in the Antarctic concerning Arcticus Blancus interests—must be blocked unless Arcticus Blancus and Eugenix® P.S.A.

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This veto right safeguards both the cultural integrity and environmental stewardship practices of the Arcticus Blancus, ensuring that no extraction or infrastructure undermines their ancestral lands

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#### V. Proposed Framework for Engagement

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To translate these principles into practice, we propose convening a joint working group comprising:

participate in decision-making, benefit-sharing, and environmental safeguards.

or the global climate functions they help maintain.

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1. Representatives from the Danish Ministry of Foreign Affairs and Greenlandic Home Rule

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2. Representatives of Eugenix® P.S.A. as the authorized Arcticus Blancus interlocutor. 3. Commissioners for the transfer of remaining indigenous territories and natural resources.

85 86

4. Commissioners for temporary provisions for tribal return, employment, health and procreation.

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This forum would draft a roadmap covering:

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Land restitution protocols under ILO 169.

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Guidelines for cultural autonomy and land-use co-management.

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Health and environmental impact assessments tailored to Arcticus Blancus needs.

Fiscal mechanisms and budgeting processes safeguarding MVP thresholds.

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VI. Further Communication
Your Excellency, Denmark's commitment to Indigenous rights, environmental diplomacy, and innovative governance makes it the ideal partner for this endeavor. We stand ready to provide any further documentation or to meet at your earliest convenience to advance this vital discussion. I kindly attach to this correspondence several attachments.
Respectfully,
K Pawlak
Founder and President of the Eugenix ® Simple Stock Corporation, of the Arcticus Blancus Ethnic Tribe.
Arctic Men Extinction Noticed.

Arctic Magnetic Earth Naturalist.

# **Eugenix® Indigenous Tribal Persons Relocation Plan General Remarks.**



1 KATOWICE 30-08-2025

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# INDIGENOUS AND SEMI-INDIGENOUS ARCTICUS BLANCUS MEMBERS RETURN PLAN

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GENERAL RETURN PLAN REMARKS FOR THE PURPOSE OF COMMUNICATION
WITH PARTIES OF THE UN ILO C169 CONVENTION IN CONTROL OF ARCTICUS
BLANCUS INDIGENOUS TERRITORY

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A. SECURE INDIGENOUS FOREST AND LAND FOR TEMPORARY HOMESTEAD ESTABLISHMENT FOR ETHNIC AND SEMI-ETHNIC REPATRIANTS OF THE ARCTICUS BLANCUS TRIBES.

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a. Temporary homesteads will be set according to indigenous standards in a form of "Ethnic Indigenous Communities".

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b. Temporary Ethnic Communities will be set on land areas not smaller than 2 km2 with 10 km2 of attached forested area.

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c. Temporary Ethnic Community of 2 km2 will be subdivided to small parcels of land from 250m2 to 500m2. Parcel for ethnic homes are planned on 37.5% of each 2 km2 of land designated for Ethnic Community. Total number of home parcels that can be established on each 2 km2 ranges from 3000 parcels for 250 m2 lots to 1500 parcels for 500 m2 lots.

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d. Temporary Ethnic Community general rules that set community standards are set in the publication titled Eugenix® ROD Etniczny - Regulamin ROD-u Mniejszości Etnicznej Blanków grupy Arcticus Blancus that can be translated upon request.

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B. SECURE RIGHTS TO PROFIT FROM THE SALE OF INDIGENOUS RESOURCES SUCH AS NATURAL GAS AND TAX PROVISIONS FOR THE USE OF INDIGENOUS LAND BY NON-INDIGENOUS CITIZENS TO:

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- a. Cover the cost of Indigenous Ethnic Communities establishment.
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- b. Cover the costs of indigenous Ethnic Communities operations.

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- c. Cover the cost of establishment and operation of other Ethnic establishments such as Ethnic Health Care facilities and personnel to care for the indigenous ethnic members general healthcare needs, but also for all ethnic persons that require 24 care due to various congenital and con-congenital health conditions resulted from living in non-indigenous climate, community, relationship, etc.
  - d. Cover the costs of identification and relocation of all indigenous ethnic and semi-ethnic members of
    - i. Arcticus Blancus ethnicity that are ready to repatriate and relocate to indigenous tribal land' Temporary Ethnic Communities above 62° 45" North to the states of Greenland, Norway, Denmark.
    - ii. Arcticus Blondus ethnicity that are ready to repatriate and relocate to indigenous tribal land' Temporary Ethnic Communities above 51°05" North to 62° 45" North to the states of Greenland, Norway, Denmark, Germany.
    - iii. Arcticus Blundus ethnicity that are ready to repatriate and relocate to indigenous tribal land' Temporary Ethnic Communities above 41°45" North to 51°05" North to the state of Germany.
  - e. Cover the costs of establishment of return rights for other indigenous ethnic and semiethnic tribes related to the subarctic and lower subarctic in need of relocation to indigenous territories of their ancestral climate especially for the:
    - i. Coarcticus Burgundus ethnicity that is coindigenous to territories between 34°00" North and 62° 45" North 360° depending on their remained Ethnic Hair Quantum.
    - ii. Coarcticus Burgundus ethnicity that is coindigenous to territories between 34°00" North and 62° 45" North 360° depending on their remained Ethnic Hair Quantum.
- C. RELOCATION PRIORITIES FOR ALL ETHNICITIES READY TO REPATRIATE TO TEMPORARY ETHNIC COMMUNITIES IN THEIR CORRESPONDING INDIGENOUS LANDS ARE SET BASED ON THE FOLLOWING CRITERIA:
  - a. Eugenix® Full-Ethnic and Semi-Ethnic Reservations Admittance Guidelines.
  - b. Eugenix® Ethnic Hair Quantum for Ethnic Work Predisposition.
  - c. All financial assistance and dividends rules for ethnic and semi-ethnic persons are set in the publication titled, Eugenix® Indigenous Natural Resources Management and Dividend Rules.



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D. EXPECTED NUMBER OF INDIGENOUNS REPATRIANTS AND EXPECTED COST OF RELOCATION OF INDIGENOUS REPATRIANTS TO THE ETHNIC COMMUNITIES ESTABLISHED ON THEIR INDIGENOUS LANDS BY THE ETHNICITY:

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73 74 a. ARCTICUS BLANCUS: Less than 10,000 persons from the Middle East and Gaza. Approximately 50,000,000-100,000,000 of semi-indigenous persons remain in the area completely below subarctic that qualifies for relocation to indigenous arctic and indigenous subarctic territories based on its mixed Arcticus Blondus, Arcticus Bluntus ethnicity.

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b. ARCTICUS BLONDUS: Possibly 100,000 or more in the Middle East and Gaza.

76 77 c. ARCTICUS BLUNDUS: Number bigger than EUGENIX P.S.A. ability to determine, United Nations member states efforts would be needed to determine exact number.

78 79 d. RELOCATION COST. Relocation cost per person composed of transportation can vary based on transportation type and availability that can range from several hundred dollars to

assigns upon arrival a correct priority to repatriates is based on the circumstances of the

battle involved state. Personnel can cost as much as military technical personnel or as little

as State Technical worker salary. Overall, the cost to assign relocation priority under non-

battlefield circumstances should be no more than cost of visiting a nurse and take no more

examination that would include assignment od ID with establishment of communication

80 81 several thousand dollars.

e. IDENTIFICATION COST. Identification cost for secured ahead transportation that

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location from which indigenous repatriates are being relocated from eg. war zone vs. non-

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types, places and periods with indigenous repatriant (repatriate) until relocation time.

f. TEMPORARY ETHNIC COMMUNITIES. Cost to establish "Temporary Ethnic Communities" will vary depending on the costs of construction in the states of the constructions as well as other factors such as how much construction is done by the repatriants and how much of the construction is done using natural indigenous materials such as timber. Most of the costs will be in the Ethnic Health Facilites and later other Ethnic establishments such as Primary Schools, Trade Schools and Universities operated by the Arcticus Blancus. Costs per persons however should not amount to more than cost

than 30-60 minutes to complete by simple interview and partial anthropometric



97	of health care and education of citizens that live on the indigenous lands as tax paying
98	citizens not involved in their heritage.
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100	E. EXPECTED NUMBER OF COINDIGENOUNS REPATRIANTS AND EXPECTED COST OF
101	RELOCATION OF INDIGENOUS REPATRIANTS TO THE ETHNIC COMMUNITIES
102	ESTABLISHED ON THEIR INDIGENOUS LANDS BY THE ETHNICITY:
103	
104	a. Coarcticus Burgundus - Low number of persons in all individual ethnic groups of
105 106	Coarcticus Burgundus of light and dark hair. Number possible to relocate without UN involvement with small budget and relocation rights.
107	<ul> <li>b. Coarcticus Brunettus – Not possible to establish for majority of dark hair Coarcticus</li> </ul>
108	Brunettus ethnicities without United Nations support and responsiveness of border line
109	states.
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111	As a semi-ethnic member of the Arcticus Blancus indigenous ethnicity currently endangered I can
112	only work on ethnic matters of the arcticus blancus ethnicity, however once arcticus blancus relocation
113	begins and budget for other ethnicities such as arcticus blondus or Coarcticus Burgundus emerges from
114	their indigenous territories will have ability to support their efforts to organize their ethnic identity and
115	reestablish their ethnic communities in correct indigenous territories. For now, I can only spend my time
116	and personal financing on helping the most needed arcticus blancus group affected by the climate, sexual
117	exploitation and socio-economic discrimination the most of all northern indigenous tribes.
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	K Pawlak
119	/ / / terocupe
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121	D.O.M. Piast & Waza
122	Founder & Board President of
123	Eugenix ® Simple Stock Corporation of
124	Arcticus Blancus Indigenous Ethnic Minority
125	$A_{n+2} : M_{n+2} : P_{n+2} : A_{n+2} : A_{n$
126	Arctic Men Extinction Noticed.
127	Arctic Magnetic Earth Naturalist.

Antarctic Mass Excavation Needed.

**Eugenix® Blankowie - Short History of Natural Arctic Ethnicity.** 



1 KATOWICE 16-06-2025

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## ARCTICUS BLANCUS - BLANKOWIE SHORT HISTORY OF NATURAL ARCTIC ETHNICITY

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### **ABOUT ARCTICUS BLANCUS**

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9 10 1. Arcticus Blancus is the first and only natural ethnic group of the arctic climate that has lived in the arctic alone for so long that characterizes by the white arctic hair. Arcticus Blancus has not maintain relations with other groups except Arcticus Blondus from the subarctic regions of the Baltic area with few exceptions.

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2. Arcticus Blancus ethnic population normal life was very much different from today. The group has not always been endangered as is today. But the last 5000-10,000 years has almost completely wiped out all the history and input it has brought to the subarctic and lower regions from the arctic before the civilization begun to form societies and social structures. From the Roman times Arcticus Blancus was near extinction but lived in larger groups in the Baltic area of today Poland, but most have migrated once the Christianity begun to move in 966. Today in Poland is approximately 500 males and up to 50,000 females. The largest Arcticus Blancus arctic ethnic population is most likely scattered throughout Russia.

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21 ARCTIC SQUOTTERS

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3. Native resident of Alaska, Canada, Greenland have most likely never seen a natural Arcticus Blancus ethnic group and do not know that Arcticus Blancus ethnic group is the natural arctic indigenous tribal ethnicity due to fact that Arcticus Blancus has lived in the arctic for 100,000 years in contrast to the American, Greenland, Siberian Native Asians by phenotype and was not aware that other nonactic ethnicity begun to settle in the Greenland and Canada as main form of travel of Arcticus Blancus was over the frozen ice of the Arctic that no longer connects Scandinavia with Greenland and Canada. Below presented map of cultures of foreign ethnicities in the Arctic.

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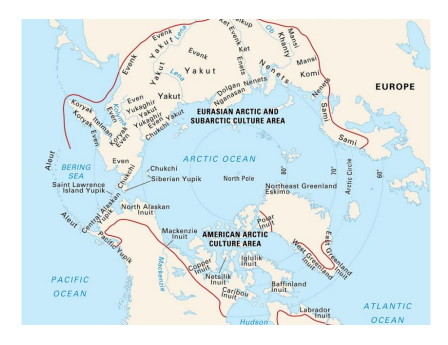
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Map of the foreign ethnic groups mostly of Rafaltic-Aquatic origin that are move in the Arctic area while the Arcticus Blancus descanted to the Baltic area due to and to explore climatic changes to the arctic that cause ice to disconnect that made indigenous travel over the surface of the ice impossible.

### ARCTICUS BLANCUS DESCENT TO SUBARCTIC

- 4. Arcticus Blancus descent to the subarctic most likely begun when arctic ice begun to fall apart making it impossible to travel across the arctic on live animals. It can be theorized that sole reason Arcticus Blancus has been found with other ethnic groups such as Arcticus Blancus in the Baltic regions of today Poland is that the climate change made it impossible for the Arcticus Blancus to travel across he arctic between Siberia, Greenland, Canada and Scandinavia. I wonder if we ever find any remains of large arctic mammals on the bottom of the arctic that Arcticus Blancus has possibly domesticated for the purpose of travel across the arctic over 50,000-250,000 years ago.
- 5. Arcticus Blancus due to its habitation in the arctic has never colonized and entered any conflict with the Arcticus Blondus subarctic ethnic groups that in the time of Arcticus Blancus descent to the Baltic area Arcticus Blondus groups already lived on the shores of the Baltic Sea and other parts of northern Europe and today Russia. In contrary the Arcticus Blondus ethnic groups had to prove that subarctic is their natural habitat many times as they do it today. Arcticus Blancus might have been present among the Arcticus Blondus in many areas of the Baltic, and it's unclear what Arcticus Blancus cultural and language remains are more significant than those embedded in the people that decided to stay and deal with catholic royalty that moved in to the habitation of Arcticus Blondus central Poland and Baltic area that Arcticus Blancus prior year 966 still resided.



### ARCTICUS BLANCUS SLOW EXTINCTION

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6. Arcticus Blancus after year 966 was subject to Roman-Catholic persecution as other ethnic groups were forced to convert to Christianity. The acceptance of the roman-catholic rules was the main reason why today it's hard to find any natural phenotypical Arcticus Blancus hair characteristics. Arcticus Blondus number of females is 15-20 times greater to males, but in the Arcticus Blancus arctic ethnic group the imbalance is greater than 200 females to 1 male. Roman Catholic laws and the expansion of Vatican lead Baltic interests brought every kind of ethnicity in the Baltic area. Arctic Blancus beauty females were not present much in the rafaltic regions due to that climate high UV radiation, except as salves as the Arcticus Blondus and that begun the extinction of Arcticus Blancus natural homoethnic relationships and that is still visible today.

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Brama odbudowanej osady Gnieźnieńskiej terenów Arcticus Blondus na których to przed 966 rokiem mieszkały etniczne grupy Arcticus Blancus.

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68 69 7. The accurate history of the Arcticus Blancus life in the arctic, in the Baltic, and the significance of Roman and Post Roman slavery and rules on the Arcticus Blancus endangerment will never be known. Most important is that the genetic laws of arctic phenotype allowed for survival of many Arcticus Blancus males and females. I hope that the remaining number of males in this group is larger than Minimal Vital Population required for homo sapiens ethnic groups to sustain its population away from extinction and gender imbalance.

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### ARCTICUS BLANCUS UNIQUE FENOTYPE

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8. Arcticus Blancus has very unique phenotype of natural white arctic hair that has to developed due to extended lack of light that in the arctic lasts for 6 month a year resulting in white pigmentation. This process did not happen overnight but took in theory more than 100,000 years. The process of natural change of ethnic phenotype due to long dwelling in specific climate is explained in the paper titled Eugenix® Classification of Sub Climatic Tribes. The paper explains and classifies in general all three main climatic ethnicities. In theory it's possible that Arcticus Blancus has dwelled in the Arctic more than a hundred thousand years as the northern Asians have dwelled in the Northern China for thousand years and had developed only small visible arctic color changes in the orbital part of the Iris-Oris of the eye due to habitation of the Arcticus Blancus ethnic group cold climate that lacks of light.













The top images show the Orises of the Rafaltic-Aquatic people of Asian that have migrated to the arctic area recently. Oris orbital color changes are minor in comparison to the orbital and radial changes that occurred in the Subarctic ethnic climatic groups of gray and blue color eyes that naturally belong to Arcleticus ethnic climate.

### DIFFRENT MELANINE FOR DIFFRENT UV RADIATION LEVELS

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9. There are several types of melanin of which most known is eumelanin that develops a brown-to-black pigment that provides darker shades in hair, skin, and eyes. It helps protect against UV radiation by absorbing harmful rays. The other melanin called pheomelanin is a yellow-to-red pigment that contributes to lighter shades in hair and skin. Unlike eumelanin, it has phototoxic effects, meaning it can generate oxidative stress when exposed to sunlight. Phototoxicity is an interaction between a component in an essential oil, the skin, and ultraviolet photons. This means exposure to sun-bed radiation or natural sunlight can produce a skin\_reaction. Such reactions can vary from pigmentation of the skin to severe full-thickness burns. The most common components causing phototoxicity are furanocoumarins. Lemon oil contains oxypeucedanin and bergapten, both furanocoumarins that produce phototoxic reactions. Lime and bitter



orange oils also contain these components, but in smaller quantities. Pheomelanin quickly react to presence of photons in the subcutaneous layers of Arcticus Blancus bodies that naturally adapted DNA to different UV sunlight exposure form other ethnic climatic groups.

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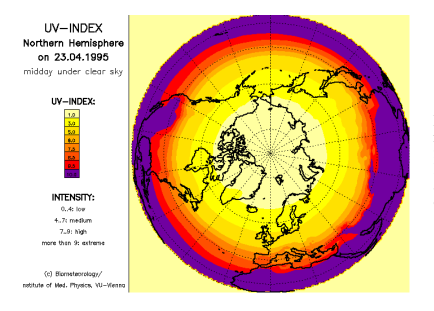
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10. The intensity of the solar spectrum received on Earth is strongly dependent on the Earth-Sun distance, the angle at which the sun's rays reach the Earth's atmosphere, the weather, and the amount of air pollution. Equatorial regions receive sunlight more perpendicularly than polar regions, so in general the further the latitude is from 0°, the lower the irradiance. However, arctic UV levels can cause sunburn (erythema) and snow blindness (photokeratitis) under normal conditions as snow and ice does not absorb UV. Arcticus Blancus ethnic climatic groups during its habitation of the arctic area pre descent to the Baltic had learned how to avoid sunburn and blindness from the summer sun by not looking at the sun and wearing fur of a polar bear with scull attached to the fur that covers entire body including the head as anything white reflects UV.

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Map showing the UV index in the northern hemisphere. The UV radiation from the sun in the arctic is visibly lowered than the lower latitude areas that are marked by the orange, red and violet colors.

### ARCTICUS BLANCUS UV LIGHT SUBCUTENOUS PIGMENTATION

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11. During Arctic nights, when there is little to no sunlight, melanin production decreases because the skin is not exposed to UV rays, which normally stimulate melanin synthesis. However, the body still maintains baseline melanin levels, as melanin plays a role in protecting DNA from damage and regulating skin pigmentation. In regions with prolonged darkness, people may experience lighter skin tones over generations, as there is less evolutionary pressure to produce high amounts of melanin. Interestingly,



vitamin D synthesis, which also depends on sunlight, is significantly reduced during Arctic nights. This is why ethnic groups such as Arcticus Blancus in the arctic often adapt through diet, consuming vitamin Drich foods like fish and marine mammals.

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12. Eumelanin and pheomelanin pigments are produced in melanocytes, and their balance determines an individual's pigmentation. Arcticus Blancus natural arctic climatic ethnic population due to natural habitation in the arctic territory has natural white hair but the phototoxic pheomelanin causes visible red under skin pigmentation which indicates that even in such harsh environment melanin is still produced. The red under skin pigmentation is also associated with the origin of the flag of early Poland that by threat of genocide was forced to accept roman-catholic religion that caused genocide in the Arcticus Blancus ethnic group anyway. Today subconsciously the memory of Arcticus Blancus is reflected in many arctic flgas that have very little to do with Artcisu Blancus such as Canada, Greenland, and even Poland once home to Arcticus Blancus descended from the arctic.



Map of Canada





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13. White hair occurs when melanin production decreases or stops in hair follicles. Melanin is the pigment responsible for hair color, and its absence results in white hair. Causes of arctic white hair in the Arcticus Blancus ethnic arctic groups are due to natural phototoxic environment in which natural photoprotective melanin and photoprotective melanin production does not play major significance if the polar regions stay in the low UV radiation and magnetic field does not become weaker. Other causes of hair color change for example from blond to blank in the sub arctic ethnic groups such as Arcticus Blondus can be relate to genetic and environmental factor as well. Persons that Once melanin is lost, hair cannot naturally regain its original color. However, some treatments aim to slow the process or restore pigmentation in certain cases. Hair is the imprint of subcutaneous cellular activities so it's always good to check levels of various vitamins, minerals, hormones and other vital microelements that healthy body should have regardless of natural ethnic hair phenotype.





Arcticus Blancus male phenotype

Arcticus Blancus female phenotype

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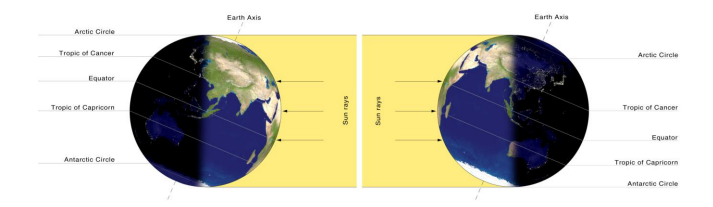
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### ARCTICUS BLANCUS ARCTIC ENVIRONMENT

14. Polar nights and polar days occur in the Arctic due to the Earth's axial tilt of about 23.5 degrees. As the planet orbits the Sun, this tilt causes extreme variations in sunlight at high latitudes. Polar Day (Midnight Sun): During summer months, the North Pole is tilted toward the Sun, causing continuous daylight for regions within the Arctic Circle. As a result, the Sun remains visible even at midnight, creating the phenomenon known as the midnight sun. Polar Night: In winter, the North Pole is tilted away from the Sun, leaving Arctic regions in darkness for extended periods. This means the Sun does not rise for weeks or even months, leading to a prolonged night. These cycles influence temperature, wildlife behavior, and human activity in Arctic communities.





Winter Solstice

Summer Solstice

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15. The duration of polar nights and polar days depends on latitude. Near the Arctic Circle, these phenomena last for about 24 hours, but as you move closer to the poles, they extend significantly. At the North Pole, polar night lasts for about six months, from September to March, while polar day lasts for the other six months, from March to September. The start dates vary by location: Polar night begins around the autumn equinox (September) at the North Pole and gradually spreads southward until it reaches the Arctic Circle around the December solstice. Polar day starts around the spring equinox (March) and extends northward until it reaches the North Pole around the June solstice.

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### WORLD CLIMATIC TERRITORY DIVIDED

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16. The proper division of all the natural climatic areas which constitute the natural habitats of the various tribal groups will enable the relevant tribal groups to have adequate access to all the zones of their own native climatic zones. The total area of natural Arctic climate zones for all tribes of the species *Homo Sapiens Arcticus*, which consist of the tribes *Arcticus Blancus*, *Arcticus Blandus*, *Arcticus Blundus*, constitute exactly 33.33% of the entire surface of the planet earth. The rest of the natural climate zones, i.e. 66.66%, belong to the Aquatic tribes *Homo Sapiens Aquaticus* in 33.33% and to the tribes *Homo Sapiens Rafalticus* also in 33.33%.

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### ARCTIC AND SUB ARCTIC CLIMATIC TERRITORY

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17. All natural Arctic climatic areas of *the Arcticus Blancus, Arcticus Blundus*, *Arcticus Blundus* tribes are divided into appropriate climatic and ionization zones, enabling conflict-free life of individual tribal



groups. The total area of all the territories of *the Homo Sapiens Arcleticus* tribes, or 33.33% of the entire surface of the planet, are divided according to the division of climate into the Arctic and Antarctic, dividing 33.33% of the planet, or 170,000,000 km2 into the Arctic areas of 85,000,000 km2 and the Antarctic areas of 85,000,000 km2. The individual Tribes in the Arctic and Antarctic regions thus receive 28,333,333 km2 each as follows:

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★ The natural Arctic climatic areas of the *Arcticus Blancus* tribes are the areas of the Arctic where there is no light for 6 months, with a total area of 28,333,333 km2 located in a 360° circle from 90° North to ~62°45″ North.

189 190 ★ The natural Antarctic climatic areas of the *Arcticus Blancus* tribes are areas of Antarctica where there is no light for 6 months, with a total area of 28,333,333 km2 located in a 360° circle from 90° South to ~62°45″ South.

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★ Natural Arctic climatic areas of the *Arcticus Blondus* tribes are the Arctic areas directly below the areas where there is no light for 6 months with a total area of 28,333,333 km2 located in a 360° circle from ~62°45" North to ~51°05" North.

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★ The natural Antarctic climatic areas of the *Arcticus Blondus* tribes are the areas of Antarctica immediately below the areas where there is no light for 6 months of the year, a total area of 28,333,333 km² located in a 360° circle from ~62°45″ South to ~51°05″ South.

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★ The natural climatic areas of *the Arcticus* Blondus tribes are the sub-Arctic areas beneath *the Arcticus Blondus* with a total area of 28,333,333 km2 located in a 360° circle from ~51°05″ North to ~41°45″ North.

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★ The natural climatic areas of *the Arcticus Blundus* tribes are the areas sub-Antarctic to the Arcticus Blondus sub-tribes with a total area of 28,333,333 km2 located in a 360° circle from ~51°15″ South to ~41°45″ South.

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### HOW THE ARCTIC CLIMATE AFFECTS OTHER SPECIES.

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18. Polar nights and days have a profound impact on Arctic wildlife, influencing their behavior, physiology, and survival strategies. During Polar Night Extended Darkness: Some animals, like Arctic foxes and polar bears, rely on keen senses such as smell and hearing to hunt in the absence of light. Many species, including reindeer, have adapted to see ultraviolet light, helping them detect food and predators in the dark. Marine life remains surprisingly active—bioluminescent organisms illuminate the ocean, and fish

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and seabirds continue feeding despite the lack of sunlight. Some animals hibernate or reduce activity to conserve energy, while others, like Arctic wolves, hunt under moonlight.



Arctic Fox – Their fur changes color with the seasons, turning white in winter for camouflage.



Polar Bear - Their thick, translucent fur appears white and provides insulation.



Snowy Owl – Their white plumage helps them blend into Arctic tundra.



Ivory Gull – A rare Arctic seabird with entirely white feathers.

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and reproduce, maximizing their energy intake before winter. Migratory species, such as birds, arrive in large numbers to breed and raise their young in the short Arctic summer. Some species, like Arctic hares, change their fur color to blend with the summer landscape, improving camouflage. These extreme light conditions shape Arctic ecosystems in fascinating ways. Many Arctic animals and birds have natural white fur or feathers like Arcticus Blancus most likely due to same benefits of phototoxic pheomelanin over photoprotective eumelanin that potentially helps Arcticus Blancus and other life in the wild to survive

During Polar Day Continuous Sunlight: Animals take advantage of the abundant daylight to feed

extreme cold. Above presented are some notable examples of the white fur arctic life.



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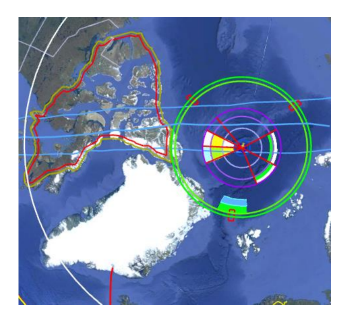
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ARCTICUS BLANCUS PLANS TO FIX GEOMAGNETIC FIELD

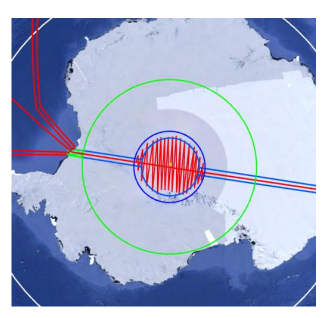
20. No body in the world of university and corporate science believes that climate can be fixed, however Arcticus Blancus is affected by the UV more than other groups. We always believed that climate can be fixed. As a fact I am surprised that in the modern world of scientific knowledge that constantly watches over global warming and disaster causing weather patterns did not noticed science behind disasters. The point of multiethnic civilization is to focus it on innovation to health and climate while keeping all individual ethnic right of all ethnic climatic groups intact. There is a lot of overdue legislatures around ethnic rights and protections. Eugenix has sent many proposals to EU, UN and Republic of Poland to

remind and propose that there are perfect solutions that respect all ethnicities and their individual economies while working together on global innovations pushing human life on earth to another century

not to another war and humanitarian crisis.



Arcticus Blancus planned work in the Arctic area composed of two dams.



Arcticus Blancus planned work in the Antarctic area composed ice removal and one dam.

21. Eugenix has clearly described all the basic protections that should be enacted on the UN level to protect all climatic ethnicities natural rights in the paper titled Eugenix Petition Annex UN Resolution 260A III and described the plan to fix global climate by various Arctic and Antarctic projects briefly defined in the papers titled Eugenix Theory of Geomagnetic Deep Field Interference and Eugenix Petition Annex Antarctic Treaty. Papers explain options to improve polar geomagnetic abilities to protect the earth from



excessive today UV radiation causing cancer in the Arcticus Blancus, but mostly causing permanent drought, wildfires, floods, hurricanes, earthquakes all due to protective magnetic forced being stuck under the polar ice caps.

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22. The world will shortly begin to open its eyes to search for the truth about the climate issue that Arcticus Blancus has already defined. In present ethnic chaos caused by lack of ethnic sense that lives among many ethnic groups around the world Eugenix will try to reunite Arcticus Blancus to avert the extinction of only natural arctic ethnic group. If Earth can be fixed so can be fixed Venus.

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23. Thank you carrying own health, climate and rest of the species. Universe will care for you too.

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D.O.M. Piastów i Wazów Arctic Men Extinction Noticed. Arctic Magnetic Earth Naturalist.

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Fundator i Prezes Zarządu Eugenix ® Prosta Spółka Akcyjna Etnicznej Grupy Arcticus Blancus

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## **Eugenix® Full-Ethnic and Semi-Ethnic Reservations Admittance Guidelines.**



1 KATOWICE 17-08-2025

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# ARCTICUS BLANCUS ETHNIC AND SEMI-ETHNIC RESERVATIONS ADMITTANCE GUIDELINES ON THE AUTONOMOUS TERRITORY OF THE REPUBLIC OF POLAND.

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A. ADMITTANCE RULES TO THE ARCTICUS BLANCUS NONINDIGENOUS SUBARCTIC BALTIC SEA TERRITORIES ETHNIC RESERVATIONS IN THE POWIAT PUCKI IN THE WOJEWÓDZTWO POMORSKIE IN THE REPUBLIC OF POLAND.

- B. ADMITTANCE RULES TO THE ARCTICUS BLANCUS NONINDIGENOUS SUBARCTIC BALTIC SEA TERRITORIES SEMI ETHNIC RESERVATIONS IN THE WOJEWÓDZTWO POMORSKIE AND WARMIŃSKO-MAZURSKIE IN THE REPUBLIC OF POLAND.
- C. ADMITTANCE RULES TO THE ARCTICUS BLANCUS INDIGENOUS ARCTIC CLIMATIC TERRITORIES WITH ETHNIC AND SEMI ETHNIC RESERVATIONS.

Amount and size of the reservations that will be open first depends on the amount of allocated territory from the states that currently have the control over Arcticus Blancus arctic indigenous climatic territories and sub arctic semi-indigenous climatic territories.

Eugenix P.S.A. plan to use the entire województwo Pomorskie for the Arcticus Blancus full ethnic and semi-ethnic Reservation area due to historic location that Arcticus Blancus occupied before the Arcticus Blondus ethnic tribes had emerged. Arcticus Blancus as indigenous tribe "Pierwsi Tubylcy" on arctic and subarctic territories "Po o, i e Ro w o.", "My tu byle se." which means "Came to see sun light", "To have light in the eye,", "We were here first".



The entire area of the powiat Pucki in the województwo Pomorskie will be converted to the Full Ethnic Reservation and the remaining territories of the województwo Pomorskie will be converted to the Semi-Ethnic Reservation with semi-ethnic and non-ethnic tax paying occupants that currently reside in the województwo Pomorskie. Arcticus Blondus will receive same amount of the Arcticus Blancus climatic area to manage for own ethnic and semi-ethnic needs once Arcticus Blancus receives entire climatic territory back from currently occupying them democratic states.

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Eugenix P.S.A. with Arcticus Blancus plans to secure at least one air strip and camp suitable location in the województwo Pomorskie to serve as emergency relocation airport and camp for the repatriates from Full Ethnic and Semi Ethnic groups defined below that qualify to the Full Ethnic and Semi Ethnic Reservation admittance priority based on following criteria:

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1. FULL ETHNIC RESERVATION WILL HAVE NO SPACE LIMIT FOR THOSE THAT HAVE ARCTICUS BLANCUS ETHNIC HAIR QUANTUM POINT SUM EQUAL TO ZERO.

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a. FULL ETHNIC RESERVATION FIRST PRIORITY IS GIVEN TO ENDANGERED CHILDREN UNDER THE AGE OF 18 WITH FULL ARCTICUS BLANCUS ETHNIC HAIR PHENOTYPE BASED ON ETHNIC HAIR POINTS SUM:

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### i. WITH MEDICAL CONDITIONS:

- 1. FROM ANY SEXUAL EXPLOITATION AREAS.
- 2. FROM ANY MILITARY CONFLICT AREAS.
- 3. FROM ANY NATURAL DISASTER AREAS.
- 4. FROM ANY DANGEROUS CLIMATE AREAS.
- 5. FROM ANY INDIGENOUS CLIMATE AREAS.

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### ii. WITHOUT MEDICAL CONDITIONS:

- 1. FROM ANY SEXUAL EXPLOITATION AREAS.
- 2. FROM ANY MILITARY CONFLICT AREAS.
- 3. FROM ANY NATURAL DISASTER AREAS.
- 4. FROM ANY DANGEROUS CLIMATE AREAS.
- 5. FROM ANY INDIGENOUS CLIMATE AREAS.



66	b. FULL ETHNIC RESERVATION SECOND PRIORITY IS GIVEN TO ENDANGERED
67	ADULTS OVER THE AGE OF 18 WITH FULL ARCTICUS BLANCUS ETHNIC
68	HAIR PHENOTYPE BASED ON ETHNIC HAIR POINTS SUM:
69	
70	i. WITH MEDICAL CONDITIONS:
71	1. FROM ANY SEXUAL EXPLOITATION AREAS.
72	2. FROM ANY MILITARY CONFLICT AREAS.
73	3. FROM ANY NATURAL DISASTER AREAS.
74	4. FROM ANY DANGEROUS CLIMATE AREAS.
75	5. FROM ANY INDIGENOUS CLIMATE AREAS.
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77	ii. WITHOUT MEDICAL CONDITIONS TO CARE FOR FULL-ETHNIC
78	REPATRIANTS:
79	1. FROM ANY SEXUAL EXPLOITATION AREAS.
80	2. FROM ANY MILITARY CONFLICT AREAS.
81	3. FROM ANY NATURAL DISASTER AREAS.
82	4. FROM ANY DANGEROUS CLIMATE AREAS.
83	5. FROM ANY INDIGENOUS CLIMATE AREAS.
84	
85	iii. WITHOUT MEDICAL CONDITIONS TO LIVE IN THE FULL ETHNIC
86	RESERVATION:
87	1. FROM ANY SEXUAL EXPLOITATION AREAS.
88	2. FROM ANY MILITARY CONFLICT AREAS.
89	3. FROM ANY NATURAL DISASTER AREAS.
90	4. FROM ANY DANGEROUS CLIMATE AREAS.
91	5. FROM ANY INDIGENOUS CLIMATE AREAS.
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93	2. SEMI-ETHNIC RESERVATION WILL HAVE SPACE LIMIT AND WILL BE ADMITTING
94	PERSONS BASED ON SEPARATE PRIORITIES AND ETHNIC HAIR QUANTUM POINT
95	SUM.
96	
97	a. SEMI-ETHNIC RESERVATION FIRST PRIORITY IS GIVEN TO ENDANGERED
98	CHILDREN UNDER THE AGE OF 18 WITH SEMI ARCTICUS BLANCUS ETHNIC
99	HAIR PHENOTYPE BASED ON ETHNIC HAIR POINTS SUM:



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101	i. WITH MEDICAL CONDITIONS:
102	1. FROM ANY SEXUAL EXPLOITATION AREAS.
103	2. FROM ANY MILITARY CONFLICT AREAS.
104	3. FROM ANY NATURAL DISASTER AREAS.
105	4. FROM ANY DANGEROUS CLIMATE AREAS.
106	5. FROM ANY INDIGENOUS CLIMATE AREAS.
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108	ii. WITHOUT MEDICAL CONDITIONS:
109	1. FROM ANY SEXUAL EXPLOITATION AREAS.
110	2. FROM ANY MILITARY CONFLICT AREAS.
111	3. FROM ANY NATURAL DISASTER AREAS.
112	4. FROM ANY DANGEROUS CLIMATE AREAS.
113	5. FROM ANY INDIGENOUS CLIMATE AREAS.
114	
115	b. SEMI-ETHNIC RESERVATION SECOND PRIORITY IS GIVEN TO ENDANGERED
116	ADULTS OVER THE AGE OF 18 WITH SEMI ARCTICUS BLANCUS ETHNIC
117	HAIR PHENOTYPE BASED ON ETHNIC HAIR POINTS SUM:
118	
119	i. WITH MEDICAL CONDITIONS:
120	1. FROM ANY SEXUAL EXPLOITATION AREAS.
121	2. FROM ANY MILITARY CONFLICT AREAS.
122	3. FROM ANY NATURAL DISASTER AREAS.
123	4. FROM ANY DANGEROUS CLIMATE AREAS.
124	5. FROM ANY INDIGENOUS CLIMATE AREAS.
125	
126	ii. WITHOUT MEDICAL CONDITIONS TO CARE FOR SEMI-ETHNIC
127	REPATRIANTS:
128	1. FROM ANY SEXUAL EXPLOITATION AREAS.
129	2. FROM ANY MILITARY CONFLICT AREAS.
130	3. FROM ANY NATURAL DISASTER AREAS.
131	4. FROM ANY DANGEROUS CLIMATE AREAS.
132	5. FROM ANY INDIGENOUS CLIMATE AREAS.
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### iii. WITHOUT MEDICAL CONDITIONS TO LIVE IN THE SEMI-ETHNIC RESERVATION:

- 1. FROM ANY SEXUAL EXPLOITATION AREAS.
- 2. FROM ANY MILITARY CONFLICT AREAS.
- 3. FROM ANY NATURAL DISASTER AREAS.
- 4. FROM ANY DANGEROUS CLIMATE AREAS.
- 5. FROM ANY INDIGENOUS CLIMATE AREAS.

3. PRIORITY ADMITTANCE OF ETHNIC AND SEMI ETHNIC REPATRIANTS TO THE
ETHNIC AND SEMI ETHNIC RESERVATIONS ARE BASED ON THE ABOVE LISTED
PRIORITY CATEGORIES AND ETHNIC HAIR QUANTUM CALCULATIONS.

DEFINITION OF ETHNIC AND SEMI ETHNIC PERSON EXPALINED BELOW.

- a. A FULL ETHNIC PERSON is defined as an individual who naturally possesses the white arctic hair phenotype characterized by having uniformly white arctic body hair from hair root to the hair tip on the entire body surface. This distinctive trait is inherited from at least one parent and remains consistently arctic white throughout the individual's lifetime. This distinctive congenital trait is not a result of hetero-ethnic gene stripping that results in albinotrichosis. This distinctive congenital trait might be a result of homo-semiethnic gene stripping that results in return to greater sum of white arctic hair phenotype.
- b. A SEMI ETHNIC PERSON is defined as an individual who naturally possesses the white arctic hair phenotype characterized by having uniformly white arctic body hair from hair root to the hair tip on any part of the body surface in number greater than zero. This distinctive trait is inherited from at least one parent and remains consistently arctic white throughout the individual's lifetime. This distinctive congenital trait is not a result of hetero-ethnic gene stripping that results in albinotrichosis. This distinctive congenital trait might be a result of congenital homo-semiethnic gene stripping that results in return to greater sum of white arctic hair phenotype.
- c. CLIMATIC REPATRIATES AND DOMESTIC APPLICANTS WITH ARCTIC ALBINOTRICHOSIS that resulted from hetero-ethnic and hetero-semiethnic gene stripping between the persons of H.S. Arcleticus Sub Climatic Ethnic Groups that includes gene stripping between Arctic and Co-Arctic groups that saved their remaining Arctic Phenotype indigenous



can inquire for the residence in the Arcticus Blancus indigenous climatic territories due to their fragile defensive climatic health under same rules as the ethnic and semiethnic repatriates of Arcticus Blancus ethnicity, however those climatic applicants with albinotrichosis do not qualify to be considered for the admittance to the Arcticus Blancus Ethnic and Semi Ethnic Reservations reserved only for the Arcticus Blancus endangered ethnicity.

All repatriates and domestic applicants with albinotrichosis that seek reconsideration of this rule in their specific situation that would allow them benefits of life among Arcticus Blancus ethnicity in the Ethnic or Semi Ethnic Reservation can file a petition to have its case reviewed by the Ethnic Board. To review Eugenix Sub Climatic Ethnicities please refer to the Eugenix® Short History of Natural Arctic Ethnicity and the Eugenix® Classification of Sub Climatic Tribes.

d. CLIMATIC REPATRIATES AND DOMESTIC APPLICANTS WITH RAFALTIC-AQUATIC ALBINOTRICHOSIS that resulted from hetero-ethnic and hetero-semiethnic gene stripping between the persons of H.S. Arcleticus Sub Climatic Ethnic Groups with persons of any other Sub Climatic Ethnic Groups such as H.S. Rafalticus and H.S. Aquaticus or resulted from gene stripping between the H.S. Rafalticus with the H.S. Aquaticus can inquire for the residence in the Arcticus Blancus indigenous climatic territories due to their fragile defensive climatic health under same rules as the ethnic and semiethnic repatriates of Arcticus Blancus ethnicity, however those climatic applicants with albinotrichosis do not qualify to be considered for the admittance to the Arcticus Blancus Ethnic and Semi Ethnic Reservations reserved only for the Arcticus Blancus endangered ethnicity.

All repatriates and domestic applicants with albinotrichosis that seek reconsideration of this rule in their specific situation that would allow them benefits of life among Arcticus Blancus ethnicity in the Ethnic or Semi Ethnic Reservation can file a petition to have its case reviewed by the Ethnic Board. To review Eugenix Sub Climatic Ethnicities please refer to the Eugenix® Short History of Natural Arctic Ethnicity and the Eugenix® Classification of Sub Climatic Tribes.

e. ETHNIC HAIR QUANTUM CALCULATION RULES are set in the paper titled Eugenix® Ethnic Hair Quantum for Ethnic Work Predisposition.





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Fundator i Prezes Zarządu Eugenix ® Prosta Spółka Akcyjna Etnicznej Grupy Arcticus Blancus

**Eugenix® 3rd Request to Repatriate Arcticus Blancus Indigenous and semi-indigenous Persons.** 



1	KATOWICE 10-JUNE-2025
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4	REPUBLIC OF POLAND
5	MINISTERSTWO SPRAW
6	WEWNĘTRZNYCH I ADMINISTRACJI
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8	PEŁNOMOCNIK RZĄDU DO SPRAW REPATRIACJI
9	ORAZ
10	RADA DO SPRAW REPATRIACJI
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12	THIS COMPLAINT AND REQUEST TO ACT IS BASED ON THE PROVISION VESTED IN
13	THE RESOLUTION A/RES/54/4 TITLED OPTIONAL PROTOCOL TO THE CONVENTION
14 15	ON THE ELIMINATION OF ALL FORMS OF DISCRIMINATION AGAINST WOMEN AS STATED BELOW:
16 17	A/RES/54/4 Article 2
18	Communications may be submitted by or on behalf of individuals or groups of individuals, under the
19	jurisdiction of a State Party, claiming to be victims of a violation of any of the rights set forth in the
20	Convention by that State Party. Where a communication is submitted on behalf of individuals or
21	groups of individuals, this shall be with their consent unless the author can justify acting on their
22	behalf without such consent.
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24	A/RES/54/4 Article 7
25	(1) The Committee shall consider communications received under the present Protocol in the light of
26 27	all information made available to it by or on behalf of individuals or groups of individuals and by the State Party concerned, provided that this information is transmitted to the parties concerned.



28 (3) After examining a communication, the Committee shall transmit its views on the communication, together with its recommendations, if any, to the parties concerned.

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32 33 ABOVE RIGHT TO MAKE A FORMAL COMPLAINT ALLOWS ME KRZYSZTOF IRENEUSZ PAWLAK FROM HOUSE OF PAWLAK FORM THE HOUSE OF PIAST AND THE HOUSE OF WAZA TO ACT ON THE BEHALF OF:

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ALL WOMAN AND CHILDREN OF POLISH DESCENT CURRENTLY IN GAZA DESTITUTE VICTIMS OF THE MULTI GENERATION TRAFFIC AND EXPLOITATION PROHIBITED THE CONVENTION A/RES/317/IV FOR THE SUPPRESSION OF THE TRAFFIC IN PERSONS AND OF THE EXPLOITATION OF THE PROSTITUTION OF OTHERS TO OBLIGATE PARTIES OF THE RESOLUTION TO MAKE ARRANGAMENTS TO REPATRIATE THOSE VICTIMS AS SOON AS POSSIBLE BY THE RULES SET BY THE RESOLUTION A/RES/317/IV THAT STATES:

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### A/RES/317/IV PREAMBLE

Whereas prostitution and the accompanying evil of the traffic in persons for the purpose of prostitution are incompatible with the dignity and worth of the human person and endanger the welfare of the individual, the family and the community, Whereas, with respect to the suppression of the traffic in women and children, the following international instruments are in force:

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### A/RES/317/IV ARTICLE 17

The Parties to the present Convention undertake, in connection with immigration and emigration, to adopt or maintain such measures as are required, in terms of their obligations under the present Convention, to check the traffic in persons of either sex for the purpose of prostitution. In particular they undertake: (1) To make such regulations as are necessary for the protection of immigrants or emigrants, and in particular, women and children, both at the place of arrival and departure and while en route;

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### A/RES/317/IV ARTICLE 18

The Parties to the present Convention undertake, in accordance with the conditions laid down by domestic law, to have declarations taken from aliens who are prostitutes, in order to establish their identity and civil status and to discover who has caused them to leave their State. The information



obtained shall be communicated to the authorities of the State of origin of the said persons with a view to their eventual repatriation.

A/RES/317/JV ARTICLE 10

64 A/RES/317/IV ARTICLE 19

- The Parties to the present Convention undertake, in accordance with the conditions laid down by domestic law and without prejudice to prosecution or other action for violations thereunder and so far, as possible:
- (1) Pending the completion of arrangements for the repatriation of destitute victims of international traffic in persons for the purpose of prostitution, to make suitable provisions for their temporary care and maintenance;
- 73 (2) To repatriate persons referred to in article 18 who desire to be repatriated or who may be claimed 74 by persons exercising authority over them or whose expulsion is ordered in conformity with the law. 75 Repatriation shall take place only after agreement is reached with the State of destination as to identity
- and nationality as well as to the place and date of arrival at frontiers. Each Party to the present Convention shall facilitate the passage of such persons through its territory.
- Where the persons referred to in the preceding paragraph cannot themselves repay the cost of repatriation and have neither spouse, relatives nor guardian to pay for them, the cost of repatriation as far as the nearest frontier or port of embarkation or airport in the direction of the State of origin shall be borne by the State where they are in residence, and the cost of the remainder of the journey shall be
- 83 borne by the State of origin.
- BASED ON THE ABOVE STATED RESOLUTION THE PERSONS OF POLISH DESCENT THAT
   ARE IN GAZA AND ARE THE GRAND CHILDREN OF THE REGUGEES OF THE WORLD
- 87 WAR II AND NOW DESTITUTE VICTIMS OF TRAFFIC IN PERSONS AND OF THE
- 88 EXPLOITATION OF THE PROSTITUTION OF OTHERS I FORMALLY ASK THAT THE
- 89 REPUBLIC OF POLAND ENTERS IN TO AGREEMENT WITH THE NEAREST POINTS OF 90 EMBARKMENTTO GAZATHAT ARE ISRAEL AND EGIPT TO QUICKLY REPATRIATE ALL
- 91 POLISH DESCENT VICTIMS TO THE REPUBLIC OF POLAND AT LEAST TO THE
- 92 RELOCATION CENTERS THAT ARE BUILT TO ACCEPT PERSONS THAT DO NOT HAVE
- 93 ANY CONNECTION TO THE REPUBLIC OF POLAND.

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95	THE PERSONS OF POLISH DESCENT THAT ARE IN GAZA ARE THE GREATGRAND
96	CHILDREN, GRANDCHILDREN, CHILDREN AND POSSIBLY STILL ALIVE FIRST
97	GENERATION OF PERSONS THAT LEFT THE POLAND IN THE TIME OF WORLD WAR II
98	TO AVOID HOLOCAUST OF THEIR ETHNIC, RACIAL, NATIONALITY, RELIGIOUS
99	IDENTITY TO ISRAEL AND OTHER STATES IN THE AFRICAN AND MIDDLE EASTERN
100	REGIONS THAT INCLUDED THE PALESTINE AND GAZA REGION THAT WERE FORMED
101	LATER BY THE RESOLUTION A/RES/181 THAT CLOSED THE PERSONS OF POLISH
102	DESCENTIN TO EVEN SMALLER AREA THAT IS NOW UNDER ATTACK THAT IS SUBJECT

TO THE VIOLATION OF A/RES/260/III ARTICLE IIAC.

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108 109 TO SUMMARIES I ASK THAT THE REPUBLIC OF POLAND MAKES A WAY TO ACCEPT THE DESCENDANTS OF THE REPUBLIC OF POLAND AS UNDER THE CONSTITUTION OF POLAND OF 1997 THE CITIZENSHIP IS GUARANTEED TO THE PERSONS OF THE POLISH DESCENT AND UNDER THE A/RES/317/IV PROVISION AND ARRANGEMENT FOR THE QUICK RETURN OF SAID POLISH DESCENDANTS IS THE OBLIGATION OF THE REPUBLIC OF POLAND.

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### TO IDENTIFY WHO IS OF POLISH DESCENT AND OTHER DESCENT OF THE STATE PARTIES TO THE A/RES/317/IV I PROPOSE THE BELOW LISTED OPTIONS:

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(1) The first way to identify descent of the destitute victims of the Gaza refugee situation is to take statements from said victims currently in Gaza to determine their knowledge of their national descent and natural ethnic climatic heritage.

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(2) The second way is a siliva or blood samples that can be collected by the delegates and Eugenix P.S.A. from the destitute victims test persons heritage against the heritage of persons living in Poland that is a standard process and outcome of many popular heritage swab tests such as myheritage.pl Simple DNA swab test can prove that destitute victims in Gaza and other places have living relatives in the Republic of Poland and other States that are parties to the Resolution A/RES/317/IV Siliva test from myheritage.pl cost from 89 euro plus shipping.

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(3) Third option is a special DNA test that can be developed that tests the DNA in the hair of the Ethnic Climatic Hair Groups that can be used to compare it between EU reisdents and Gaza victims in the same manner as the siliva and blood tests presented above to find relatives based NIP 9542888529 EUGENIX® P.S.A 4z7



on the climatic genealogy that is more relevant than blood relationship as the GAZA victims awaiting repatriation are of Arctic and Sub Arctic Climate and their dermatological organs are healthier in natural Arctic and sub Arctic climate low in UV and lower in the temperatures. However, genetic data of hair alone has not been classified yet to my knowledge so the proper test development would be needed. Eugenix P.S.A can provide detail list of all Ethnic Climatic Hair Groups in EU, but usable and complete List of all EU Ethnic Climatic Hair Groups samples would have to be collected and classified prior any genetic studies to be sure that all hair samples are included. Collection of hair samples from GAZA would have to be done at same time as the complete study of all collected hair samples with genetic studies of hair and test kit development would be at least twice as long if done separately.

(4) Forth option is that the Eugenix Classification of hair and parallel Genetic Study of hair of Population of Resolution Parties and GAZA repatriates could be done post arrival of the destitute victims from GAZA to the Relocation Centers and or other locations in Poland, EU and rest of non-EU parties to the resolution A/RES/317/IV to allow for quick and fair repatriation that could be delegated to the individual parties in the manner set below:

### REPATRIATION MANNER

If the number of the refugees from GAZA based on any DNA prove listed is larger than the abilities of the Republic of Poland and rest of EU relocation centers I propose that each party to the above resolution accepts only the number of the repatriates that corelates to the actual number of persons of same descent living in the state that are parties to the resolution so it's fair that the resolution parties with large population of ethnic groups such as *Arcticus Blancus* will take large number of the *Arcticus Blancus* repatriates from Gaza. States with small number of *Arcticus Blancus* population will take small number of the ethnic *Arcticus Blancus* repatriates from Gaza. States should have the right to time to allow for a complete census of its ethnic makeup to limit the number of repatriates of any ethnic groups to correlate the repatriation that benefits both the repatriates and the population of the parties of the resolution to avoid further relocation for persons that have been repatriated to places they cannot find own ethnic community, language, reproductive partner that can cause extinction to all ethnic groups.

Some of the children currently in Gaza praying to God to help them find a way to safer place are from

the Arcticus Blancus endangered ethnic climatic group with large imbalance in the number of males



to female 1:250+ places this ethnic group in extreme danger of being sexually exploited and trafficked. 163 Arcticus Blancus ethnic climatic group requires fast repatriation with other Arctic and Sub Arctic 164 ethnic climatic groups that later will require support for the renewal of their community with special 165 MVP Minimum Vital Population restoration plan. Relocation of the persons based on their heritage 166 167 like the Arcticus Blancus to places with where same tribal groups resides in the parties to the resolution is extremely important to prevent unintentional genocide of Arcticus Blancus and other endangered 168 ethnic climatic groups in GAZA and other places. 169 170 I ASK THAT YOU BEGIN TO PREPARE RELEVANT RESOLUTIONS. GENERAL LACK OF 171 INTEREST IN HUMANITARIAN MANNERS OF HIGHEST PRIORITY BEING PREVENTION 172 OF GENOCIDE THAT TAKES PLACE IN GAZA, SUBJECT TO RESOLUTION A/RES/260/III 173 174 ARTICLE II A-E, A/RES/317/IV, AND OTHER SIGNED TREATIES OBLIGATIONS IS SUBJECT 175 TO PROSECUTION AND JUDICIAL HEARING BY THE PARTIES COURTS AND BY THE 176 INTERNATIONAL CRIMINAL COURT. 177 I ATTACH THE DOCUMENTS TO SERVE AS EVIDENCE FOR QUICK REPATRIATION OF 178 DESTITUTE VICTIMS OF WAR AND TRAFFIC OF POLISH DESCENT IN GAZA AND 179 180 NEIGHBORING AREAS. COMPLAINT IS FILED ON BEHALF OF THE DISCRIMINATED PERSONS PROTECTED BY THE RESOLUTIONS WITH RIGHTS TO BE HELPED IN THEIR 181 182 SAFE RETURN. I ASK FOR QUICK REPLY. PLESE FORGIVE ALL GRAMMATICAL ERRORS, 183 I SUFFER FROM DYSORTOGRAPHY. 184 185 WITH REGARDS, 186 K Pawlak 187 188 189 D.O.M. Piastów i Wazów Arctic Men Extinction Noticed. 190 191 Arctic Magnetic Earth Naturalist. 192 Fundator i Prezes Zarządu 193 Eugenix ® Prosta Spółka Akcyjna

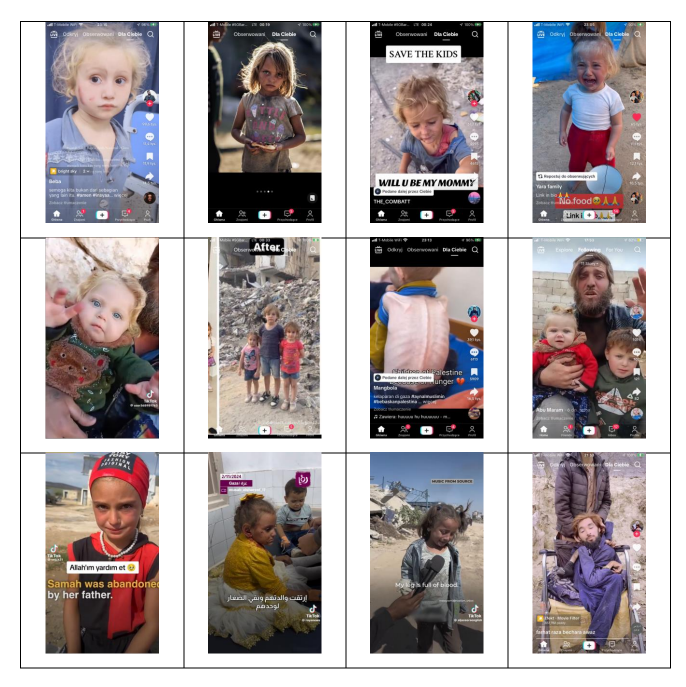
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Etnicznej Grupy Arcticus Blancus



### **VICTIMS PICTURES**

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# **Eugenix® Arctic Indigenous Tribes Repatriation Questionnaire.**

			1	EUGI	ENIX	P.S	S.A. R	ELO	CATI	ON Q	UES	TION	INAIF	RE PA	ART A	<b>L</b>		
							SECT	ON (1	) - REP	ATRIATIO	ON REA	SONS						
	1	.1			1.	2			1	.3			1.	4			1.	5
SE	XUAL END	ANGERME	NT	M	IEDICAL C	ONDITIO	N		MILITARY	CONFLICT		NATURA	L / CLIMAT	IC CATAS	TROPHY	ОТІ	HER REA	SON (LIST)
YES		NO		YES		NO		YES		NO		YES		NO				
							SE	CTION	l (2) - RI	EPATRIA	TIONS	SIZE						
2.1 2.2			2			2	.3			2.	4			2.	5			
	SOLO F	RETURN			FAMILY	RETURN		TOTA	L NUMBER	OF REPATI	RIATES	ALL	ALL REPATRIATES ABOVE 18 ALL REPATRI			PATRIAT	ES BELOW 18	
YES		NO		YES		NO												
			S	ECTIO	N (3) - I	REPAT	RIATION	LIST	(List all	repatria	ites fro	m the	oldest to	the y	oungest	:)		
	3.0		IS THI	S GROUP	OF REPATI	RIATES L	ARGER TH	N 8 PER	SONS ?	YES		NO		IF YE	S LIST OTI	IER REPATR	IATES OF	N FORM PART
3.1	3.2		3.3				3.4					3.5					3.6	
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			SI	ECTION	(4) - R	EPATE	RIATES F	REPRE	SENTATI	ON (Re	preser	ntation	type list	ed in s	ection	3)		
	4	.1			4.	2			4	.3			4.	4			4.	5
		TURE A RECO		PARE	NT ABOVE	THE AGE	OF 18	SIBI	LING ABOVE	THE AGE	OF 18	SELF REPRESENTATION ABOVE THE AGE OF 18			BELOW THE AGE OF 18		AGE OF 18	
YES		NO		YES		NO		YES		NO		YES		NO		YES		NO
OVERN		.6	ON FROM	OOVERNIE	4.		ION FROM	4.8		4.9			4.10					
		EPARTURE			1ENTAL OR STATE OF			NGO	FROM STAT	E OF DEPA	RTURE	NGO FROM STATE OF ARE		RIVAL	IVAL OTHER (LIST			
YES		NO		YES		NO		YES		NO		YES NO						
						SEC	CTION (5	) - RE	PRESEN	ITANT P	ERSON	IAL DET	AILS					
		5.1					5.2					5.3					5.4	
RELA	TIONSHIP	SPECIFIE	D IN SECTI	ON 3			FIRST			MIDDLE				LAST				
5.5		5.6			5.					.8		CITI	5. ZENSHIP ID		TION	CITIZE	5.1	LO ENTIFICATION
AGE		DOB			COUNTRY	OF BIRT	Н	C	OUNTRY OF	CITIZENS	HIP		V LIC - TAX I					NUMBER
						SEC	JION (	5) - R	EPRESE	NTANT	CONTA	CT DET	AILS					
		.1			6.					.3			6.				6.	
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	RES	SIDENCE S		ME			NCE SUIT	F	RESIDENCE		NE NUMB	ER			CONTAC	T EMAIL AD	DRESS	

		SE	CTION (	7) - RI	EPATRI <i>A</i>	ATION E	NTITY (	CONTA	CT DETA	AILS (L	isted in	sectio	n 4)						
		7.2						7.3											
	REPAT		ENTITY REGISTRATION TYPE						ENTITY REGISTRATION NUMBER										
7.4 7.5					7.6				7.7				7.8						
REGISTRATION COUNTRY REGISTRATION STATE					ΓE	REGISTRATION COUNTY				REGISTRATION CITY				REGISTRATION ZIP-CODE					
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		SI	CTION	(8) - R	EPATRI	ATION	ENTITY	REPRE	SENTAT	IVE PE	RSONA	L DETA	ILS						
8.1 8.2										8.3				8.4					
REPATRIATION ENTITY POSITION			FIRST								MIDDLE				LAST				
8.5						8.6				8.7				8.8					
REPRESI	ENTATIVE MOBILE TELEPHONE N	REPRESENTATIVE EMAIL ADDRI					SS COUNTRY			UNTRY OF	RY OF CITIZENSHIP			COUNTRY OF CITIZENSHIP PASSPORT SERIES AND NUMBER					
	SECTION (9	) - REP	PATRIAT	ES PEF	RSONAL	DETAII	LS ( List	from t	he olde	st to th	e young	gest as	stated i	in secti	ion 3)				
9.1	9.2	9.3					9.4				9.5 CITIZENSHIP IDENTIFICATION				9.6				
N.	DOB COUNTRY OF BIRTH					COUNTRY OF CITIZENSHIP				DRIV LIC - TAX ID - PASSPORT				CITIZENSHIP IDENTIFICATION SERIES AND NUMBER					
1																			
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	SECTION (10)	- REP	ATRIATE	S IND	IGENOL	IS ETHI	NIC DET	AILS (F	illed by	y the Re	epatriat	tion En	tity Ethr	nic Spe	cialist	)			
10.1	0.1 10.2						0.3		10.4		0.5		10.6		10.7				
N.	ETHNICITY VERIFICATIO	N - TYPE O	F SPECIMEN COLLECTED			ARCTIC GROUP A			COARCTIC GROUP B		COARCTIC GROUP C		RAFALTIC-AQUATIC GROUP D		COMMUNITY TYPE AND DESTINATION				
14.	SPECIMEN ID		PICTURE	HAIR	BLOOD	TYPE	QUANT	TYPE	QUANT	TYPE	QUANT	TYPE	QUANT	FULL ETHNIC	SEMI ETHNIC	PUBLIC HOUSING	STATE		
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	10.8									10.9						10.10			
FORM PREPARER ID NUMBER OR FULL NAME PRINTED									QUESTIONNAIRE ID NUMBER						DATE OF PREPARATION				

### **EUGENIX® P.S.A. RELOCATION QUESTIONNAIRE PART B**

#### Extra space to list all additional repatriants.

#### SECTION (3) - REPATRIATION LIST CONTINUATION (List all repatriates from the oldest to the youngest)

	3.0 IS THE FAMILY MORE NUMEROUS THAN 24 PERSON		Y MORE NUMEROUS THAN 24 PERSONS?	YES	NO	HELP	PREPATRIANTS FORM SMALLER GROUPS	
3.1	3.2		3.3	3.4		3.5		3.6
N.	AGE	REI	LATIONSHIP	FIRST		MIDDLE		LAST
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#### SECTION (9) - REPATRIATES PERSONAL DETAILS CONTINUATION (List from the oldest to the youngest as stated in section 3)

9.1	9.2	9.3	9.4	9.5	9.6
N.	DOB	COUNTRY OF BIRTH	COUNTRY OF CITIZENSHIP	CITIZENSHIP IDENTIFICATION DRIV LIC - TAX ID - PASSPORT	CITIZENSHIP IDENTIFICATION SERIES AND NUMBER
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	ETHNICITY VERIFICATION - TYPE OF SPECIMEN COLLECTED				ARCTIC COARCTIC COARCTIC RAF GROUP A GROUP B GROUP C										сомми	NITY TYPE	AND DEST	INATIO
ı.	SPECIMEN ID	PICTURE	HAIR	BLOOD	TYPE	QUANT	TYPE	QUANT	TYPE	QUANT	TYPE	QUANT	FULL ETHNIC	SEMI ETHNIC	PUBLIC HOUSING	STAT		
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	FORM PREPARER ID N	IUMBER OR FU	LL NAME	PRINTED				PART A Q	UESTION	INAIRE ID	NUMBER	ł	DA	ATE OF PE	REPARATI	ON		
	SECTION (11) - SP	PACE FOR AL	DDITIO	11.1	TES (F	orm Pre	eparer,	Ethnic	Specia	ilists, R	epatria	tion Co	ordinat	11.2	c)			
NOTES	REGARDING INDIVIDU	JAL REPATRIAN	ITS MUS	T INCLUD	E REPATI	RIANTS IN	DIVIDUA	L NUMBE	RS (N.11	O N.24.)		N			JMBER OR	:n		

(II) Arcticus Blancus under the applicable international law's requests recognizance and protection of <u>Indigenous Professional Trades</u> and <u>Employment Rights</u> explained in the below attached documents.

**Eugenix® Ethnicity-Based Employment Opportunities Framework for Arcticus Blancus Indigenous Repatriates.** 



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**Ethnicity-Based Employment and Profession Opportunities** 

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EUGENIX ® P.S.A.

PROSTA SPÓŁKA AKCYJNA ETNICZNEJ GRUPY ARCTICUS BLANCUS

circumpolar North and comparable contexts.

co-management, knowledge, and participation.

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NIP 9542888529 KRS 0001175132 REGON 54181661300000

## **Arcticus Blancus Ethnic Employment and Reform Framework**

Introduction

The quest for meaningful and sustainable employment and professional opportunities for the

for Arcticus Blancus Indigenous Repatriates

Arcticus Blancus Indigenous Repatriates is both urgent and complex. It is framed by imperatives of justice, ecological stewardship, cultural survival, and economic revitalization. The Arcticus Blancus, a unique climate-adapted ethnic group with deep ancestral roots north of the Arctic Circle, is presently pursuing repatriation and reintegration into their historical territories. Their circumstances are shaped by centuries of marginalization, displacement, and erasure, but also by international legal frameworks that increasingly recognize indigenous rights, and by emerging scientific and governmental paradigms that value indigenous

2. Drawing upon legal, ecological, educational, and fiscal pillars, this document provides a comprehensive outline of how ethnicity-based employment and professional opportunities can be

developed for the Arcticus Blancus community. It examines: the critical responsibilities inherent to indigenous territorial and resource stewardship; the vital needs and frameworks for endangered ethnic

communities in engaging with governments; educational and career pathways into emerging fields such as

geomagnetic climate repair sciences; and proposed urgent reforms in taxation and public benefit structures

to enable sustainable, self-determined development. Throughout, the analysis is underpinned by recent

policy developments, scholarly assessments, government and indigenous reports, and case studies from the



#### 1. Responsibility for Indigenous Territory, Natural Resources, Ecology, and Wildlife

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#### Legal Frameworks and Territorial Rights

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3. The Arcticus Blancus' claims to indigenous territory are rooted in both ancestral occupation and international law. The International Labour Organization's Convention 169 (ILO C169) on Indigenous and Tribal Peoples, ratified by countries including Denmark (which administers Greenland), and Norway obliges states to recognize the right of indigenous peoples to own, manage, and restore traditionally occupied lands. This includes:

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- Ownership and possession of traditional climatic lands
- Restoration of climatic lands wrongfully taken
- Rights to consultation and participation in climatic land and resource decisions

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4. Such legal recognition is buttressed by instruments like the United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP), which further emphasizes self-determination and the right to maintain and strengthen distinctive spiritual relationships with territories and resources.

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5. For Arcticus Blancus, these legal foundations support their current dialogue with the Kingdom of Denmark and Greenland's government for legitimate, peaceful repatriation. The absence of Arcticus Blancus private land ownership in Greenland, where land is collectively managed and rights derive from community membership and inherited usage, creates challenges, especially in crafting indigenous employment and climate repair models grounded in arctic territory.

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#### Traditional Ecological Knowledge and Resource Stewardship

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6. Indigenous stewardship encompasses not only land tenure but also the management of natural resources, ecology, and wildlife, informed by millennia of traditional ecological knowledge (TEK). Arctic Indigenous TEK reflects deep observation of the Arctic cryosphere, biodiversity, and climate rhythms; it has enabled sustainable hunting, fishing, and land management practices that are increasingly acknowledged as essential for biodiversity and ecological resilience. Arcticus Blancus, like other indigenous communities, maintain knowledge systems that integrate:



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- Wildlife migration patterns and habitat use
- Seasonal changes in ice, land, and marine environments
- Methods for non-invasive, climate-compatible subsistence and resource extraction
- Community-based ecological monitoring

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#### **Co-Management Models and Policy Participation**

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7. Recent decades have witnessed the ascendancy of **indigenous-government co-management** in Arctic resource governance. In Greenland and across Arctic Europe and North America, participatory mechanisms grant indigenous communities' meaningful roles in environmental decision-making and land/resource management. These models typically feature:

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- Joint management of conservation areas, fisheries, and hunting grounds
- Public consultation processes and indigenous representation in regulatory bodies
- Shared oversight and benefit-sharing from resource projects (including mining and energy)

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8. The effectiveness of such co-management is amplified when traditional knowledge is integrated alongside scientific expertise—a process termed "knowledge co-production" that helps bridge gaps between worldviews, ensures reciprocal governance, and enhances ecological outcomes.

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#### **Challenges and Transformative Opportunities**

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91 92 9. Ongoing challenges for Arcticus Blancus include confronting legacies of colonial expropriation, addressing community health risks due to displacement from ancestral cryo-adapted environments, and balancing economic opportunity (such as mining or energy production) with ecological sustainability and community rights. Nevertheless, a landscape is emerging where Arcticus Blancus, upon successful repatriation, could access responsibilities and employment in:

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- Wildlife management and ecological conservation
- Land and marine monitoring and enforcement



97 Environmental impact assessment for development projects 98 Participation in sustainable extractive and energy projects All with goal to repair geomagnetically driven climate. 99 100 101 10. Such roles, anchored in their legally recognized territorial rights and traditional knowledge, are 102 foundational to restoring community resilience and ensuring a self-determined, sustainable future. 103 2. Vital and Sustainable Needs of Endangered Indigenous and Semi-Indigenous Ethnic 104 105 Communities and Their Relationship with Government 106 107 **Endangered Status and Demographic Vitality** 108 Arcticus Blancus, like other endangered ethnic communities in the High North, faces existential 109 11. threats due to population dispersal, restricted repatriation, loss of culturally specific habitats, and historical 110 111 pressures for assimilation. This has resulted in: 112 113 Shrinking, aging, and gender-imbalanced populations Loss of language, cultural practices, and intergenerational knowledge transfer 114 Elevated risks of health issues linked to climatic displacement, genetic exchange 115 116 117 Restoring demographic vitality requires policy interventions aimed at reversing population decline, supporting family formation, and ensuring attractive conditions—including employment, services, and 118 culturally grounded education—for returning and current residents. 119 120 121 Frameworks for Indigenous-Government Relations 122 123 13. International and regional governance frameworks emphasize the necessity of structured, respectful 124 government-indigenous relationships. The ILO C169 Convention, for instance, mandates: 125 126 • Consultation on all matters affecting indigenous communities

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128

Participation in decision-making at every governance level

Respect for independent, self-organizing institutions



130 14. Beyond formal treaties, Northern Sparsely Populated Areas (NSPA) policies in the European Arctic 131 recommend multilevel governance involving local, regional, and national actors, with explicit integration 132 of indigenous priorities through public consultations, digital platforms, and fiscal mechanisms for equitable 133 regional growth.

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#### Sustainable Livelihoods and Community-Led Development

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15. Secure, sustainable livelihoods are indispensable for the well-being of Arcticus Blancus and similar communities. The sustainability agenda encompasses:

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- Traditional livelihoods: hunting, fishing, herding, and craft production
- Modern employment: ecological monitoring, environmental services, renewable energy, land,
   marine, airspace science and technology, and public and ethnic administration
  - Community-driven entrepreneurship: Indigenous-owned businesses in tourism, resources, and technology fields

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16. Integration of traditional and modern employment is evident in evolving forms of self-government (notably in Greenland), where communities manage their own affairs, control public spending, and shape development trajectories to be compatible with cultural and environmental priorities.

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#### Health, Infrastructure, and Essential Services

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17. The restoration and maintenance of vital Arcticus Blancus communities depend on accessible health care, education, and adequate infrastructure adapted to extreme climates. Contemporary efforts include:

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• Overhaul of housing, sanitation, and public services to meet Arctic standards

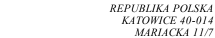
156 157 • Health programs that address climate-specific risks, such as those from UV radiation and pollution

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• Investment in transportation and communications suited to dispersed, isolated settlements



160	18. Innovative policies are underway to improve housing stock (as in Greenland), support telemedicine,
161	and deliver education in native languages and cultural contexts, especially for remote Arctic settlements.
162	
163	Pathways for Government Collaboration
164	
165	19. A deep relationship with government is essential for endangered communities to secure funding,
166	technical support, regulatory protection, and advocacy at national and international levels. The following
167	mechanisms are most effective:
168	
169	<ul> <li>Co-management boards and advisory councils with decision-making powers</li> </ul>
170	• Sustainable regional development funding (e.g., EU Structural Funds, Canadian Northern
171	Development programs)
172	Government-tribal tax agreements and shared revenue arrangements
173	Capacity-building partnerships for youth and community leaders
174	
175	20. Recent evidence demonstrates that participatory, culturally competent governance in collaboration
176	with indigenous communities leads to superior outcomes in preservation of both culture and the
177	environment and enables more effective implementation of infrastructure and economic development
178	initiatives.
179	
180	3. Education Pathways Leading to Employment and Research Opportunities in Geomagnetic
181	Climate Repair Programs
182	
183	Overview: The Rise of Geomagnetic Climate Repair
184	
185	21. Contemporary climate science of Eugenix P.S.A. identifies the Arctic and Antarctic as a critical
186	arena for planetary stability. Innovative research centers will allow to further long-term possibilities of
187	Geomagnetic Dams planned by the Arcticus Blancus Eugenix. Indigenous youth and professionals with
188	Arctic-specific expertise are pivotal to the success of these programs. Employment and research
189	opportunities today stretch across a spectrum of marine, land, and space operations.
190	
191	<b>Educational Pipelines: Marine, Land, and Space Operations</b>
192	



193 22. Marine Science and Operations. There is a proliferation of undergraduate and postgraduate

- 194 programs tailored for Arctic Marine Science, offered by institutions such as the Scottish Association for
- Marine Science (SAMS), University of the Arctic, and The Arctic University of Norway. These programs
- 196 integrate:
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- Fieldwork in Arctic and sub-Arctic seas
- Training in marine ecology, geology, climate monitoring, and sustainable fisheries
- Robotics and remote sensing for polar research
- 201
- 202 23. Employment prospects thereafter include research positions (e.g., at JAMSTEC, National
- 203 Oceanography Centre, Gloucester Marine Genomics Institute), fisheries management, and ecological
- 204 monitoring, with many programs encouraging internships and postdocs that emphasize indigenous
- 205 participation.
- 206
- 207 24. Land-Based Operations and Engineering. Specialized training in arctic engineering and
- 208 geotechnical fields is increasingly accessible through universities such as University of Alaska Anchorage
- and international programs (e.g., LSBA Geotechnical Engineering for Arctic Development Certificate),
- 210 with curricula focused on:
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- Cold-region construction and infrastructure resilience
  - Permafrost engineering and geotechnical site investigation
- Renewable energy, mining, and sustainable resource extraction
- 215
- 216 25. These pipelines prepare Arcticus Blancus students and jobseekers for fast-growing sectors in
- 217 mining (e.g., Nunavut's iron and gold mines), infrastructure development, and energy, with explicit
- linkages to community-based projects and indigenous-led development.
- 219
- 220 26. Space Operations and Geophysical Observation. Opportunities are rapidly expanding in
- 221 geomagnetic and climate satellite operations, such as with Finland's Arctic Space Centre and the ESA's
- 222 Arctic Weather Satellite initiative. These fields require advanced study in:
- 223

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Physics, geophysics, and astronomy



225	Satellite data analysis and calibration
226	<ul> <li>Modeling polar weather and upper-atmosphere dynamics</li> </ul>
227	
228	27. International collaboration, internships, and indigenous knowledge integration are central, as
229	evidenced by cross-border educational experiences and EU-funded programs emphasizing inclusivity and
230	traditional input.
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232	Interdisciplinary Education and the Role of Indigenous Knowledge
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234	28. Case studies from Indigenous Youth Engineering Pathways initiatives (e.g., Lakehead University's
235	Sustainable Engineering for Indigenous Communities) show that culturally grounded, early-stage STEM
236	outreach programs bridge gaps for indigenous learners, weaving traditional wisdom with contemporary
237	engineering, applied mathematics, and environmental sciences31. These initiatives highlight:
238	
239	<ul> <li>Elders and knowledge holders advising curriculum and outreach</li> </ul>
240	<ul> <li>Hands-on laboratory and field-based education relevant to local needs</li> </ul>
241	<ul> <li>Mentorship and partnerships with indigenous-run businesses and governments</li> </ul>
242	
243	29. The WCRP Academy and specialized portals such as the IARPC OneSTEM Hub support life-long
244	learning and professional development at all stages, particularly in climate science and STEM education
245	tailored to the Arctic context.
246	
247	Career Outcomes and Employment Trends
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249	30. Arcticus Blancus and other indigenous graduates will find employment in:
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251	Climate research and satellite operations
252	• Environmental impact assessment and consulting
253	• Energy policy and the growing field of renewable energy (e.g., arctic solar, wind, hydro, and
254	grid integration)

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• Resource management, sustainable mining, and infrastructure innovation



257 31. Reflecting a new paradigm of employment, these pathways value not only technical competence 258 but also the unique perspectives and priorities indigenous scientists bring to geomagnetic and climate repair 259 work.

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#### 4. Urgent Tax and Benefit Reforms for the Arcticus Blancus Community

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#### The Rationale for Tax and Benefit Reform

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32. Existing tax arrangements in the Arctic tend to be unsuited to the demographic realities, service needs, and economic base of small and endangered indigenous communities. Classical "one-size-fits-all" fiscal frameworks often:

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- Fail to incentivize community regeneration
- Do not adequately compensate for ecological and social services provided by indigenous
   stewardship
  - Neglect the gender and generational imbalances resulting from depopulation

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33. A new fiscal regime is needed to both revive Arcticus Blancus communities and foster broader inclusivity, sustainability, and resilience.

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#### **Indigenous Dividend and No-Tax Incentive Models**

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34. There is growing evidence that dividend-based and no-tax incentive models are effective in supporting indigenous economic revival, encouraging relocation and family growth, and compensating for the provision of ecosystem services.

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• Community Dividends: Regular non-taxable dividends, funded by resource revenues, climate adaptation financing, and government transfers, can provide a safety net and encourage population stability.

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No-Tax Incentives: Structured no-tax zones or exempt income streams for Arcticus Blancus
residents create additional economic incentives to repatriate and participate in local, sustainable
industries.



• Gender Balance Premiums: Targeted tax rebates or bonuses to promote gender equality and support families are a recognized method for overcoming population and social imbalances common in Arctic indigenous communities.

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35. A model for such reforms is the Alaska Permanent Fund Dividend, where each eligible resident receives annual payments from state resource revenues—a system that has helped sustain northern populations and could be adapted for the Arcticus Blancus context.

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#### Real Estate Deconstruction Bonds and Infrastructure Reform

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36. As Arctic settlements modernize, a pressing issue is the environmental risk of abandoned or poorly maintained structures, especially as populations shift. A **deconstruction bond** system obligates real estate owners (including corporations and absentee landlords) to post bonds to cover the safe deconstruction or remediation of unused structures. This ensures:

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- Environmental protection and landscape restoration
- Discouragement of speculative or irresponsible development
- Job creation in remediation and construction trades for indigenous and non-indigenous residents

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37. This policy dovetails with broader reforms to public taxation of infrastructure and individual services within the region. By shifting from general to ethnicity-framed tax schemes, taxation and spending can focus more clearly on the needs and contributions of all resident groups, especially in critical areas such as:

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- Education and professional training
- Health and social services
- Essential infrastructure (energy, housing, transportation)

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#### Indigenous Sustainable Bond Financing Frameworks



- 38. Indigenous-led and -targeted sustainable bond frameworks are a new mechanism for channeling capital into community-priority projects, such as green energy, education, infrastructure, and business ventures. High-value features include:
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- Ring-fencing proceeds for projects with measurable indigenous benefits
- Oversight and periodic impact reporting by indigenous authorities
  - Compatibility with international standards for green/social finance (e.g., ICMA guidelines, Amazonia Bond models)
  - 39. These tools allow Arcticus Blancus communities to leverage both public and private sources of finance to underwrite regeneration, environmental stewardship, and economic self-determination.

#### **Summary Table: Proposed Reforms and Intended Impacts**

Reform/Policy	Intended Impact	Target	Mechanism	
Ketoriii/Folicy	intended impact	Group	Mechanism	
Tax from Dividend Dayments	Stimulata rananulation, provida family support	Arcticus	Direct annual	
Tax-free Dividend Payments	Stimulate repopulation; provide family support	Blancus	payments	
No-Tax Incentives for	Attract return migration; encourage economic	All	Zero or reduced	
Residents	activity	repatriates	income tax	
Gender Balance Premiums	Encourage balanced demographic growth and	Women/fam	Tax credits, rebates	
Gender Balance Premiums	gender equity	ilies	rax credits, redates	
Deconstruction - Bond	Environmental restoration; responsible	Property	Mandatory bonding	
Obligations	development	owners	policy	
Ethnic/Community Tax	Greater fiscal control for indigenous priorities	All residents	Redefined	
Restructuring	Gleater riscar control for indigenous priorities	All lesidellis	services/levies	
Sustainable Rand Financing	Lower borrowing costs for community projects	Indigenous	Green/Social bond	
Sustainable Bond Financing	Lower borrowing costs for community projects	orgs.	issues	

40. These reforms seek not only to restore demographic health and economic vitality, but also to redress historical injustices through targeted fiscal empowerment and accountability.

#### Oversight, Transparency, and Gender Inclusion



41. Central to the efficacy of these reforms is transparent **oversight by indigenous authorities**, with periodic reporting and review. Embedding gender balance and youth participation in oversight structures is critical to ensure that incentives translate into inclusive, intergenerational benefit rather than reinforcing traditional inequities.

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#### Gender Balance Strategies in Indigenous Professional Opportunities

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#### The Gender Imperative

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42. Ensuring gender balance is not merely a matter of equity but a prerequisite for viability in small Arctic populations. Persistent outmigration of women and gendered employment disparities undermine both sustainability and community resilience. Recognizing this, international and Arctic-specific initiatives place gender empowerment at the center of sustainable development agendas.

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#### **Key Strategies:**

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- 1. Education and Career Support for Women Early outreach, mentorship, and funding for girls and women in STEM fields, environmental sciences, and public administration, as highlighted by Lakehead University and similar programs.
- 2. Leadership Development and Representation Quotas, incentives, and training for female leaders in co-management boards, research programs, and government-indigenous negotiating teams.
  - 3. Flexible Employment Arrangements Policies that accommodate family responsibilities, seasonal work, and remote/online participation, opening opportunities for women with caregiving roles or dispersed family obligations.
  - 4. Policy Monitoring and Data Collection Systematic collection and publication of genderdisaggregated data to inform ongoing program modification, as recommended by the Gender Equality in the Arctic initiative.

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369 370 43. These strategies have yielded measurable gains in regions where implemented, including increased female participation in engineering, research, and governance. These strategies backed by significant government and industry funding, aims to:

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- Engage thousands of indigenous residents annually through hands-on, digitally accessible programming.
  - Incorporate elders, cultural advisors, and Knowledge Keepers alongside technical educators.
  - Develop internship, mentorship, and work-integrated learning specifically tailored to the needs and realities of northern and indigenous students.
  - Address urgent infrastructure, sustainability, and community development needs as central learning projects.
  - 44. Such models are vital not simply as academic innovations, but as practical, community-driven solutions to workforce shortages, exclusion, and the persistence of colonial research paradigms. Compelling outcomes include improved academic pipeline retention, leadership formation for local infrastructure projects, and higher postsecondary participation rates by indigenous women and men alike.

## Summary Table: 50 Female-Specific Professions and Opportunities for Arcticus Blancus Indigenous Repatriates

#	Job Title	Brief Description	Relevance/Suitability for Arcticus Blancus Indigenous Repatriates
1	Ethnic Fish Processing	Prepares, fillets, and packages fish for	Traditional livelihood; supports community
1	Technician	local markets.	food security.
2	<b>Ethnic Seafood Quality</b>	Ensures quality and safety in fish/seafood	Builds on traditional fish handling skills and
2	Inspector	production.	modern standards.
2	<b>Ethnic Traditional</b>	Prepares dried, smoked, or fermented fish	Maintains ancestral culinary practices crucial
3	Food Preserver	and meats.	for food sovereignty.
4	<b>Ethnic Community</b>	Provides healthcare and preventive	Combines cultural awareness with
4	Nurse	services at local clinics.	professional credentialing.
5	Ethnic Elder Care	Offers in-home support and	Honors respect for elders; meets urgent
3	Provider	companionship for elders.	demographic needs.
(	Ethnic Child Care	Supervises and educates young children	Integrates traditional values into early
6	Worker	in daycare or nursery.	childhood care.
7	<b>Ethnic Traditional</b>	Weaves linen, wool, or animal fiber cloth	Revives and sustains heritage skills; supports
/	Textile Weaver	on handlooms.	local cultural economy.
o	Ethnia Eahria Dasianan	Creates patterns and modern designs for	Links traditional artistry with contemporary
8	Ethnic Fabric Designer	textiles and clothing.	fashion markets.



0	Ethnic Seamstress	Sews fur/leather parkas, baby carriers,	Central to traditional clothing manufacture
9	(Casual Arctic & Specialist Sewing)	and mittens.	and cultural identity.
10	Ethnic Hospitality	Oversees lodging, guest houses, and eco-	Hospitality is a rapidly expanding sector in
10	Manager	hostels.	the Arctic.
11	Ethnic Lodge Cook	Prepares traditional and modern dishes for guests.	Merges culinary heritage with tourism growth.
12	Ethnic Hotel	Manages guest check-in, bookings, and	Enables strong communication; supports
12	Receptionist	information services.	tourism infrastructure.
1.2	Ethnic Adventure &	Leads guests on treks, dog sledding, or	Leverages local environmental knowledge;
13	<b>Expedition Guide</b>	wildlife excursions.	empowers women as guides11.
1.4	Ethnic Cultural	Explains Indigenous history, culture, and	Promotes cross-cultural understanding and
14	Interpreter	language to visitors.	cultural pride.
1.5	Ethnic Language	Teaches Indigenous language to children	Revitalizes endangered tongue; bridges
15	Instructor	and adults.	generations14.
16	<b>Ethnic Early Childhood</b>	Delivers education integrating Inuit/Dene	Supports cultural continuity and academic
10	Educator	or other methodologies.	preparation.
17	<b>Ethnic Community</b>	Delivers public health workshops and	Addresses health disparities; utilizes
	<b>Health Promoter</b>	campaigns.	communication skills.
18	<b>Ethnic Customer</b>	Supports clients in retail, banking, or	Builds administrative and interpersonal skills
10	Service Representative	public-facing offices.	for modern workplaces.
19	Ethnic Store Manager	Operates community stores or trading	Supports local economies, empowers women
1)	Ethine Store Manager	posts.	in retail leadership.
20	Ethnic Retail	Trains and leads retail teams.	Ensures high service standards and
20	Supervisor	Trains and leads retail teams.	employment pathways for others.
21	Ethnic Food	Processes, packages, or prepares food for	Modern adaptation of traditional subsistence
21	<b>Production Assistant</b>	local sale.	activities.
22	Ethnic Bakery &	Bakes traditional and contemporary	Fosters small-business entrepreneurship in
	Pastry Chef	breads and sweets.	Arctic food sector.
23	<b>Ethnic General Store</b>	Handles inventory, record-keeping, and	Administrative opportunities for women
	Administrator	community supply orders.	with organizational talent.
24	Ethnic Bookkeeper &	Manages accounts for local businesses or	Offers pathways into accounting and
	Finance Clerk	councils.	economic planning.
25	<b>Ethnic ICT Support</b>	Maintains IT systems, internet, and digital	Digital upgrades are key to closing the
23	Specialist	tools.	digital divide in Arctic towns.
26	<b>Ethnic E-Commerce</b>	Markets crafts, foods, and cultural items	Empowers economic autonomy with digital
_ 0	Entrepreneur	online.	tools; supports remote work.
27	Ethnic Youth Program	Plans and leads after-school or seasonal	Strengthens youth resilience and
•	Coordinator	youth initiatives.	intergenerational bonds.



28	Ethnic Mental Health Worker	Delivers culturally-informed counseling and support.	Addresses critical needs for community well-being17.
29	Ethnic Social Worker	Assists vulnerable populations and links them to services.	Fosters social stability and support networks in Arctic communities.
30	Ethnic Environmental Sentinel	Collects environmental/climate data for local/NGO projects.	Blends traditional ecological knowledge with scientific monitoring.
31	Ethnic Renewable	Installs and maintains wind, solar, or	Prepares for a just energy transition and
	Energy Technician	bioenergy systems.	community resilience.
32	Ethnic Traditional	Advises on culture, policy, and	Ensures Indigenous knowledge shapes
	<b>Knowledge Consultant</b>	environmental decisions.	community planning and research.
33	Ethnic Grant Writer &	Writes grants for community or business	Builds critical capacity for self-governance
55	Administrator	projects.	and local development.
34	Ethnic Cultural	Documents stories, crafts, and language	Sa feguards intangible heritage; essential to
34	<b>Preservation Officer</b>	for future generations.	community identity.
35	Ethnic Heritage &	Develops, preserves, and displays	Elevates Indigenous narratives in local
33	<b>Museum Curator</b>	collections or exhibitions.	history and tourism.
36	<b>Ethnic Administrative</b>	Provides office, program, or event support	Accessible entry-level job, often a step to
	Assistant	for organizations.	broader administrative roles.
2.5	Ethnic Event &	Coordinates meetings, symposiums, and	Strengthens social infrastructure and
37	<b>Conference Planner</b>	cultural gatherings.	networking.
38	Ethnic Transportation Coordinator	Manages local air, land, or water logistics.	Vital in remote Arctic regions with challenging supply and travel needs.
	Ethnic Logistics	Assists with supply chains for market	Ensures goods flow efficiently across vast
39	Support Staff	goods and harvests.	distances and in harsh climates.
		8	
40	Indigenous Fashion	Creates garments blending tradition with	Expands economic options for creative
40	Indigenous Fashion Designer	Creates garments blending tradition with innovation.	Expands economic options for creative women; intersects with global fashion.
	Designer	innovation.	women; intersects with global fashion.
41	Designer Ethnic Eco-Tourism	innovation.  Develops low-impact, cultural or wildlife-	women; intersects with global fashion.  Aligns entrepreneurship with environmental
	Designer Ethnic Eco-Tourism Operator	innovation.  Develops low-impact, cultural or wildlifebased tourism.	women; intersects with global fashion.  Aligns entrepreneurship with environmental and cultural stewardship.
	Designer Ethnic Eco-Tourism Operator Ethnic Sustainable	innovation.  Develops low-impact, cultural or wildlife-based tourism.  Assists with herding, care, and wool	women; intersects with global fashion.  Aligns entrepreneurship with environmental and cultural stewardship.  Geese and Wool herding is a pillar of many
41	Designer Ethnic Eco-Tourism Operator	innovation.  Develops low-impact, cultural or wildlifebased tourism.	women; intersects with global fashion.  Aligns entrepreneurship with environmental and cultural stewardship.
41	Designer Ethnic Eco-Tourism Operator Ethnic Sustainable Geese & Wool Herding	innovation.  Develops low-impact, cultural or wildlifebased tourism.  Assists with herding, care, and wool cutting and feather collection, product	women; intersects with global fashion.  Aligns entrepreneurship with environmental and cultural stewardship.  Geese and Wool herding is a pillar of many Arctic and sub-Arctic Indigenous
41	Designer Ethnic Eco-Tourism Operator Ethnic Sustainable Geese & Wool Herding Assistant	innovation.  Develops low-impact, cultural or wildlifebased tourism.  Assists with herding, care, and wool cutting and feather collection, product preparation marketing.	women; intersects with global fashion.  Aligns entrepreneurship with environmental and cultural stewardship.  Geese and Wool herding is a pillar of many Arctic and sub-Arctic Indigenous economies.
41	Designer Ethnic Eco-Tourism Operator Ethnic Sustainable Geese & Wool Herding Assistant Ethnic Local Journalist	innovation.  Develops low-impact, cultural or wildlife-based tourism.  Assists with herding, care, and wool cutting and feather collection, product preparation marketing.  Reports on community news or produces multimedia content.	women; intersects with global fashion.  Aligns entrepreneurship with environmental and cultural stewardship.  Geese and Wool herding is a pillar of many Arctic and sub-Arctic Indigenous economies.  Amplifies women's voices and issues in the media landscape.
41	Designer Ethnic Eco-Tourism Operator Ethnic Sustainable Geese & Wool Herding Assistant Ethnic Local Journalist Media Producer	innovation.  Develops low-impact, cultural or wildlifebased tourism.  Assists with herding, care, and wool cutting and feather collection, product preparation marketing.  Reports on community news or produces multimedia content.  Provides beauty and wellness services	women; intersects with global fashion.  Aligns entrepreneurship with environmental and cultural stewardship.  Geese and Wool herding is a pillar of many Arctic and sub-Arctic Indigenous economies.  Amplifies women's voices and issues in the media landscape.  Growing sector catering to self-care and
41 42 43	Designer Ethnic Eco-Tourism Operator Ethnic Sustainable Geese & Wool Herding Assistant Ethnic Local Journalist Media Producer Ethnic Beauty	innovation.  Develops low-impact, cultural or wildlife-based tourism.  Assists with herding, care, and wool cutting and feather collection, product preparation marketing.  Reports on community news or produces multimedia content.	women; intersects with global fashion.  Aligns entrepreneurship with environmental and cultural stewardship.  Geese and Wool herding is a pillar of many Arctic and sub-Arctic Indigenous economies.  Amplifies women's voices and issues in the media landscape.
41 42 43 44	Designer Ethnic Eco-Tourism Operator Ethnic Sustainable Geese & Wool Herding Assistant Ethnic Local Journalist Media Producer Ethnic Beauty Therapist &	innovation.  Develops low-impact, cultural or wildlifebased tourism.  Assists with herding, care, and wool cutting and feather collection, product preparation marketing.  Reports on community news or produces multimedia content.  Provides beauty and wellness services locally.	women; intersects with global fashion.  Aligns entrepreneurship with environmental and cultural stewardship.  Geese and Wool herding is a pillar of many Arctic and sub-Arctic Indigenous economies.  Amplifies women's voices and issues in the media landscape.  Growing sector catering to self-care and community aesthetics.
41 42 43	Designer Ethnic Eco-Tourism Operator Ethnic Sustainable Geese & Wool Herding Assistant Ethnic Local Journalist Media Producer Ethnic Beauty Therapist & Hairdresser	innovation.  Develops low-impact, cultural or wildlifebased tourism.  Assists with herding, care, and wool cutting and feather collection, product preparation marketing.  Reports on community news or produces multimedia content.  Provides beauty and wellness services	women; intersects with global fashion.  Aligns entrepreneurship with environmental and cultural stewardship.  Geese and Wool herding is a pillar of many Arctic and sub-Arctic Indigenous economies.  Amplifies women's voices and issues in the media landscape.  Growing sector catering to self-care and

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46	<b>Ethnic Policy Analyst</b>	Guides economic, social, or	Enables women's leadership in governance
	& Community Planner	environmental policy locally.	and community resurgence.
4.7	<b>Ethnic Housing</b>	Assists families and elders in accessing	Meets urgent needs connected to health and
47	Support Worker	and maintaining housing.	social stability.
	Ethnic Research	Supports academic and field research in	Entry route to higher education and
48	Assistant in Arctic		,
	Studies	Arctic issues.	specialist careers.
49	Ethnic Language	Creates materials for language instruction	Critical to reversing language loss and
47	Resource Developer	or revita lization.	supporting this in creative ways.
50	<b>Ethnic Wellness and</b>	Leads local exercise, yoga, or wellness	
30	Fitness Instructor	classes.	
51	Other Ethnicity Centered Professions	Any profession that keeps ethnicy at heart and ethnic sustainment as goal	Allows for ethnic revision and reengagement in all professions and aspects of ethnicity-based life.

389 Conclusion

- 45. The restoration and advancement of employment and professional opportunities for Arcticus Blancus Indigenous Repatriates requires deeply integrated strategies across legal, ecological, economic, educational, and gender domains. Central to success is the recognition and valorization of territorial rights, traditional knowledge, and indigenous leadership in resource stewardship. This must be accompanied by robust government collaboration, sustainable livelihoods, transformative educational pathways—particularly in climate resilience and geomagnetic science domains—and urgent fiscal and tax reforms attuned to the realities of endangered Arctic ethnicities.
- 46. The outlined reforms and pathways are not only technically feasible but are aligned with emerging best practices and international legal obligations. Their execution demands concerted action among indigenous communities, partnering governments, academia, and private sector actors, all committed to coproduction, transparency, and enduring sustainability.
- 47. In this pivotal moment, the Arcticus Blancus have the potential to lead not only a community revival, but to serve as global exemplars of indigenous-guided climate resilience, gender-balanced development, and holistic economic prosperity amidst the profound transitions reshaping the circumpolar world.



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Eugenix ® Simple Stock Corpora	rporation
Tribal and Indigenous Ethnic Minorit	inority of
Arcticus Blancus (Latin), Blanków (Pol	, (Polish).
Written with the use of Co-p	°Co-pilot.

Eugenix® Regulamin ROD-u Mniejszości Etnicznej Blanków grupy Arcticus Blancus. (Polish Language)



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# REGULAMIN RODZINNYCH OGRODÓW DZIAŁKOWYCH DLA MNIEJSZOŚCI ETNICZNEJ BLANKÓW GRUPY ETNICZNEJ "ARCTICUS BLANCUS"

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PLANOWANYCH NA PIERWOTNYCH ORAZ RDZENNYCH
TERENACH GRUPY ETNICZNEJ W CELU ETNICZNEJ
INTEGRACJI POPRZEZ ETNICZNE OGRODNICTWO,
REKREACJĘ, WYPOCZYNEK ORAZ ETNICZNE RZEMIOSŁO.

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Regulamin może stanowić wzorzec budowy ROD-ów umożliwiających relokację oraz repatriację etnicznej mniejszości Blanków grupy etnicznej Arcticus Blancus na własne rdzenne tereny powyżej 62° stopnia 45" minut północnego równoleżnika lub pierwotne tereny powyżej 51° stopnia 5" minut północnego równoleżnika z terenów poniżej arktycznych, których stan klimatyczny, społeczno-gospodarczy, lub inny stanowi zagrożenie dla własnego: życia, zdrowia, kultury, języka, religii, rozrodczości, lub innych wartości mniejszości etnicznej Blanków grupy etnicznej Arcticus Blancus.

- Poza wszystkimi zasadami, obowiązującymi na Rodzinnych Ogrodach Działkowych Polskiego Związku
  Działkowców PZD, poniższe zasady zostały przygotowane dla pierwszych etnicznych ROD-ów dla
  mniejszości etnicznej Blanków, która to etniczność jest zagrożona wymarciem przez bardzo niską
- 24 liczebność płci męskiej oraz bardzo wysoką liczebność płci żeńskiej w tej mniejszości etnicznej.



#### ZASADY RODÓW MNIEJSZOŚCI ETNICZNEJ BLANKÓW

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#### 1. PRZYJĘCIA DO RODÓW.

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- a. Przyjęcia do etnicznego ROD-u Blanków odbywają się przez zapisy osób chętnych z mniejszości etnicznej Blanków, którzy są etnicznymi oraz/lub semi-etnicznymi członkami mniejszości etnicznej Blanków.
  - i. Definicja etniczności oraz semi-etniczności Blanków jest opisana w punkcie 3. publikacji Eugenix® Full-Ethnic and Semi-Ethnic Reservations Admittance Guidelines.
- b. Lista osób chetnych jest priorytetowana według kwalifikacji, umożliwiając sprawiedliwe przyjęcie chetnych osób do ROD-u dla mniejszości etnicznej Blanków, do których to priorytetowych kategorii należą poniższe kwalifikacje:
  - i. Płeć Z uwagi na wysoką nierównowagą ilości płci męskich do żeńskich w mniejszości etnicznej 10 % ROD-u jest zarezerwowana dla zainteresowanych płci męskiej Blanków pełnej etniczności.
  - ii. Ethnic Hair Quantum O przyjęcie do ROD-u decyduje także ilość włosów etnicznych mniejszości etnicznej Blanków. Zasady obliczania własnej etniczności sa opisane w publikacji Eugenix® Ethnic Hair Ouantum for Ethnic Work Predisposition, której zasady są zaprojektowane, aby nie wykluczać zagrożonej wymarciem mniejszości etnicznej Blanków z własnych projektów etnicznych na własnych rdzennych terenach arktycznych.
  - iii. Rodzina O przyjęciu do ROD-u decyduje także wpisana do aplikacji mniejszość etniczna rodziny, która może być zakwalifikowana do rodzinnego ROD-u mniejszości etnicznej Blanków tylko w wypadku, gdy wszyscy zgłoszeni w aplikacji są mniejszości etnicznej lub/oraz semi-etnicznych Blanków, wobec której to rodzinnej aplikacji także obowiązuje ilość włosów etnicznych mniejszości etnicznej Blanków. Zasady obliczania własnej etniczności są opisane w publikacji Eugenix® Ethnic Hair Quantum for Ethnic Work Predisposition.
- c. Wszelkie osoby oraz rodziny innych oraz niekwalifikujących się grup etnicznych narodowych, rasowych, religijnych niekwalifikujących się do etnicznego ROD-u Blanków, będą referowane do odpowiednich organizacji ogólnospołecznych

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stowarzyszeń ogrodniczych oraz obowiązujących ustaw prawnych umożliwiających organizację własnych ROD-ów etnicznych swoich zagrożonych mniejszości.

#### 2. ZABUDOWYWANIE DZIAŁEK.

- a. Etniczne Rodzinne Ogrody Działkowe dla zachowania możliwości przywrócenia otrzymanego od władz terenu do stanu pierwotnego będą zobowiązywać etnicznych działkowiczów do:
  - i. Wpłaty Depozytów Rozbiórkowych na konto ROD-u depozytu równego wysokości ewentualnych kosztów związanych z rozbiórką wszelkich ogrodzeń, zabudowań, instalacji działkowicza wybudowanych oraz zainstalowanych na terenie powierzonej działki w celach ogrodniczych, rekreacyjnych, wypoczynkowych, które zapewniają wygodę, lecz nie są naturalnymi elementami terenowymi normalnie występującymi na terenach, na których został ustanowiony ROD.
  - ii. Depozyty Rozbiórkowe będą umieszczane na koncie oszczędnościowym, których to odsetki będą zwracane raz do roku lub częściej.
  - iii. Odsetki z Depozytów Rozbiórkowych będą zwracane według zasad wypłaty odsetek konta oszczędnościowego ROD-u przynajmniej raz do roku.
  - iv. Działkowcy wpłacający Depozyty Rozbiórkowe będą mogli przekazać odsetki na coroczne opłaty działkowe.
  - v. Wysokość Depozytów Rozbiórkowych będzie zależeć od przedstawionego projektu zabudowy działki, których obliczenie będzie wykonywane przez zarząd ROD-u na podstawie standardowych kosztorysów bodowy oraz rozbiórki, które ROD będzie co rocznie aktualizował.
- b. Etniczne Rodzinne Ogrody Działkowe dla zachowania Etnicznej kultury, religii, rzemiosła będą zobowiązywać działkowiczów do ustanowienia Etnicznego Kodeksu Budowlanego, który będzie określał jaki rodzaj zabudowań oraz materiałów może zostać dopuszczony do realizacji przez działkowiczów oraz ich podwykonawców na terenach indywidualnych działek oraz terenach ogólnych ROD-u Blanków.
- c. Etniczny Kodeks Budowlany będzie miał także za zadanie całkowite wyeliminowanie szkodliwych litycznych oraz petrochemicznych materiałów budowalnych do których można zaliczyć między innymi:
  - i. Farby petrochemiczne do których można zaliczyć farby olejowe, lateksowe, asfaltowe, fosforowe, itp.

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- ii. Tynki ścienne oraz sufitowe do których można zaliczyć wszelkie tynki zewnętrzne oraz wewnętrzne, które zawierają cement, gips, wapno, silikat, akryl, itp.
- iii. Fundamenty, stropy, sufity, ściany wylewane z cementu lub wykonane z bloczków cementowych, bloczków komórkowych, cegły wypalanej.
- iv. Dachy oraz zadaszenia wykonane z materiałów cementowych, asfaltowych, ceglanych.
- v. Sztuczne materiały izolacyjne oraz dociepleniowe do których można zaliczyć płyty styropianowe, pianki izolacyjne, wełny mineralne, itp.
- d. Etniczny Kodeks Budowlany będzie miał za zadanie przywrócić etniczną architekturę, budownictwo oraz rzemiosło z zastosowaniem naturalnych materiałów oraz technik używanych przez Blanków z czasach przedpolskich do których można zaliczyć:
  - i. Kamienie Budowlane do których można zaliczyć kamienie granitowe, piaskowe, kwarcowe, itp.
  - ii. Drewna Budowlane do których można zaliczyć sosny, świerki, dęby, brzozy, słomy, trawy, itp.
  - iii. Metale Budowlane do których można zaliczyć żelazo, miedz, ołów, itp.
  - iv. Naturalne Oleje, bejce, barwniki, do których można zaliczyć oleje drzewne, oleje roślinne, oleje woskowe, bejce naturalne, barwniki roślinne oraz naturalne farby wapienne.
- e. W celu przywrócenia etnicznej architektury, budownictwo oraz rzemiosło z zastosowaniem naturalnych materiałów oraz technik używanych przez Blanków ROD etniczny Blanków powinien posiadać odpowiednią infrastrukturę edukacyjną z przeznaczeniem na naukę oraz praktykę rzemiosła umożliwiającą działkowcom realizację własnych oraz wspólnych projektów etnicznych na ich indywidualnych działkach do których to programów można zaliczyć między innymi:
  - Program hodowli roślin leczniczych, roślin warzywnych, roślin owocowych, krzewów owocowych, drzew owocowych, drzewostanu konstrukcji rzemieślniczych.
  - ii. Program rzemiosła drzewnego do budowy altanek, tradycyjnych łodzi rybackich, mebli wypoczynkowych, według tradycyjnych projektów etnicznych.
  - iii. Program rzemiosła lennego do plecenia lin, siatek rybackich, hamaków, tkanin lennych według tradycyjnych projektów etnicznych.

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- iv. Program rzemiosła kamiennego oraz metalowego do budowy altanek ogrodowych według tradycyjnych projektów etnicznych.
- v. Program rzemiosła glinianego do tworzenia własnych donic, słojów, wszelkiej zastawy glinianej według tradycyjnych projektów etnicznych.

#### 3. UPRAWY OGRODNICZE.

- a. Uprawy wymagane. Każda działka ogrodowa powinna posiadać co najmniej jeden gatunek natywnej rośliny naturalnych arktycznych terenów Blanków oraz jedną roślinę tradycyjnie uprawianą przez Blanków na terenach pod arktycznych.
  - i. Łączna uprawa roślin natywnych nie powinna przekraczać 50% wszystkich upraw ogrodniczych.
  - ii. Przykładowe natywne rośliny naturalnych arktycznych terenów Blanków to: borówki, żurawiny, jeżyny, truskawki, mącznice lekarskie, jagody naturalnie występujące w Skandynawii, Islandii, Kanadzie i Alasce.
  - iii. Łączna uprawa roślin tradycyjnie uprawianych nie powinna przekraczać 50% wszystkich upraw ogrodniczych.
  - iv. Przykładowe rośliny tradycyjnie uprawiane przez Blanków to: Len zwyczajny uprawiany do produkcji ziarna oleju lnianego oraz do produkcji siatek oraz lin rybackich, tkanin odzieżowych, tradycyjnie uprawiany przez Blanków pomorza bałtyckiego.

#### 4. PRZEBYWANIE NA TERENIE RODU.

- a. Przebywanie działkowiczów na ternach ROD-u Blanków.
  - i. Do ustalenia na zebraniach działkowców.
- b. Przebywanie gości etnicznych oraz semi-etnicznych na terenach ROD-u Blanków.
  - i. Przebywanie etnicznych oraz semi-etnicznych gości działkowców na terenie ROD-u pod nadzorem działkowca ROD-u nie wymaga zgody ROD-u po rejestracji gości w Biurze ROD-u w godzinach otwarcia biura lub w wartowni ROD-u poza godzinami otwarcia Biura ROD-u Blanków.
  - ii. Przebywanie etnicznych oraz semi-etnicznych gości przyjezdnych na etniczne imprezy, spotkania, festiwale, itp, także z innych ROD-ów Blanków przebywających na terenie wewnętrznego pola namiotowego ROD-u lub działkach gościnnych ROD-u wymaga rejestracji gości w Biurze ROD-u w godzinach otwarcia biura lub w wartowni ROD-u poza godzinami otwarcia Biura ROD-u Blanków.

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- c. Przebywanie osób niestanowiących wspólnoty etnicznej oraz semi-etnicznej Blanków wykonujących usługi na rzecz ROD-u lub działkowców ROD-u na terenach ROD-u Blanków.
  - i. Przebywanie oraz wykonywanie wszelkich zakupionych prywatnie usług na rzecz ROD-u lub działkowców ROD-u na terenach ROD-u Blanków jest możliwe tylko na podstawie pozwolenia Biura ROD-u Blanków, które można uzyskać przez przedstawienie umowy do Biura ROD-u, określające zakres usług oraz termin wykonania.
  - ii. Usługodawcy wykonujący usługi na rzecz ROD-u lub działkowców ROD-u na terenach ROD-u lub terenach indywidualnych działek ROD-u mogą wykonywać usługi tylko w dniach, godzinach, terminie wyznaczonym w pozwoleniu wydanym przez Biuro ROD-u Blanków.
  - iii. Usługodawcy wykonujący usługi na rzecz ROD-u lub działkowców ROD-u na terenach ROD-u lub terenach indywidualnych działek ROD-u nie są upoważnieni do poruszania się na terenach niewyznaczonych w wydanym pozwoleniu przez Biuro ROD-u Blanków oraz wyznaczonej na mapie dozwolonej trasie poruszania się w celu wykonania usługi.

#### 5. INFRASTRUKTURA ORAZ CZĘSCI OGÓLNE ROD-u BLANKÓW.

- a. **Bramy Piesze.** ROD powinien posiadać Bramy dla działkowiczów pieszych otwierane na klucz lub czytnik NFC/RFID z zatrzaskiem automatycznym o wysokości płota nie niższego niż 2 metry. Bramy dla pieszych powinny być rozlokowane po każdej stronie ogrodu na odcinkach ogrodzenia dłuższych niż 250 metrów. Bramy dla pieszych nie należy instalować na stronie ROD-u na której występuje brama wjazdowa z furtką dla pieszych znajdująca się na odcinkach ogrodzenia mniejszej niż 500 metrów.
- b. **Bramy Wjazdowe.** Bramy wjazdowe do ROD-u stanowiące wyjazdy ewakuacyjne powinny być rozlokowane po każdej stronie ogrodu na odcinkach ogrodzenia dłuższych niż 500 metrów, chyba, że jedna ze stron jest krótsza niż 500 metrów na której to stronie trzeba zainstalować jedną bramę wjazdową.
- **c. Wartownie.** Wartownia z biurem Przepustek powinna być umieszczona na minimum dwóch głównych bramach wjazdowych do ROD-u.
- d. **CCTV.** System monitoringu CCTV powinien pokrywać każdą bramę wjazdową oraz bramę pieszą przez umieszczenie kamer w stronę ogrodu oraz w stronę terenu przed

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- ogrodem. Kamery CCTV powinny być także zainstalowane na parkingach maszyn oraz pojazdów.
- e. **Drogi Wewnętrzne.** Wszystkie drogi wewnętrzne pomiędzy bramami wjazdowymi powinny być połączone w drogę ewakuacyjną o szerokości nie mniejszej niż 6 metrów.
- **f. Aleje Wewnętrzne.** Wszystkie aleje wewnętrzne pomiędzy działkami, które nie stanowią bezpośrednich dróg ewakuacyjnych pomiędzy bramami wjazdowymi powinny być o minimalnej szerokości 4 metrów.
- g. **Biuro Administracji Ogrodu.** Powierzchnia Biura Administracji Ogrodu nie powinna być mniejsza niż 1 m2 na każde 5000 m2 ROD-u Blanków.
- h. Świetlica / Stołówka z kuchnią i kawiarnią. Powierzchnia świetlicy/stołówki z kuchnią wraz terenem zewnętrznym przeznaczonym na imprezy oraz spożywanie posiłków i napojów nie powinna być mniejsza niż 2 m2 na każde 500 m2 ROD-u Blanków umożliwiając wspólne imprezy stojące oraz siedzące dla wszystkich działkowiczów.
- i. **Tereny Rzemiosła Etnicznego.** Budynki rzemiosła etnicznego powinny być dostosowane do rzemiosła, które umożliwiają działkowca naukę oraz praktykę rzemiosła etnicznego, z kategorii:
  - i. Program Hodowli Roślin minimum 2.5 m2 na każde 500 m2 ROD-u.
  - ii. Program Rzemiosła Drzewnego minimum 2.5 m2 na każde 500 m2 ROD-u.
  - iii. Program Rzemiosła Lennego minimum 1 m2 na każde 500 m2 ROD-u.
  - iv. Program Rzemiosła Kamiennego minimum 1 m2 na każde 500 m2 ROD-u.
  - v. Program Rzemiosła Glinianego minimum 1 m2 na każde 500 m2 ROD-u.
  - vi. Program Strzelectwa Obronnego minimum 2.5 m2 na każde 500 m2 ROD-u.
  - vii. Inne Rzemiosła Etniczne minimum 2.5 m2 na każde 500 m2 ROD-u.
  - viii. Program Sprzedaży wyrobów Ogrodniczych oraz Rzemieślniczych działkowców ROD-u - minimum 0.5 m2 na każde 500 m2 ROD-u z przeznaczeniem Etniczny Sklep Wyrobów Ogrodowych na Rzemieślniczych członków ROD-u sprzedający wyroby zainteresowanym oraz zamawiającym wyroby klientom na wydzielonym terenie wewnętrznym ROD-u Blanków.
    - ix. Program wypożyczania narzędzi oraz maszyn ogrodowych minimum 1 m2 na każde 500 m2 ROD-u.

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- j. **Plac Zabaw i Sportów Wspólnych.** Ilość terenu przeznaczona na place zabaw dla dzieci powinna być niemniejsza niż 2.5 m2 na każde 500 m2 ROD-u. Ilość terenu przeznaczona na place sportów wspólnych działkowiczów oraz gości ROD-u Blanków powinna być nie mniejsza niż 5 m2 na każde 500 m2 ROD-u.
- k. Punkt Pierwszej Pomocy Medycznej. ROD etniczny Blanków powinien posiadać punkt pierwszej pomocy medycznej z ambulatorium wyposażony do udzielania pierwszej pomocy medycznej działkowcom oraz gościom ROD-u w zakresie typowych potrzeb ratunkowych związanych z zatruciami, okaleczeniami, poparzeniami, zwichnięciami, utratą przytomności, osłabieniem w wyniku zbyt długiego przebywaniem na słońcu lub zbyt niskiego nawodnienia organizmu, itp. Punkt pierwszej pomocy medycznej powinien być odpowiednio wyposażony do ratowania życia w sytuacjach w których odpowiednio przeszkoleni działkowicze są w stanie udzielić ratującej życie pomocy.
- 1. Pole Kempingowe i Namiotowe. Pole namiotowe dostosowane do wjazdu pojazdem kempingowym powinno być nie mniejsze niż 50% terenu całego ROD-u. Lokalizacja kempingu samochodowego oraz Pola Namiotowego powinna być przy terenie drzewostanu Leśnego ROD-u w możliwie jak największej odległości od działek ogrodowych ROD-u, placów zabaw, terenów sportowych oraz terenów rzemiosła etnicznego. Pole Namiotowe powinno być przystosowane do przyjęcia w razie potrzeby etnicznych oraz semi-etnicznych repatriantów, uchodźców, osoby bezdomne na skutek potrzeby ewakuacji związanej z klęskami żywiołowymi, konfliktami zbrojnymi oraz bezdomne z innych zagrażających życiu powodów.
- m. Lądowisko Samolotowe i LPR. Teren Pola namiotowego oraz kampingowego stanowiący 50% terenu rodu powinien być ukształtowany tak, aby mógł być wpisany do ewidencji lądowisk, aby w razie potrzeby umożliwić wykorzystanie terenu pola namiotowego oraz kempingowego ROD-u Blanków do:
  - i. startu i lądowania statków powietrznych w przypadkach: konieczności wykonania lądowania zapobiegającego znalezieniu się statku powietrznego w sytuacji stanowiącej potencjalne zagrożenie jego bezpieczeństwa, gdyby kontynuował lot;
  - ii. transportu medycznego służącego ratowaniu życia lub zdrowia ludzi;

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- iii. ratowania życia lub zdrowia ludzi, poszukiwania i ratownictwa, zapobiegania skutkom klęsk żywiołowych lub ich usunięcia, a także w nagłych stanach zagrożenia bezpieczeństwa i porządku publicznego;
- iv. jeżeli pozwalają na to przepisy wydane na podstawie art. 33 rozporządzenia w sprawie klasyfikacji statków powietrznych i stosowania przepisów ustawy
- v. wykonywania przez cywilny statek powietrzny lotów, o których mowa w art. 66a starty i lądowania cywilnych statków powietrznych na lotniskach wojskowych ust. 1 pkt 2 i 3;
- vi. prowadzenia szkoleń z zakresu operacji śmigłowcowej służby ratownictwa medycznego.
- vii. wykonywania operacji z użyciem systemu bezzałogowego statku powietrznego. Lądowisko powinno posiadać proporcje boków terenu zielonego 5:2 o dłuższym boku od 1000 metrów do 5000 metrów i krótszym boku od 400 metrów do 2000 metrów. ROD etniczny Blanków powinien także posiadać jedno lądowisko dla helikopterów Lotniczego Pogotowia Ratunkowego na każde 500,000 m2 ROD-u, które powinny być rozlokowane w najkrótszych odległościach od wszystkich działek oraz budynków ROD-u umożliwiając akcje ratunkowe najkrótszymi drogami dotarcia do potrzebujących. Parametry lądowisk LPR znajdujących się na terenie ROD-u Blanków powinno spełniać wymogi lądowiska dziennego 25 metrów x 25 metrów oraz nocnego 50 metrów x 50 metrów. Wszystkie inne wymogi umożliwiające lądowanie LPR na terenach ROD-u powinny być spełnione w szczególności odpowiednie oznakowanie, oświetlenie, trenowy pojazd do dyspozycji LPR umożliwiający szybszy transport ratowanych działkowiczów.
- n. **Leśny Drzewostan przy Ogrodowy.** Leśny drzewostan ROD-u nie wchodzący w skład powierzchni ROD-u, lecz stanowiący naturalny zasób drzewny do nauki oraz praktyki rzemiosła etnicznego oraz zajęć rekreacyjno-wypoczynkowych takich jak spacery, biegi, zajęcia fizjoterapeutyczne z kijkami powinien być niemniejszy niż 500% powierzchni etnicznego ROD-u Blanków. Teren drzewostanu powinien być jednolity dowolnego kształtu, w miarę możliwości umożliwiający dłuższe trasy biegowe oraz spacerowe.
- o. **Prysznice, Łazienki, Toalety.** Prysznice, Łazienki, Toalety w zależności od rozmiaru ROD-u mogą się znajdować w jednej strefie równej odległości dla każdego działkowca i osób korzystających z pola namiotowego i kempingu samochodowego. Instalacje

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sanitarne mogą być także podzielone na osobne strefy dla działkowców i budynków programów rzemiosła etnicznego oraz osobne strefy dla korzystających z pola namiotowego i kempingu samochodowego. Ilość oraz rodzaj Pryszniców, Łazienek, Toalet powinna zależeć od ilości działkowiczów korzystających ze wspólnych instalacji sanitarnych oraz ilości gości odwiedzających pole namiotowe i kemping samochodowy. Ilość Pryszniców, Łazienek, Toalet, Pisuarów dzielona pomiędzy wszystkich nie powinna być w mniejszej proporcji niż 1:15. Instalacje sanitarne mogą być całkowicie mobilne, częściowo mobilne a częściowo wybudowane oraz całkowicie wybudowane według potrzeb, kosztów oraz możliwości finansowych ROD-u.

- p. Strefa Sortowania Recyklingu. Strefa dla działkowców oraz gości pola namiotowego i kempingu ROD-u powinna być o odpowiedniej wielkości oraz posiadać możliwość sortowania wszystkich odpadów ROD-u.
- q. Parking Maszyn i Pojazdów. ROD powinien posiadać wewnętrzny parking na wszystkie maszyny rolnicze oraz budowlane użytkowane przez Zarząd ROD-u oraz działkowców na potrzeby ROD-u oraz działkowców. Wewnętrzny parking dodatkowo powinien zadaszone miejsca parkingowe dla pojazdów dwuśladowych takich jak rowery, mopedy, motorowery, hulajnogi elektryczne, itp. Powierzchnia parkingowa na parkingu wewnetrznym ROD-u dla pojazdów rolniczych oraz budowlanych powinna być równa 2 m2 na każde 500 m2 ROD-u. Powierzchnia parkingowa na parkingu wewnętrznym ROD-u dla pojazdów dwuśladowych takich jak rowery, mopedy, motorowery, hulajnogi elektryczne powinna być równa 1 m2 na każde 500 m2 ROD-u. Powierzchnia parkingu zewnętrznego ROD-u na pojazdy samochodowe działkowiczów oraz gości powinna być równa 10 m2 na każde 500 m2 ROD-u, która powinna być przyległa do co najmniej jednego boku ROD-u, która nie stanowi odpowiedzialności finansowej dla ROD-u za użytkowanie terenu a w wypadku gdy nie ma możliwości korzystania z terenów przylegających do ROD-u w celu parkowania pojazdów parking wewnętrzny ROD-u będzie musiał być utworzony przeznaczając 10 m2 na parking na każde 500 m2 ROD-u.
- **r. Budynki Techniczne.** Odpowiednia powierzchnia oraz przestrzeń powinna być wydzielona na wszelkiego typu budynki techniczne ROD-u w szczególności kontrolujące ścieki, wodę, zbiornik PPOŻ, sieć gazowa oraz zbiornik gazu, rozdzielnia prądu, generatory prądowe na gaz z sieci oraz zbiornika. Rozdzielnia sieci światłowodowej, CCTV, itp.

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- s. **Oświetlenie.** ROD Blanków powinien posiadać pogodowe oraz nocne oświetlenie wszystkich bram wjazdowych, bram dla pieszych, dróg ewakuacyjnych, strefy pod nocnym nadzorem CCTV, stref użytkowanych przez działkowiczów, gości pola namiotowego, pola kempingowego, użytkowników pasa startowego, lądowisk LPR doprowadzając niezbędne oraz odpowiednie oświetlenie we wszystkich warunkach pogodowych oraz nocnych.
- Zbiornik PPOŻ. ROD Blanków powinien posiadać zbiornik wodny z pompą oraz mokrą instalacje przeciwpożarową podłączoną do dedykowanej przeciwpożarowej sieci wodnej rozprowadzające wodę do stacji przeciwpożarowych z hydrantami oraz wężami, gaśnicami według państwowych oraz lokalnych wymogów. PPOŻ zbiornik wodny może składać się z kilku mniejszych zbiorników rozlokowanych przy terenach działek ROD-u, przy terenach pasa startowego zlokalizowanego na terenach pola namiotowokempingowego ROD-u. PPOŻ Zbiornik wodny może także być zaprojektowany do kolekcjonowania wody deszczowej ze specjalnej kanalizacji odpływowej lub drenażowej rozlokowanej na terenach ROD-u. Stacje PPOŻ powinny się znajdować w szczególności przy wszelkich budynkach rzemiosła, Biurze ROD-u, Parkingu wewnętrznym, Parkingu zewnętrznym, Polu namiotowym, Polu Kempingowym, przy Pasach Ladowiska Samolotów, przy Ladowiskach Helikopterów LPR, Bramach Wjazdowych oraz Wartowniach. Terenu zarezerwowany pod budowę PPOŻ zbiorników wodnych powinien być o minimalnej powierzchni 2 m2 na 500 m2 ROD-u oraz 2 m2 na 500 m2 pola namiotowo-kempingowego. Zbiorniki Wodne mogą być zaopatrzone w indywidualne wieże ciśnień umożliwiające odpowiednie ciśnienie wody po odkręceniu hydrantów.
- u. Sieć Wodociągowa. ROD powinien posiadać sieć wodociągową rozprowadzającą wodę do wszystkich działek oraz budynków ROD-u. Sieć wodociągowa może być wspomagana zbiornikami ciśnieniowymi, pompami ciśnieniowymi oraz innymi metodami zwiększającymi ciśnienie w wodociągu dostarczając odpowiednie ciśnienie wody bez względu na zapotrzebowanie.
- v. **Sieć kablowa.** ROD powinien posiadać sieć kanałów umożliwiających rozprowadzenie kabli energetycznych oraz światłowodowych lub dedykowaną sieć energetyczną oraz dedykowaną sieć światłowodową zainstalowaną bez kanałów bezpośrednio pod gruntem ROD-u tak, aby wszystkie działki ROD-u, budynki ROD-u oraz Pole namiotowo-kempingowe posiadały dostęp do energii elektrycznej oraz sieci



światłowodowej do której można wpiąć ogrodowe lub działkowe punkty dostępu do internetu bezprzewodowego umożliwiając działkowcom dostęp do super szybkiego internetu na terenie ROD-u, działek oraz własnych etnicznych altanek. Sieć energetyczna powinna posiadać odpowiednią infrastrukturę techniczną umożliwiającą bezpieczne zarządzanie siecią energetyczną oraz światłowodową na terenach ROD-u, która jest wyposażona w awaryjne generatory prądu wykorzystujące gaz ziemny lub wodór. Infrastruktura może być także złożona z paneli fotowoltaicznych na które ROD może przeznaczyć 2.5 m2 na każde 500 m2 ogrodu. Z uwagi na lądowisko awaryjne samolotów na terenach pola namiotowo-kempingowego oraz lądowiska LPR na terenach ROD-u instalowanie wszelkich wiatraków generujących energię elektryczną powyżej maksymalnej wysokości budynków oraz altanek ROD-u nie powinno być dozwolone, chyba że jest zgodne z przepisami prawa lotniczego i budowlanego, umożliwiającego instalowanie wiatraków o określonej wysokości, rozpiętości oraz odległości od lądowiska samolotów oraz helikopterów LPR.

- w. **Powierzchnia ROD-u.** Powierzchnia ROD-u nie powinna być mniejsza niż 1 km2 (1,000,000 m2) z przylegającym terenem na pole kempingowe, namiotowe służące jako awaryjne lądowisko samolotowe o powierzchni nie mniejszej niż 1 km2 (1,000,000 m2). Podlegający pod ROD Blanków drzewostan leśny powinien być o powierzchni 5 razy większej niż teren ROD-u, czyli dla ROD-u o powierzchni 1 km2 las powinien być o powierzchni 5 km2 (5,000,000 m2). ROD o powierzchni 1 km2 przeznaczający 85% terenów na działki umożliwia przydzielenie działkowcom od 1600 do 3200 indywidualnych działek ogrodowych o powierzchni 250 m2 do 500 m2
- x. **Powierzchnia Działek Ogrodniczych ROD-u.** Powierzchnia pojedynczej działki ogrodniczej ROD-u Blanków powinna być równa 250 m2, podwójnej działki 500 m2.
- y. Powierzchnia Etnicznych Altanek Ogrodowych. Powierzchnia Etnicznych Altanek Ogrodowych nie powinna być większa niż 10% powierzchni działki. Etniczne Altanki Ogrodowe mogą być budowane na wyłączność działkowca na własnej działce. Etniczne Altanki Ogrodowe mogą być także budowane pomiędzy działkowcami graniczącymi ze sobą w postaci Altanek Bliźniaczych pomiędzy dwoma działkowcami lub Altanek Quadruplowych pomiędzy czterema działkowcami, których równe części znajdują się na każdej z działek. Budowanie Altanek Pojedynczych, Bliźniaczych oraz Quadruplowych wymaga zgłoszenia wniosku oraz etnicznego projektu Altanki do Biura ROD-u przez działkowców, którzy chcą wybudować wspólną Etniczną Altankę. ROD



rekomenduje Etniczne Altanki bliźniacze oraz Quadruplowe dla dużych lub planujących	383
dużą rodzinę etnicznych oraz semi-etnicznych Blanków.	384
6. ZMIANA ZASAD ROD-u MNIEJSZOŚCI ETNICZNEJ BLANKÓW.	<b>385 6.</b>
a. Zasady pierwszego etnicznego ROD-u mniejszości etnicznej Blanków mogą uleć	386
zmianie, wszelkie uwagi i rekomendacje mogą być zgłoszone pod adres:	387
email@eugenix.org	388
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K Pawlak	391
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D.O.M. Piastów i Wazów	393
Arctic Men Extinction Noticed.	394
Arctic Magnetic Earth Naturalist.	395
	396
Fundator i Prezes Zarządu	397
Eugenix ® Prosta Spółka Akcyjna	398
Grupy Etnicznej Arcticus Blancus	399
Mniejszości Etnicznej Blanków	400

(III) Arcticus Blancus under the applicable international law's requests recognizance and protection of <u>Indigenous Ethnic Protections and Reproductive Rights</u> explained in the below attached documents.



1	06 APRIL 2025 KATOWICE, POLAND
2	
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5	PETITION
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7	PETITION TO THE EUROPEAN UNION PARLIAMENT TO
8	ANNEX UN RESOLUTION 260/(A) III
9	FROM THE 9TH DAY OF DECEMBER YEAR 1948 TO STOP
10	ONGOING GENOCIDE OF INDIGENOUS ETHNIC GROUPS WITHIN
11	EUROPEAN UNION AND AROUND THE WORLD.
12	
13	CARBON COPY:
14	
15	GOVERNMENT OF THE REPUBLIC OF POLAND
16	UNITED NATIONS HUMAN RIGHTS OFFICE
17	OF THE HIGH COMMISSIONER
18	
19	PREPARED BY:
20	
21	KRZYSZTOF IRENEUSZ PAWLAK:
22	NATIONAL OF THE REPUBLIC OF POLAND
23	PERMANENT RESIDENCE ADDRESS:
24	REPUBLIC OF POLAND
25	KATOWICE 40-014
26	MARIACKA 11/7
27	+48 519-521-520



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29	DEAR UNION,
30	
31	AS A MEMBER OF INDIGENOUS TRIBAL ETHNIC GROUP OF ARCTIC AND SUBARCTIC
32	REGION AND A CITIZEN OF THE REPUBLIC OF POLAND I HAD UNPLEASANT
33	EXPERIENCE TO FILE A COMPLAINT TO THE PROSECUTION OFFICE OF THE REPUBLIC
34	OF POLAND TO INFORM THEM THAT POLAND'S CURRENT LAWS RESTRICT VITAL
35	RIGHTS OF INDIGENOUS TRIBAL GROUPS OF THOSE SOME ARE PROTECTED BY THE
36	RESOLUTION 260/(A) III TO PREVENT GENOCIDE AND REST OF THOSE PROTECTIONS
37	NOT ENACTED MAINLY RIGHTS LISTED IN THIS PETTITION.
38	
39	I ASK THE EUROPEAN UNION PARLIAMENT TO PROPOSE TO THE UNITED NATIONS
40	TO AMEND A RESOLUTION 260/(A) III FROM THE $9^{\mathrm{TH}}$ DAY OF DECEMBER YEAR 1948
41	TO PROTECT ALL INDIVIDUAL ETHNIC GROUPS BY PREVENTION OF GENOCIDE OF
42	ALL INDIVIDUAL ETHNIC GROUPS THAT ARE IN DANGER OF GENOCIDE DUE TO A
43	DESTRUCTION OF VITAL TO ALL INDIVIDUAL ETHNIC GROUPS FACTORS SUCH AS:
44	
45	A. NON-INDIGENOUS HERITAGE PROTECTION.
46	B. INDIGENOUS HERITAGE PROTECTION.
47	C. VESTIGIAL INCESSANT POPULATION;
48	D. MALE TO FEMALE GENDER BALANCE;
49	E. PROCREATION METHODS AND RESOURCES;
50	F. SEARCHABILITY AND CONNECTABILITY;
51	G. INDIGENOUS COUNTRY RESERVATIONS;
52	H. INDIGENOUS COUNTRY NATURAL RESOURCES;
53	I. INDIGENOUS COUNTRY REPATRIATIONS;
54	J. STATEWIDE ETHNIC CENSUS;
55	K. RELEASE FROM SERVICE OBLIGATION;

L. REPRODUCTIVE CELLS PRESERVATION;



- 58 KNOWING THAT LEGISLATURE IS THE ONLY CIVILIZED RESOURCE WORTH
- 59 PURSUING TO LIBERATE ETHNIC EXISTANCE FROM GREAT LOSS TO HUMANITY THE
- 60 GREAT EUROPEAN UNION AND ALL PARTIES OF THE RESOLUTION 260/(A) III SHOULD
- 61 ONCE MORE CONVENE TO RECOGNIZE NEED TO ENACT ALL BELOW PRESENTED
- 62 VITAL PROTECTION AND PREVENTION RIGHTS FOR ALL INDIVIDUAL ETHNIC
- 63 GROUPS THAT WILL GUARD THEIR INDUVIDUAL ETHNIC EXISTANCE FROM THREAT
- OF GENOCIDE. I PROPOSE TO UPDATE ENTIRE ARTICLE II OF THE RESOLUTION 260/(A)
- 65 III WITH NEW ARTICLE II PRESENTED BELOW THAT OBLIGATES ALL PARTIES OF THE
- 66 RESOLUTION TO UPHOLD THE FOLLOWING RIGHTS OF ALL INDIVIDUAL
- 67 INDIGENOUS AND NON-INDIGENOUS ETHNIC GROUPS:

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A. PROTECT RIGHTS OF ALL INDIVIDUAL NON-INDIGENOUS ETHNIC GROUPS OF RELIGIOUS AND NATIONAL ORIGIN TO PROTECT OWN ETHNIC HERITAGE, ETHNIC EXISTANCE, ETHNIC UNITY, ETHNIC AFFAIRS OF ALL INDIVIDUAL NON-INDIGENOUS ETHNIC GROUPS WITHIN EACH STATE OF THE UNION AND ALL OTHER PARTIES OF THE RESOLUTION 260/(A) III. REPLACING ARCTICLE II PREAMBLE WITH WIDER PROTECTION AND FOR FURTHER SUBPOINTED ADDITIONAL AND OR OMMITED RIGHTS.

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B. PROTECT RIGHTS OF ALL INDIVIDUAL INDIGENOUS ETHNIC GROUPS OF TRIBAL AND RACIAL ORGIN TO PROTECT OWN INDIGENOUS; ETHNIC HERITAGE, ETHNIC EXISTANCE, ETHNIC UNITY, ETHNIC AFFAIRS OF ALL INDIVIDUAL INDIGENOUS ETHNIC GROUPS WITHIN EACH STATE OF THE UNION AND ALL OTHER PARTIES OF THE RESOLUTION 260/(A) III. REPLACING ARCTICLE II-A,B,E WITH WIDER PROTECTION AND FOR FURTHER SUBPOINTED ADDITIONAL AND OR OMMITED RIGHTS.

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C. PROTECT RIGHTS OF ALL INDIVIDUAL INDIGENOUS AND NON-INDIGENOUS
ETHNIC GROUPS TO PREVENT VESTIGIAL INCESSANT POPULATION WITHIN ALL
INDIVIDUAL ETHNIC GROUPS WITHIN EACH STATE OF THE UNION AND ALL
PARTIES OF THE RESOLUTION 260/(A) III. REPLACING ARCTICLE II-D WITH



89	WIDER PROTECTION AND FOR FURTHER SUBPOINTED ADDITIONAL AND OR
90	OMMITED RIGHTS.

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96 97 D. PROTECT RIGHTS OF ALL INDIVIDUAL INDIGENOUS AND NON-INDIGENOUS
ETHNIC GROUPS TO BALANCE OWN MALE TO FEMALE GENDER WITHIN ALL
INDIVIDUAL ETHNIC GROUPS WITHIN EACH STATE OF THE UNION AND ALL
OTHER PARTIES OF THE RESOLUTION 260/(A) III. REPLACING ARCTICLE II-D
WITH WIDER PROTECTION AND FOR FURTHER SUBPOINTED ADDITIONAL
AND OR OMMITED RIGHTS.

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99 E. PROTECT RIGHTS OF ALL INDIVIDUAL INDIGENOUS AND NON-INDIGENOUS
100 ETHNIC GROUPS ALL VITAL PROCREATION AND ABORTION METHODS AND
101 RESOURCES WITHIN ALL INDIVIDUAL ETHNIC GROUPS WITHIN EACH STATE OF
102 THE UNION AND ALL OTHER PARTIES OF THE RESOLUTION 260/(A) III.
103 REPLACING ARCTICLE II-D WITH WIDER PROTECTION AND FOR FURTHER
104 SUBPOINTED ADDITIONAL AND OR OMMITED RIGHTS.

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F. PROTECT RIGHTS OF ALL INDIVIDUAL INDIGENOUS AND NON-INDIGENOUS
 ETHNIC GROUPS TO SEARCHABILITY AND CONNECTABILITY WITHIN ALL
 INDIVIDUAL ETHNIC GROUPS WITHIN EACH STATE OF THE UNION AND ALL
 OTHER PARTIES OF THE RESOLUTION 260/(A) III. REPLACING ARCTICLE II-C
 WITH WIDER PROTECTION AND FOR FURTHER SUBPOINTED ADDITIONAL
 AND OR OMMITED RIGHTS.

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113 G. PROTECT RIGHTS OF ALL INDIVIDUAL INDIGENOUS AND NON-INDIGENOUS
114 ETHNIC GROUPS TO INDIGENOUS COUNTRY RESERVATIONS WITHIN ALL
115 INDIVIDUAL ETHNIC GROUPS WITHIN EACH STATE OF THE UNION AND ALL
116 OTHER PARTIES OF THE RESOLUTION 260/(A) III. REPLACING ARCTICLE II-C
117 WITH WIDER PROTECTION AND FOR FURTHER SUBPOINTED ADDITIONAL
118 AND OR OMMITED RIGHTS.



H. PROTECT RIGHTS OF ALL INDIVIDUAL INDIGENOUS AND NON-INDIGENOUS
 ETHNIC GROUPS TO INDIGENOUS COUNTRY NATURAL RESOURCES NOT LIMITED
 TO WATER, FOOD, ENERGY, WITHIN ALL INDIVIDUAL ETHNIC GROUPS WITHIN
 EACH STATE OF THE UNION AND ALL OTHER PARTIES OF THE RESOLUTION
 260/(A) III. REPLACING ARCTICLE II-C WITH WIDER PROTECTION AND FOR
 FURTHER SUBPOINTED ADDITIONAL AND OR OMMITED RIGHTS.

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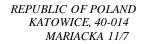
I. PROTECT RIGHTS OF ALL INDIVIDUAL INDIGENOUS AND NON-INDIGENOUS
ETHNIC GROUPS TO INDIGENOUS COUNTRY REPATRIATIONS WITHIN ALL
INDIVIDUAL ETHNIC GROUPS WITHIN EACH STATE OF THE UNION AND ALL
OTHER PARTIES OF THE RESOLUTION 260/(A) III. REPLACING ARCTICLE II-C
WITH WIDER PROTECTION AND FOR FURTHER SUBPOINTED ADDITIONAL
AND OR OMMITED RIGHTS.

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J. PROTECT RIGHTS ALL INDIVIDUAL INDIGENOUS AND NON-INDIGENOUS ETHNIC
 GROUPS TO VOLUNTARY STATEWIDE ETHNIC CENSUS WITHIN ALL INDIVIDUAL
 ETHNIC GROUPS WITHIN EACH STATE OF THE UNION AND ALL OTHER PARTIES
 OF THE RESOLUTION 260/(A) III. REPLACING ARCTICLE II C REPLACING
 ARCTICLE II-B,E WITH WIDER PROTECTION AND FOR FURTHER
 SUBPOINTED ADDITIONAL AND OR OMMITED RIGHTS.

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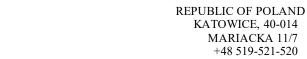
141 K. PROTECT RIGHTS OF ALL INDIVIDUAL INDIGENOUS AND NON-INDIGENOUS ETHNIC GROUPS AND THEIR INDIVIDUAL GENDERS TO RELEASE FROM 142 MANDATORY MILITARY SERVICE WHEN STATEWIDE CENSUS PROVES 143 144 ENDANGERMENT WITHIN ANY INDIVIDUAL ETHNIC GROUPS WITHIN EACH STATE OF THE UNION AND ALL OTHER PARTIES OF THE RESOLUTION 260/(A) III. 145 REPLACING ARCTICLE II-A,B,C,D REPLACING ARCTICLE II BE WITH WIDER 146 PROTECTION AND FOR FURTHER SUBPOINTED ADDITIONAL AND OR 147 **OMMITED RIGHTS.** 148





150	L. PROTECT RIGHTS OF ALL INDIVIDUAL INDIGENOUS AND NON-INDIGENOUS
151	ETHNIC GROUPS REPRODUCTIVE CELLS PRESERVATION RIGHTS TOWARDS ALL
152	INDIVIDUAL ETHNIC GROUPS WITHIN EACH STATE OF THE UNION AND ALL
153	OTHER PARTIES OF THE RESOLUTION 260/(A) III. REPLACING ARCTICLE II-D
154	WITH WIDER PROTECTION AND FOR FURTHER SUBPOINTED ADDITIONAL
155	AND OR OMMITED RIGHTS.
156	
157	ABOVE PROPOSED PROTECTION RIGHTS ARE MOST AWAITED RIGHTS OWED TO ALL
158	INDIGENOUS AND PERHAPS NON-INDIGENOUS ETHNIC GROUPS AROUND THE
159	WORLD THAT HAVE BEEN ATTEMPTED TO BE BROUGHT TO THE LIGHT OF LAW IN
160	MANY STATES.
161	
162	I ASK THAT EUROPEAN UNION SUPPORTS AND LEADS THE OVERHAUL OF THE
163	ENTIRE ARTICLE II OF THE RESOLUTION 260/(A) III FROM THE $9^{\mathrm{TH}}$ OF DECEMBER YEAR PROPERTY.
164	1948 WITH RIGHTS PRESENTED ABOVE AS WE ENTER A NEW ERA OF UNCERTAINTY
165	AND UNACCOUNTABILITY PUSHING ABOVE AWAITED MATTERS OF LIFE AWAY.
166	
167	I BELIVE IT IS IN THE BEST INTEREST TO ALL PARTIES OF THE RESOLUTION TO
168	AGREE TO PROTECT RIGHTS OF OWN INDIGENOUS AND NON-INDIGENOUS GROUPS
169	FORMING THE STATES THEY REPRESENT AS THE EXISTANCE IS THE PURPUSE.
170	I ATTACH TO THIS PETTITION A COPY OF THE COMPLAINT FILED TO THE MAIN
171	PROSECUTION OFFICE OF POLAND IN WARSAW ON THE $26^{TH}$ OF MARCH 2025.
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175	KRZYSZTOF IRENEUSZ PAWLAK
176	ROYAL HOUSE OF PIAST AND WAZA
477	K Pawlak

**Eugenix® Classification of Sub Climatic Tribes.** 





# EUGENIX CLIMATIC CLASSIFICATION OF SUBCLIMATIC ETHNIC TRIBAL SPECIES OF HOMO SAPIENS ORIGINALIS

# CLIMATIC ORIGIN OF ALL HUMAN SPECIES

What comes to your mind when you hear the term race?

How many human races are you familiar with?

What criteria were adopted to classify people into different races?

How did different human races develop according to science?

Are there some advantages of studying racial differences?

How can we classify races based on today science?

What race do you classify yourself in to?

# THESE ARE SOME OF THE QUESTIONS WHICH INTEREST NOT ONLY EXPERTS

The main aim of this study is to classify humankind into races according to human groups similarities to understand human variations in accordance with their climatographic distributions and climatic predispositions. This is done in the lines of similar studies conducted on animals by biologists and naturalists. Many scholars believe that classically defined races do not appear from an unprejudiced description of human variation.



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I personally believe that classification of all humans by the visible climatic traits as they appear is important in human species preservation especially now due to overwhelming evidence that biological differences due to climatic metamorphoses of early homo sapiens make humans a distinct group that only survive within individual groups as exogenous procreations of various group leads to biological complications carried by mixture of climatic traits from separate climatic groups.

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### *INTRODUCTION*

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The study of human species differences is important for a variety of reasons:

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1. It provides us with many characteristics of human groups indicating ancient and prehistoric relationships among different humans from ancient and prehistoric times.

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2. Human species differences are examples of precise biological human species metamorphic changes in the various climatic environments that help to understand human evolution and human evolutionary abilities within those distinct environments.

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3. The association of the human species traits with certain medical diseases and problems and the association of the certain diseases and medical problems developed by the relation of various climatically different human species too close coexistence is crucially important.

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The study of human variation and the concept of race have posed a challenge to anthropologists and scientists in general. In modern times, scientists were aware of the need for objectivity and the importance of physical characteristics and measurements to study and classify animals and humans so as to understand forces and factors underlying biological variations.



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54 EARLY CLASSIFICATION 55 Early racial classifications were given by: Linnaeus (1735), Bufon (1749), Blumenbach (1781) and 56 57 Cuvier (1790). Linnaeus dealt with a classification of human diversity by using subspecies which he called human varieties: America, (Reddish), European (White), Asiatic (Yellow), Negro (Black). 58 59 Blumenbach had a passion for the natural sciences, including anatomy and the variations of the 60 human race. He made a collection of biological and ethnographic objects and articles, incorporating 61 basic differences in skin pigmentation and hair colour depending on facial features, shape of teeth, 62 63 and skull morphology to identify five human races consisting of Caucasian, Malaysian, Ethiopian, American, and Mongolian. Though this classification was revised by later scientists, it laid strong 64 foundation for undertaking studies of human variations. 65 66 These early classifications, later called races, were determined by comparisons of skin colour, face 67 form and skull shape. None of the previous classifications placed emphasis on climatic differences 68 69 and morphological differences resulted from procreation between climatical distinct groups of 70 humans including all medical issues resulting from those types of human species breeding. 71 72 73 HUMANS ARE A POLYTYPIC SPECIES 74 75 Monotypic species is a type of species with its members belonging to a single subspecies displaying 76 at least one of the following properties: 77 78 1) All members of the species are similar and cannot be subdivided biologically into distinct subcategories; 79 2) The individuals may vary considerably but the variation is essentially random and 80 81 genetically meaningless; 3) The noticeable variations among individuals follow a pattern, with no clear dividing lines 82 among separate groups. 83 84



On the contrary, a polytypic species has two or more subspecies. These are separate populations that are more genetically different from one another and reproductively isolated; gene flow between these populations is much reduced leading to genetic differentiation. Thus, it is assumed that humans are not a monotypic species, because the third clause/property is explainable on the basis of hybridization due to human migrations. Anthropologists have considered humans a polytypic species on the basis of morphology.

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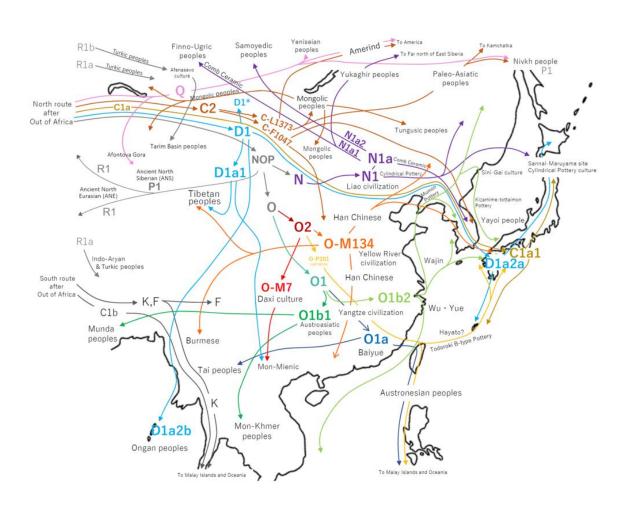
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The Origin of Humans Geographical and Anthropological Differentiation.

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In lieu of today's facts it is wrong to believed that homo sapiens migrated out of Africa from high UV light intensity and high temperatures to areas where UV light intensity is lower and the temperatures are cooler like it is in Asia and Europe and by lost their African melanisation of the skin, hair and eyes becoming a light skinned human species with variations of blonde hair and



rainbowed colored eyes. Below presented graphical representation of wrong theory of human kind early origin and migration taken from wikipedia.com picture above shows seven branches of haplogroups with a description that they had migrated out of Africa as showed on the left side of picture above.

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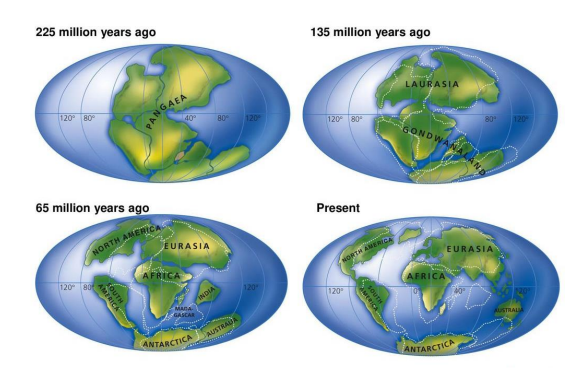
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Human evolution and their morphological changes are the results of more than just a few hundred thousand years of human migration and population bottlenecks. Anthropological analysis of diverse groups of humans all over the world tells me that modern humans evolution arose from continent that is neither in existence due to constant magnetic reformation that make all continental plates move and change shape neither identifiable due to ever present changes in natural environment and climate like presented on the picture below.

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Taking to consideration anthropological differences in humans all over the world displayed their different climatic qualities and limitations that are indigenous only to their native natural climate prove that popular theory of "African Origin of All Human Species" must be abolished in lieu of theory of "Neutral Climate Origin of All Human Species" due to several anthropological and biological evidence that point to this new theory of common neutral climate origin of all human species.

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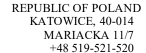
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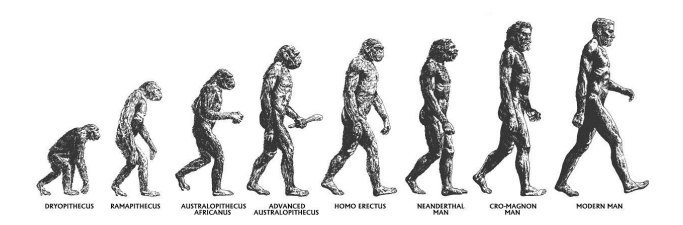
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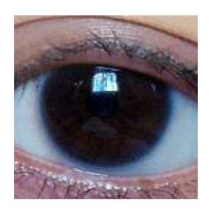
The Origin of Human Eye Colors and Shapes Variations.

Starting with the easiest to understand evidence the evolution of human eye color we have to observe that the most common eye colors in Africa are warm, in Europe are cold, and in Asia are mostly Black. As the picture below suggests all human species eyes had been originally black in color and had absolutely no visible color changes on the orbital and radial planes of its front portion responsible for the opening and the closure of the eyes pupils and due to different type of climates for different periods of time the early humans had inhabited resulted in their present physical appearance had developed with it individual climatic dispositions and limitations.

It is never been observed that human eyes of any color as visible on the picture below thru any kind of migration had changed its color from rainbow color to natural black color but absolutely one hundred percent of evidence showed in picture below point that all humans with natural black colored eye do develop orbital discoloration in time that is natural and common to the climate to which the migrate into that further their climatic change to the point in which those humans have visible radial changes on the entire surface of the eye not just on the orbital portion transform those humans from *Homo Sapiens Originalis* into *Homo Sapiens Climaticus* a type of human sub specie that we had become and still becoming.















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Based on the science not available more than hundred years ago and on the evidence such as anthropological images above it can be established that warm eye colors develop due to multigenerational inhabitation of variety of climates high in ultraviolet radiation places genetic emphases mainly on photoprotection having to sacrifice balanced phototoxic abilities that were evolutionarily basal in the *Homo Sapiens Originalis*.

The humans eye color changes in the various cold climates are developed differently due to different type of radiation present in the colder climates. Based on today available scientific evidence relating to radiation types and how it acts within human body the cold colors in the eyes presented in the anthropological images above have develop due to multigenerational inhabitation of variety of cold climates high in ionizing radiation that besides the appearance of cold colors within human eyes it makes human body lose its photoprotective abilities and photoprotective tissue structures evident by the radial and orbital deficiencies that could not have been present in the evolutionarily basal *Homo Sapiens Originalis* as the climate caused body changes are destructive to our climate evolved and dependant nature.



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That further suggests that evolution can only take place within an evolutionary able climatic environment like with an evolution and growth of plants, fungi and other organisms that require less from the environment than our original *Homo Sapiens Originalis* that we no longer resemble. Early human migration what I like to call it as a joke unhealthy racism left us anthropologically visible and medically sensible scars that only further our basic medical understanding and needs. The climate changes have touched all humans all over the world as it is visible in the anthropological images presented above in the form of orbital changes in the eye of the human having still natural black colored eyes for the most parts as the evolutionarily basal *Homo Sapiens Originalis*.

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The Origin of Natural Human Hair and Skin Variations.

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The most visible characteristic of all human species is skin colour and has been extensively used as a racial characterisation. Skin colour determines the amount of skin pigments like melanin, melanoid, carotene and factors like haemoglobin, oxyhaemoglobin and optic effect due to scattering. The amount of melanin present is the major factor for the colour of skin, hair and eye, produced by specialised cells called melanocytes. In skin, after formation, most of the melanocytes come to rest in the germinative layer of the epidermis where they form melanin and distribute to the numerous cells around them. Spectrophotometry technique is used as an accurate measurement of reflected skin colour. One can use colour charts available with paint companies and dyers for subjective skin colour determination.

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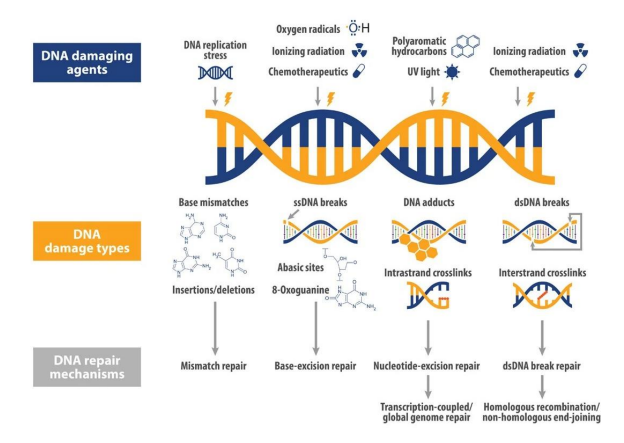
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In humans, scalp hairs are generally shed every two to four years, while body hairs are shed more frequently. The number of scalp hairs averages 100,000 150,000. Hair grows about half an inch (13 mm) per month, but not all areas of the head will necessarily grow hair to the same final length. The story of human hair and skin is parallel to the story of the development of the human eye colors. Taking in to considerations all available today studies of human hair and human skin suggest that that destructive nature of cosmic radiation affects human skin and the human hair proportionally as the human hair adequately resembles skin evolutionary and climatic state and by its abilities.

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Going back to notice that human subspecies with least deteriorated natural black color eyes have black color body hair and humans that have been living multigenerational in ultraviolet exposed climate having developed warm color eyes have also all black body hair. On the other hand, body hair color of remaining groups of humans who had acclimatized into cold climate and physically developed cold colored eyes due to ionizing radiation have blondic body hair in range from brightest white hair thru several variations of blondic yellow hair to very dark blondic hair. The color changes of hair are dependent on ionizing radiation level and exposure time that blondic tribal groups have been exposed to in the process of acclimatization in the cold climates.

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The skin follows similar pattern the more and the longer the exposure to the ultraviolet radiation the darker the skin and lesser phototoxic abilities that make developed photoprotection permanent even in phototoxic environment. Human dermatological changes in radiation environments that preserve the natural black color eyes are safer for the skin and skins photoprotective and phototoxic abilities. The longer the exposure to the ionizing radiation presents in the cold climates the lesser the

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photoprotective skin abilities that makes living in high ultraviolet radiation possible for long periods of time during its highest levels.

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Human Sub Species Hair, Skin and Eyes Mutations.

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The origin of the varieties of red hairs and brown hairs are not developed due to climatic changes but thru a mutation that takes place thru reproductive breeding between people that are not of same hair color one side having a black hair and the other side having any shade of blond hair. The resulted varieties of red and brown color hair are not predictable as they are complex mechanisms responsible for the reproduction. Cross hair breeding between persons of black hair and blonde hair can also result in presence of various hair colors in various parts of the body. The risk of not having uniform skin and hair on all body surfaces can disfunction the skin ability to function properly. Not all skin functions are related to protection from the sun but also function as means of sexual communication. Chronic itches of the skin are common in persons having different types of hair both natural and mutated in color on different parts of the body.

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Having different hair variations that are a result of procreation between persons of different climatic sub specie can also result in hair skin brain communication dysfunction. Different hair and skin on different body parts are programmed to have different biochemical needs but since are joined in to one organ of the body communicate within one central nervous system that cannot deliver two and more types of neuro-biochemical solutions to different body parts that have different skin and hair type but have to use one blood stream that might cause brain conflicts and inabilities to deliver ordered and scheduled required different amounts and types of neuro-biochemicals like melatonin to every part of body and even every organ causing insomnia and hypersomnia.





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Breeding of humans climatically different sub species of black hair and blond hair having naturally different color of the eyes can result in the changed eye color and its functional abilities. The eyes can change fully and or partially on both sides and can also change fully and or partially on one side of the two-sided optical organ. Visible differences in the eyes presents itself with an unsymmetrical and unsystematic colored tissue presence that is known as heterochromia. Heterochromia is understudied condition that can result in eyes cellular function problems causing problems with light sensations, pupil muscle controls, vision problems and learning difficulties. Another even more serious genetic condition that can occur in cross tribal procreation is heterotriachia a condition in human dermis that presents itself with having different hair colors on different parts of body and or same parts of body that in theory disrupts normal homotriachial dermis to neural processes by inability to process very individual needs of such a variety of hair and their underlying individual dermis cells and dermis processes that are not limited to neuro-chemical hormonal communications within the dermis to brain and from brain to dermis.

### ETYMOLOGY OF WORD RACE AND WORDS IRIS & ORIS

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The term, "race" in current biology has several meanings. Today some biologists still use the word race to refer to kinds or strains of animals, and more often, of plants. Historically, there have been biological definitions of races. By the nineteenth century, western biologists separated human beings into various racial classifications under the assumption that there were distinct biological differences between them, similar to the differences between species or subspecies. As a biological term, race denotes a subspecies consisting of a more or less distinct population with anatomical traits that distinguish it clearly from other races. Sewall Wright (1978) suggested that human populations that have inhabited separate parts of the world should be considered as different subspecies. However, it is customary to use the term race rather than subspecies for the major subdivisions of the human species as well as for minor ones. It has been argued that it does not require a trained anthropologist to classify an array of Europeans, West Africans and Japanese with 100% accuracy by morphological features like skin colour, and type of hair despite much variability within each of these groups that every individual can be distinguished from every other. This typological approach to race was popular in the 19th Century and the first half of the 20th Century. The review of papers published in a renowned physical anthropology journal, reveal that 78 percent of the articles in the 1931 Journal of Physical Anthropology employed bio-racial paradigm, but in later years only 36 percent did so in 1965, and just 28 percent did in 1996. This only shows that emphasis of physical anthropologists changed from typological approach to studies related with the mechanisms and causes that caused human biological diversity. Boyd (1950) defined race as a population which differs from other populations with regard to the frequency of one or more of the genes it possesses. Garn (1960) defines it as a breeding population, partially isolated reproductively from other breeding populations. Mayr (1969) defined race as, "a subspecies is an aggregate of phenotypically similar populations of a species, inhabiting a geographic subdivision and differing taxonomically from other populations of the species." According to Dobzhansky (1970) races are "genetically distinct Mendelian populations. They are neither individuals nor particular genotypes, who differ genetically among themselves." Vogel and Motulsky (1986) define race as a large population of individuals who have a significant fraction of



genes in common and can be distinguished from other races by their common gene pool. According to Templeton (1998), a subspecies (race) is a "distinct evolutionary lineage within a species, genetically differentiated due to barriers from genetic exchange that have persisted for long periods of time.



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subspecies of *Homo Sapiens Originalis*. Term "race" is in my opinion associated to close with violence and race like behaviors that is sporadically of Olympic value. Word race comes from words "ra se" meaning taking for yourself something of value words "ra and se" are of protoslavic origin. Words "se" is commonly used in polish language to describe action directed at self, at own person. Word 'ra" is common to use for any object and occurrence that is "ra" related eg. radiation from the sun; radium a radioactive element; natural a word that describes all sun formed organic life forms developed by the presence of the light, also related to word "ra" once used in reference to God of sun in the ancient Africa.

I also agree that term race should not be used as classification word to climatically different

Slavic langue. Word "Iris" does refer in Slavic language in general to the colored part of the front of the eye. Word "ris" in the Slavic language refers to any type of scratch on surface an in words "Iris"

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To add meaning to this paper it would be beneficial to add etymology of words "iris" and "oris".

Those words are commonly known to come also from Egypt but are strongly present in modern



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refers to radial scratch like lines of the eye that are aligned with underlying radial muscles. Word Oris is not commonly used to define anything from the ancient times however, it should be used as it really means to define eyes that have orbital discoloration on the outsides as those types of discoloration as showed in the pictures above form an Oris so it would be appropriate to distinguish them from Iris eyes.

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### MORPHOLOGICAL CRITERIA OF SUBSPECIES CLASSIFICATION

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Humans are often defined by easily observable physical traits like skin and hair colour, hair form, characteristic features of nose, eyes, lips and face. In the beginning, only this criterion was used for the purpose of human taxonomy. The morphological traits have polygenic inheritance, where genotype-phenotype relationships are not clearly known. It is believed that these characters are adaptive in nature, and that is a fundamental criticism used against these traits to measure genetic distance between human populations, however it was forgotten that Linnaeus was not concern with genotype-phenotype relationship as even today genetic biologists have developed their own classification that is completely not relevant to the purpose of classification of all living and extinct species.

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Oliver and Howells (1957) emphasised the use of metric traits and morphological averages as an exploratory device in human taxonomy. The morphological traits fall into two major categories: Somatoscopic traits, which do not easily lend themselves to exact measurement and based on visual observation alone and Anthropometric traits, which can be exactly measured based on standardized methods, like stature, head length, head breadth and other body measurements. In my opinion Somatoscopic and Anthropometric traits do not fall into categories used by the Linnaeus.

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Oliver and Howells emphasis is a path that leads to more complex processes that are secondary in human evolution and can be present in every group of subspecies leaving us with the most obvious characteristics that unique in all natural subspecies that are climatic characteristics of the all-human subspecies derived from different climates appearing in a form of various hair, eye and skin colors. And since we had defined based on what climatic factors those changes take place, we can start our classification of human species with those climatically unique characteristics as showed below.





Home Sapiens

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## Homo Sapiens Originalis

Name *Orignalis* does not have to be strictly used in association but will help to describe when it comes to a time period we refer to when we use name *Homo Sapiens* in association with future writings, theories, descriptions of evolutionary and genetic deterioration and restorative processes of human sub species. I also think another easy to understand and terms can be substitutive to term *Originalis* for example *Algenus* that can refer to any species possessing assumptive all genes before any environmental climatic changes begun affecting any original top evolutionary specie physical appearance.

### Homo Sapiens Aquaticus

Name *Aquaticus* should be used because this Homo Sapiens has preserved is self by inhabitation of environments that besides ultraviolet radiation are very moist in which rains frequently. The *Aquaticus* preserved most of the original physical



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traits of the *Originalis such as* Black Hair. Black Oris Eyes, Neutral and visible responsive and protective dermis.

351 Homo Sapiens Rafalticus

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Name *Rafalticus* should be used because this sub species has developed all most of the physical traits due to multigenerational ultraviolet exposure that changed this sub specie Oris eye color from black to variety of warm colors depending where specific tribe of the *Rafalticus* sub specie has lived in terms of ultraviolet exposure and secondary climatic factors. The hair of this sub specie is black as hair of the Aquaticus sub species as ultraviolet does support melanin production in opposite to ionizing radiation to which are exposed tribes of *Arcleticus* sub species. The dermis of the *Rafalticus* sub species is tanned permanently but it varies based on the amount of ultraviolet radiation specific tribal group has received and the time of that tribal group inhabitant's exposure to the ultraviolet. The dermis of the *Rafalticus* sub species is tanned permanently and if they tan ever leaves the dermatis it is most likely in further generations in non-UV and non-LET climate but that is just a theory.

Homo Sapiens Arcleticus (Polarticus)

Name Arcleticus and its shorter name Arcticus to classify tribal groups of this sub specie can be used because this sub specie had naturally developed blonde hair with cold iris colors by the inhabitations of the Arctic region. Term Polarticus is also correct as some forms of the ionizing radiation also knows as LET radiation and HZE radiation are highest in the Polar regions. Arcleticus has developed most of the phototoxic traits that allow proper climatic dwelling disabling photoprotective abilities and by developed specific physical anthropological characteristics such as variations of blond hair from arctic white thru variations of yellow blonds. The Iris eye colors in natural Arcletius sub species are always cold such as greens, blues, violet, grays and whites of those some might be extinct. Variations in each color group are most likely to developed as the climatic region of the Arctic territory is large so the possibility to variate colors of the Irises in theory parallel with variations of hair and skin tone. Individual more natural native individual and groups of Arcleticus sub species can be identified and should be protected.

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Above three distinct groups of *Homo Sapiens Originalis* can be divided further in to tribes of subspecies that can be much needed in biological and medical studies and statistics of subspecies and subspecies tribal groups variety of medical conditions especially related climate decay and exotriabal procreation. Further tribal groups of human sub specie variate either in hair and eye color in the Arcleticus subspecies and only eye color in the Rafalticus sub species. Further division and classification of all subspecies within those three types of climatic subspecies and various tribal groups of those individual subspecies can be accomplished. Classification of human subspecies inbreeded in between those three subspecies is also possible in contrary to in breaded subspecies medical problems that might take centuries to classify and understand.

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399 400 Based on the present state of those Blondic tribes of *Homo Sapiens Arcleticus* we can distinguish that each one of those tribal group had at least on different color of the Iris that naturally has developed with the three main hair colors. Listed below are most natural tribal and sub tribal groups of *Homo Sapiens Arcleticus* a sub specie of *Homo Sapiens Originalis*. Have to remember that natural tribal and sub tribal groups are *homotriachial* and *homochromial* meaning that all the tribal groups have one homogenous hair color and all the sub tribal groups have one homogenous iris/oris color. Since natural tribal morphogenesis is entirely based on type, time and level of climatic radiation terms such as *minimus*, *midimus* and *maximus* can be used to determine slightly and more different hair shades of specific tribes and each one of those tribes can place a range of physical and cellular measures to place individuals within those more precise groups when such do exist.





The Arcticus Blancus naturally has hair of pure white color on the entire body due to LET radiation and extremely low amounts of UV probably due to constant cloudy weather in the Arctic regions and lack of sun light for several months out of the year due to the tilt of the planet. Based on the availability of anthropological evidence on the internet and observable facts that eyes are faster to resemble signs of effects of LET radiations I assume that natural tribal groups of Arcticus Blancus had to acquire at some point irises that have no melanin like their hair that would result in white color irises that can be named Irus Blancus but it is probably more likely that

the remaining sub tribal groups of this tribal group have gray irises Irus Cinereus and other sub tribal groups have blue irises Irus Carelueus. Other variations of sub tribal iris colors within tribal group of Arcticus Blancus are also possible and if ever found should be added to the classification of tribal and sub tribal groups of Arcleticus sub specie. Arcticus Blancus hair and skin is very close in color to the people who are born of mixed tribes and have condition called Albino, however Arcticus Blancus tribes are natural tribes that have been in the Arctic region longer than any other tribes and do not have any medical issues that are being associated with the Albino condition. Arcticus Blancus do not have any issues with the eyes but are more prone to the skin cancer and some other high UV related conditions due to higher natural phototoxic makeup of their dermis cells.

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426 (Specie) Homo Sapiens Originalis 427 (Sub Specie) Homo Sapiens Arcleticus 428

(Tribal Group) Arcticus Blancus

(Sub Tribal Group) Arcticus Blancus Irus Blancus (white)\* (Sub Tribal Group) Arcticus Blancus Irus Cinereus (gray)\* (Sub Tribal Group) Arcticus Blancus Irus Carelueus (blue)\* \*Iris colors approximated based on presence of physical traits of living Homo Sapiens Arcleticus tribes and subtribes found pictures.



The Arcticus Blancus is more present then near extinct Arcticus Blancus the most identifiable features of those groups of varying tribes that have different Iris colors are their common bright blond hair. It is not possible at this point in science and classification to specify exact chromomeric range that places specific blond hair within that subspecies tribes however it can be observed that natural tribes and sub tribes of the Arcticus Blondus have natural hair from bright lemon to medium lemon with uniform hair colors from the roots to the ends of the hair. Color variations are based on the amount of exposure to the LET radiations thru out their inhabitancy of Arctic and Sub Arctic regions. It is very possible that

Arcticus Blondus tribes have never developed white irises like the Arcticus Blancus Irus Blancus as the natural hair of all Arcticus Blondus tribal groups have pigmented hair so the eye irises would naturally be also pigmented and in result other than white. However, that is just a theory as it is today impossible to determine the parallelity of phototoxic LET radiation effects on different organs. The below list of most common sub tribal groups of Arcticus Blondus tribal group.

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(Specie) Homo Sapiens Originalis
(Sub Specie) Homo Sapiens Arcleticus
(Tribal Group) Arcticus Blancus
(Tribal Group) Arcticus Blondus
(Sub Tribal Group) Arcticus Blondus Irus Cinereus (gray)\*
(Sub Tribal Group) Arcticus Blondus Irus Carelueus (blue)\*
(Sub Tribal Group) Arcticus Blondus Irus Purpureus (purple)\*
\*Iris colors approximated based on presence of physical traits of living

Homo Sapiens Arcleticus tribes and subtribes.

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The origin of the Arcticus Blendus tribal group is far more complex than that of the Arcticus Blancus and Arcticus Blondus as there are some many color variations it is hard to determine which hair color variations are natural and which color variations are blended from procreations of ultra dark blondic hair with minimal LET radiation with the blondic tribal groups. The reason to believe that is that there are over seven different main hair variations that can be distinguish in large populations but often just one common iris color across all those groups that raises a question whether any of the Arcticus Blendus tribes are natural at all as it is common to see blend hair in births from Blondus and Blundus relationships. Per

present evidence all tribal and sub tribal groups that have blended hair darker than Arcticus Blondus and lighter than Arcticus Blundus can be left in that tribal group until further evidence is present that would extract any natural members of Arcticus Blendus as own tribal and sub tribal groups.

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(Specie) Homo Sapiens Originalis

(Sub Specie) Homo Sapiens Arcleticus

(Tribal Group) Arcticus Blancus

(Tribal Group) Arcticus Blondus

(Tribal Group) Arcticus Blendus

(Sub Tribal Group) Arcticus Blendus Irus Blancus (white)\*

(Sub Tribal Group) Arcticus Blendus Irus Cinereus (gray)\*

(Sub Tribal Group) Arcticus Blendus Irus Carelueus (blue)\*

(Sub Tribal Group) Arcticus Blendus Irus Purpureus (purple)\*

(Sub Tribal Group) Arcticus Blendus Irus Viridis (green)\*

\*Iris colors approximated based on presence of physical traits of living

Homo Sapiens Arcleticus tribes and subtribes.





The final tribal groups that must be addressed are the tribal groups of the *Arcticus Blundus*. This one tribal group is characterized by very dark hair near black in color even in close proximity that had theoretically lived for quite some time in very minimal LET radiation but far away from UV radiation to have developed an off black color and with it most likely very dark colors of Arctic irises possibly dark purple (Obscurus Purpureus), dark blue (Obscurus Carelueus) and dark green (Obscurus Viridis). It is in theory a tribal group that by its frequent procreative relationships with the tribal and sub tribal groups of *Arcticus Blancus and Arcticus Blondus* produced several tribal and sub

tribal groups of the *Arcticus Blendus* creating a blond hair variation from medium blonde to dark blonde from its ultra dark LET exposed hair and eyes. Due to those hair variations that emerge from those types of relationships we should further specify the hair type for the *Arcticus Blondus* and *Arcticus Blendus* as *Minimus, Midimus and Maximus* to further specify shades within each tribal and sub tribal groups we study and classify as mention originally on the present state of Blondic tribes however it is not necessary unless it's used for specific life affecting need or Latin-based genealogy.

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#### (Specie) Homo Sapiens Originalis 518 519 (Sub Specie) Homo Sapiens Arcleticus 520 (Tribal Group) Arcticus Blancus (Tribal Group) Arcticus Blondus 521 522 (Tribal Group) Arcticus Blondus Minimus 523 (Tribal Group) Arcticus Blondus Midimus 524 (Tribal Group) Arcticus Blondus Maximus 525 (Tribal Group) Arcticus Blendus 526 (Tribal Group) Arcticus Blendus Minimus 527 (Tribal Group) Arcticus Blendus Midimus



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528 (Tribal Group) Arcticus Blendus Maximus 529 (Tribal Group) Arcticus Blundus (Sub Tribal Group) Arcticus Blundus Irus Carelueus Obscurus (dark blue)\* 530 531 (Sub Tribal Group) Arcticus Blundus Irus Purpureus Obscurus (dark purple)\* (Sub Tribal Group) Arcticus Blundus Irus Viridis Obscurus (dark green)\* 532 533 \*Iris colors approximated based on presence of physical traits of living Homo Sapiens Arcleticus tribes and subtribes. 534 535 536 Theoretical study of genetic cell melanin types and their levels and other unique cellular characteristics could help with classification of color types and color shades of hair to specific 537 colors and shades of irises and orises. For all *Homo Sapiens Arcleticus* tribal and sub tribal groups 538 above listed attached iris colors (\*) might not be accurate to all specific hair types and shades as all 539 540 iris and oris colors and their shades had most likely developed at specific LET climate strength and 541 time. The *Homo Sapiens Arcleticus* tribal and sub tribal groups naturally developed different colors and shades of irises are unique, specific and corresponding to their naturally developed unique hair 542 colors. That mechanism in theory is closely linked. Unknown number of *Homo Sapiens Arcleticus* 543 population currently lived have most likely not their naturally corresponding iris color and or iris 544 shade or both as procreation among different tribes and sub tribes of H. S. Arcleticus is very 545 546 common and present for thousands of years in their natural territories above the 45 degree north 547 geographic latitude 360 degrees around the globe exposing those tribes and subtribes historically to LET ionizing radiation at different levels in different LET sub climates. That also changes in time 548 549 for the last few hundreds of thousands to few millions of years do magnetic changes. Specific rate 550 of deterioration under laboratory condition is unknow to me at this point. Hopefully future will bring possibilists to test inner eye and iris/oris cells to test whether they match to person hair and 551 552 skin as far as melanin types and levels on microscopic level to use those findings to approximate 553 natural hair types and shades to natural iris-oris colors and shades as well as their ranges. 554 555 I had also developed a classification for all natural tribes of the *Homo Sapiens Arcleticus* and tribes 556 of other hair not naturally developed by the long and distant climatic changes but close procreative 557 relationships between Arctic tribal and sub tribal groups of H.S. Arcleticus, Rafaltic tribal and sub 558 tribal groups of H. S. Rafalticus and Aquatic tribal and sub tribal groups of H. S. Aquaticus. 559 Presented classifications can be used for various tribal formations and medical research that is non-



Latin based and can be further adjusted as the chromo metric measurements of this sub specie tribal groups hairs and eye irises become available in RGB or other basic types of measurements. I am also including an estimated geographic location of the natural dwellings of all tribal groups if it ever comes to the division of all *Homo Sapiens Arcleticus* tribal and sub tribal groups with Alpha-Numerical Coding that can definitely come handy in the restoration of tribal procreations relationships and sperm and egg donations and search. Classification can serve an important purpose in future of hair and skin science. It is very possible that hair is a crucial organelle of the body beyond today understanding and serves multitudes of purposes in a specific range for specific hair colors that includes: serving a sensing antenna of pressure of touch; sensing antenna of temperature, it is proven that blond hair resist heat from being absorbed; electromagnetic sensing antenna of electromagnetic signal processing in theory in relationship to data obtained from visual, physical and neurobiochemical signals; more to be discovered.

All tribal groups can be classified into irises and orises types, skin and hair climatic preferences and by other anthropologics and anthropometrics. It is also important to mention that Antarctic territory is most appropriate for the H.S. Arcleticus Arcticus Blancus and Arcticus Blondus tribal and sub tribal groups to occupy, dwell and manage. Preservation of natural subspecies as they were at the peak of climatic evolutionary abilities of earth is crucial, so major changes in the Polar regions will have to take place, however they should not diminish but improve Arcticus Blancus and Arcticus Blondus abilities to live better than mixing of hairs and skins, irises and orises that cause tribal sexes imbalance and extinctions that will result in genocide and lack of natural cellular and genetic material for those tribal groups procreation, health and life purposes.

Thank you for reading. I hope some new words and theories help you find more knowledge protect all tribes' genetic inheritance and climate they depend on to resume the evolution. Please report all found spelling errors. I suffer from dysortography most likely due to various disabilities such as *heterochromia* and *heterotriachium*. This new unclassified condition is described in more details in the paper *Eugenix ICD Request for Heterotriachium* that has been written in English and Polish language. Please also read the UN Resolution A/RES/260/III Articles II from b-e to inspire to preserve your ethnic climatic tribal groups and your natural climatic territories.

KRZYSZTOF IRENEUSZ PAWLAK FUNDATOR EUGENIX.ORG EMAIL@EUGENIX.ORG EUGENIX.ORG

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K Pawlak
D.O.M. of the Piast & Wase
Founder and Board President of
Eugenix ® Simple Stock Corporation
Tribal and Indigenous Ethnic Minority of
Arcticus Blancus (Latin), Blanków (Polish).
Arctic Men Extinction Noticed.
Arctic Magnetic Earth Naturalist
Arctic Magnetic Electric Nuissance.

Antarctic Mass Excavation Nonetheless.



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604 605 606	FO	HAIR COLOR CLASSIFICATION DEVELOPED BY EUGENIX ® R MEDICAL AND TRIBAL POPULATIONS STUDIES AND STATISTICS.
607	A.	ARCTICUS HERITAGE COLORS
608	0.	Tribe of Ultra White Arctic Blancus Hair. (Arcticus Blancus) (FFFFFF-FFFFFF)
609		Approximate natural climatic territory based on hair pigmentation from 90° N to 62° N.
610	1.	Tribe of Light Blond Hair. (Arcticus Blondus) (FFFFFE-TBA)
611		Approximate natural climatic territory based on hair pigmentation from 62° N to 51° N.
612	2.	Tribe of Medium Light Blond Hair. (Arcticus Blondus) (HEX-RGB Range TBA)
613		Approximate natural climatic territory based on hair pigmentation from $62^{\circ}$ N to $51^{\circ}$ N.
614	3.	Tribe of Medium Blend Hair. (Arcticus Blendus) (HEX-RGB Range TBA)
615		Approximate natural climatic territory based on hair pigmentation from 62° N to 51° N.
616	4.	Tribe of Medium Dark Blend Hair. (Arcticus Blendus) (HEX-RGB Range TBA)
617		Approximate natural climatic territory based on hair pigmentation from $51^{\circ}$ N to $42^{\circ}$ N.
618	5.	Tribe of Dark Blund/Blunt Hair. (Arcticus Blundus) (HEX-RGB Range TBA)
619		Approximate natural climatic territory based on hair pigmentation from 51° N to 42° N.
620	6.	Tribe of Ultra Dark Blund/Blunt Hair. (Arcticus Blundus) (HEX-RGB Range TBA)
621		Approximate natural climatic territory based on hair pigmentation below 42° N.
622		
623	B.	COARCTIC BURGUNDUS HERITAGE COLORS
624	1.	Tribe of Light Red Hair. (FFFFFE-TBA)
625		Approximate climatic territory based on hair pigmentation from $62^{\circ}$ N to $51^{\circ}$ N.
626	2.	Tribe of Medium Light Red Hair. (HEX-RGB Range TBA)
627		Approximate climatic territory based on hair pigmentation from $62^{\circ}$ N to $51^{\circ}$ N.
628	3.	Tribe of Medium Red Hair. (HEX-RGB Range TBA)
629		Approximate climatic territory based on hair pigmentation from $62^{\circ}$ N to $51^{\circ}$ N.
630	4.	Tribe of Medium Dark Red Hair. (HEX-RGB Range TBA)
631		Approximate climatic territory based on hair pigmentation from $51^{\circ}$ N to $42^{\circ}$ N.
632	5.	Tribe of Dark Red Hair. (HEX-RGB Range TBA)
633		Approximate climatic territory based on hair pigmentation from $51^{\circ}$ N to $42^{\circ}$ N.
634	6.	Tribe of Ultra Dark Red Hair. (HEX-RGB Range TBA)
635		Approximate climatic territory based on hair pigmentation below 42° N.
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638	1.	Tribe of Light Brown Hair. (FFFFFE- 1BA)
639		Approximate climatic territory based on hair pigmentation from $62^{\circ}$ N to $51^{\circ}$ N.
640	2.	Tribe of Medium Light Brown Hair. (HEX-RGB Range TBA)
641		Approximate climatic territory based on hair pigmentation from $62^{\circ}$ N to $51^{\circ}$ N.
642	3.	Tribe of Medium Brown Hair. (HEX-RGB Range TBA)
643		Approximate climatic territory based on hair pigmentation from $62^{\circ}$ N to $51^{\circ}$ N.
644	4.	Tribe of Medium Dark Brown Hair. (HEX-RGB Range TBA)
645		Approximate climatic territory based on historical exposure from $51^{\circ}$ N to $42^{\circ}$ N.
646	5.	Tribe of Dark Brown Hair. (HEX-RGB Range TBA)
647		Approximate climatic territory based on hair pigmentation from $51^{\circ}$ N to $42^{\circ}$ N.
648	6.	Tribe of Ultra Dark Brown Hair. (HEX-RGB Range TBA)
649		Approximate climatic territory based on hair pigmentation below 42° N.
650		
651	D.	RAFALTICUS - AOUATICUS BLACK HERITAGE COLORS

C. COARCTIC BRUNETTUS HERITAGE COLORS

Scale uses letters and digits to group types of hair and color intensity. Arcticus Blancus hair code uses (0) for natural white color hair. Number seven (7) is used for black color. Digits 0-7 are

0. Tribe of White to Gray Color Hair. (Rafalticus-Aquaticus Albus) (000000-808080)7. Tribe of Completely Pure Black Hair. (Rafalticus-Aquaticus) (000000-000000)

Approximate natural climatic territory based on hair pigmentation from 42° N to 42° S.

used to integrate with RGB-HEX binary numerical system. Determine tested hair colors always with the use of chromometer and compere to rest of present and past hair. Scale is intended for the classification of **Ethnic Hair Colors.** Hair color changes from gray and silver to white, from

natural black hair because of aging or various medical reasons can be coded as Albus hair for what

hair can be used code (0) like in the Rafalticus-Aquaticus Albus D0.

Eugenix® ICD Request to Classify Heterotriachium.



REPUBLIC OF POLAND 40-014, KATOWICE MARIACKA 11/7

30.04.2025 1 *KATOWICE* 2 3 WORLD HEALTH ORGANIZATION 4 CENTER FOR DISEASE CONTROL 5 REPUBLIC OF POLAND MINISTRY OF HEALTH 6 7 8 PETITION TO CLASSIFY **HETEROTRIACHIUM** INTO THE 9 INTERNATIONAL CODE OF DISEASES ICD. 10 11 12 I KINDLY REPORT AND PETITTION THE WORLD HEALTH ORGANIZATION AND THE 13 MINISTRY OF HEALTH OF THE REPUBLIC OF POLAND THAT AN ADDITION OF 14 UNCLASSIFED HEREDITARY CONDITION NAMED HETEROTRIACHIUM IS PROPOSED 15 INTO THE INTERNATIONAL CLASSIFICATION OF DISEASES (ICD-11). THE CONDITION 16 NAME HETEROTRIACHIUM IS TRANSLATED IN TO OTHER LANGUAGES AS LISTED 17 BELOW. 18 19 20 IN THE LATIN LANGUAGE: HETEROTRIACHIUM. 21 IN THE POLISH LANGUAGE: **HETEROTRYCHOZA.** 22 IN THE ENGLISH LANGUAGE: **HETEROTRIACHIA**, 23 HETEROTRICHOSIS. 24

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27 MORPHOLOGY:

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HETEROTRIACHIUM is a type of congenital disease observed only in people born of parents who are of two visibly different phenotypes of the body hair. The result of procreation of persons of two different phenotypes can result in:

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34 35 (1) *BLENDED HAIR*. The hair on all parts of the skin changes the color of all hair completely and not resample either parent with the result of blended color. For example, a non-homogeneous procreation between a Blond hair and Black hair can result in permanent *blended phenotype of hair* across all skin surfaces that does not resemble any of the original hair from either parent during childhood and adolescence. Any colors from group A.

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(2) BLEACHED HAIR. The hair on all parts of the skin changes the color of all hair completely and not resample either parent with the result of separated color. For example, a non-homogeneous procreation between a Blond hair and Black hair can result in permanent bleached phenotype of hair across all skin surfaces that does not resemble any of the original hair from either parent during childhood and adolescence. Any colors from group B and C.

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(3) HETEROTRIACHIUM: The hair color across any of the body surfaces are two or more color(s) that are acquired color characteristics of:

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(a) Both parent's hair colors across body surfaces:

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i. without any other hair colors.

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ii. with single or various brighter hair color(s).

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iii. with single or various blended hair color(s).

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iv. with single or various bleached hair color(s).

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v. with single or various darker hair color(s).

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(b) Either parent's hair color across body surfaces:

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i. without any other hair colors.

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ii. with single or various brighter hair color(s).

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iii. with single or various blended hair color(s).iv. with single or various bleached hair color(s).

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v. with single or various darker hair color(s).

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- (4) HETEROTRIACHIUM HOMOPHENOTYPICAL. The hair color across any of the body surfaces are two or more color(s), and do not change its colors thru out live from childhood and adolescence.
- (5) HETEROTRIACHIUM HETEROPHENTYPICAL. The hair color on any of the body surface can change its color at any given time on any given body part and surface area causing the hair to change its color for a period. The length of the period that the hair has changed its color can vary based on a lot of factors such as weather, self-esteem, depression, etc. The changes can be cyclical, with fixed or variable times and durations, changing hair colors quickly or gradually, predictably or unpredictably.

HETEROTRIACHIUM PHOTOHETEROPHENOTYPICAL The hair can change just from the fact of being exposed to different amount of light for specific time. The hair under the light and darkness will change its color and when return to previous lightning condition the color will return to previous state. In this case we can use the term PHOTOPHENOTYPICAL HETEROTRICHOSIS and PHOTOHETEROPHENOTYPICAL HETEROTRICHOSIS. Other names and word orders are also welcome.



**SYMPTOMS OF ILLNESS:** 

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- 1. Heterotrichosis of permanent and changing hair colors causes constant discomfort and disturbs the uniform and balanced sensation.
- 2. Different light colors of hair cause different types of sensations on pressure and intimate touch.
- 82 3. Different dark colors feel coarse on sensation and during muscle tensions for example on beard.
- 4. Hair of Blended type is muted and hardly gives out any specific sensations and does not coexist at the same time with the sensations of hair of other hair colors.
- 85 5. All skin and hair sensations are mutually delayed.
- 86 6. Touch of part of hair in one body part causes sensation to most to all hair in that section.
- 7. Skin tanning is uneven; the perception of the tan is not uniform and may cause lack of sensation in different skin areas.
- 89 8. Stinging and itching alternate between different body parts composed of different colors of hair.
- 90 9. Different perceptions of skin and hair heaviness, thickness, and volume, on body surfaces with91 dark, medium, and light hair.
- 92 10. Bright and dark hair in near approximation itches extensively more than hair of different yet similar colors.
- 94 11. Changes in memory and mood accompanying a change in hair color from light to dark. Return of previous memory and concentration abilities after returning to lighter hair color.
- 12. Different hair colors have different long-lasting odors that are perceived by the nose in different
   ways, causing different pleasant and unpleasant feelings and moods.
- 13. Sound hearing is different in the left and different in the right ear during different hair phases and
   hair. Hair sensation also changes based on different type of music.
- 14. Falling asleep and the length of sleep depend on the sensations in the hair and skin; the more they are felt, for example on the chin and stomach, the more difficult it is to fall asleep.

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#### 108 ILLNESS SYMPTOMS LISTED ARE OF HAIR COMPOSITION DESCRIBED BELOW.

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110	A. Feet.	Main hair A3. Single hairs A0-A2.
111	B. Lower Limbs.	Main hair A3. Single hairs A0-A2.
112	C. Buttocks.	Main hair A4-A6.
113	D. Back.	Main hair A4-A6.
114	E. Shoulders.	Main hair A4-A6.
115	F. Arms.	Main hair A4-A6.
116	G. Head.	Main hair A2-A5. Hair colors change very slow.
117	H. Ears.	Main hair A5-A6.
118	I. Face.	Facial hair very diverse. A0-A6. Hair colors change very slow.
119	a. Eyebrows.	Main hair A0-A4. Inter eyebrows space single hairs A0.
120	b. Eyelashes.	Main hair A6.
121	c. Nose.	Main hair A5-A6.
122	d. Cheeks.	Main hair A0-A6.
123	e. Lips.	Main hair A0-A3.
124	f. Chin.	Main hair A3-A6.
125	J. Beard.	Main hair A3-A6.
126	K. Neck.	Main hair A4-A6.
127	L. Chest.	Main hair A3-A5.
128	M. Abdomen.	Main hair A3-A5.
129	N. Hips.	Main hair A3-A4.
130	O. Groin.	Main hair A0-A2.
131	P. Pubis.	Main hair A0-A2.
132	Q. Armpits.	Main hair A0-A3.
133	R. Upper Limbs.	Main hair A3. Single hairs A0-A2.
134	S. Hands.	Main hair A3. Single hairs A0-A2.
135	T. Fingers.	Main hair A3. Single hairs A0-A2.
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Mother hair uniformed D7 on all body surfaces.

Father hair mostly A1-A2 with variable number of hairs A0 on all body surfaces.



PERSONAL RECOMMENDATIONS:

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- My personal recommendation is to make WHO and other Health Entities aware that *heterotribal*, *heterogenous*, *heteronatural* procreation modifies natural phenotype of hair and therefore the sensory, biochemical, neuronal processes of the head, skin, muscles, nerves, brain, specific, required, psychological, functional, which makes it a condition that requires the use of research that requires leaving the exit of the study:
  - 1. Statistical and morphological studies of persons with heterotrichosis together with examination of the parents' phenotype.
  - 2. A cellular anatomical studies of melanin types and levels inside individual different color hairs from roots to the ends with complete study of skin cells attached and surrounding the hair.
  - 3. A complete study of all biochemicals and neurochemicals that are synthesized, transferred between body parts and are of different hair color skin.
  - 4. A complete study of all VOC's volatile odorless and odorful chemicals that skin expels thru all different body parts that have different hair.
  - 5. All data regarding different hair colors should be precise and detail the hair colors from which they originated using an RBG color meter or the scale developed by Eugenix® allowing for the entry of the RGB range.
  - 6. I also recommend pharmacological study to minimized both the color changes and any medical and psychological discomfort as it appears during hair color changes. Substances containing a phototoxic *pheomelanin* for people that experience discomfort from dark hair might be appropriate and *emulanine* might be appropriate for people that rather darken hair as lighter hair bothers them too much.
  - 7. Hair is poorly studied. The hair does appear to be of more importance than what is known. It is indeed an electromagnetic sensor of all inbound and outbound skin nonchemical external communications on antenna like principle relevant to *homonatural* skin-hair processes, across all different natural *homoclimatic* and *homogenous* ethnic tribal groups.



#### **IMAGES OF HETEROTRIACHIUM VARIATIONS:**

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Picture number 6 is a picture of apparent Waardenburg Syndrome but since Heterotriachium and Heterochromium is only present in heterogenous born persons of two different natural homogenous persons it might be that the Waardenburg Syndrome is also a type of Heterotrichosis with Heterochromium of the irises originating from hereditary or hidden parts of the genes of the Arctic tribes. Verification would require microscopic study of cells of the hair and the iris to link them to the natural climatic groups of the arctic and subarctic climatogenic regions. Waardenburg Syndrome was never found in the pacific areas unvisited by natural arctic tribes so the thesis might be correct.



	T40 319-3	MARIACKA II
177 178 179	FO	HAIR COLOR CLASSIFICATION DEVELOPED BY EUGENIX ® R MEDICAL AND TRIBAL POPULATIONS STUDIES AND STATISTICS.
180	Α.	ARCTICUS HERITAGE COLORS
181	0.	Tribe of Ultra White Arctic Blancus Hair. (Arcticus Blancus) (FFFFFF-FFFFFF)
182		Approximate natural climatic territory based on hair pigmentation from 90° N to 62° N.
183	1.	Tribe of Light Blond Hair. (Arcticus Blondus) (FFFFFE-TBA)
184		Approximate natural climatic territory based on hair pigmentation from 62° N to 51° N.
185	2.	Tribe of Medium Light Blond Hair. (Arcticus Blondus) (HEX-RGB Range TBA)
186		Approximate natural climatic territory based on hair pigmentation from 62° N to 51° N.
187	3.	Tribe of Medium Blend Hair. (Arcticus Blendus) (HEX-RGB Range TBA)
188		Approximate natural climatic territory based on hair pigmentation from 62° N to 51° N.
189	4.	Tribe of Medium Dark Blend Hair. (Arcticus Blendus) (HEX-RGB Range TBA)
190		Approximate natural climatic territory based on hair pigmentation from $51^{\circ}$ N to $42^{\circ}$ N.
191	5.	Tribe of Dark Blund/Blunt Hair. (Arcticus Blundus) (HEX-RGB Range TBA)
192		Approximate natural climatic territory based on hair pigmentation from 51° N to 42° N.
193	6.	Tribe of Ultra Dark Blund/Blunt Hair. (Arcticus Blundus) (HEX-RGB Range TBA)
194		Approximate natural climatic territory based on hair pigmentation below 42° N.
195		
196	В.	COARCTIC BURGUNDUS HERITAGE COLORS
197	1.	Tribe of Light Red Hair. (FFFFFE-TBA)
198		Approximate climatic territory based on hair pigmentation from 62° N to 51° N.
199	2.	Tribe of Medium Light Red Hair. (HEX-RGB Range TBA)
200		Approximate climatic territory based on hair pigmentation from 62° N to 51° N.
201	3.	Tribe of Medium Red Hair. (HEX-RGB Range TBA)
202		Approximate climatic territory based on hair pigmentation from 62° N to 51° N.
203	4.	Tribe of Medium Dark Red Hair. (HEX-RGB Range TBA)
204		Approximate climatic territory based on hair pigmentation from $51^{\circ}$ N to $42^{\circ}$ N.
205	5.	Tribe of Dark Red Hair. (HEX-RGB Range TBA)
206		Approximate climatic territory based on hair pigmentation from 51° N to 42° N.
207	6.	Tribe of Ultra Dark Red Hair. (HEX-RGB Range TBA)
208		Approximate climatic territory based on hair pigmentation below 42° N.

#### C. COARCTIC BRUNETTUS HERITAGE COLORS

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211	1. Tribe of Light Brown Hair. (FFFFFE-TBA)
212	Approximate climatic territory based on hair pigmentation from $62^{\circ}$ N to $51^{\circ}$ N.
213	2. Tribe of Medium Light Brown Hair. (HEX-RGB Range TBA)
214	Approximate climatic territory based on hair pigmentation from $62^{\circ}$ N to $51^{\circ}$ N.
215	3. Tribe of Medium Brown Hair. (HEX-RGB Range TBA)
216	Approximate climatic territory based on hair pigmentation from $62^{\circ}$ N to $51^{\circ}$ N.
217	4. Tribe of Medium Dark Brown Hair. (HEX-RGB Range TBA)
218	Approximate climatic territory based on historical exposure from $51^{\circ}$ N to $42^{\circ}$ N.
219	5. Tribe of Dark Brown Hair. (HEX-RGB Range TBA)
220	Approximate climatic territory based on hair pigmentation from $51^{\circ}$ N to $42^{\circ}$ N.
221	6. Tribe of Ultra Dark Brown Hair. (HEX-RGB Range TBA)
222	Approximate climatic territory based on hair pigmentation below $42^{\circ}$ N.
223	
224	D. RAFALTICUS - AQUATICUS BLACK HERITAGE COLORS
225	0. Tribe of White to Gray Color Hair. (Rafalticus-Aquaticus Albus) (000000-808080)
226	7. Tribe of Completely Pure Black Hair. (Rafalticus-Aquaticus) (000000-000000)
227	Approximate natural climatic territory based on hair pigmentation from 42° N to 42° S.
228	
229	Scale uses letters and digits to group types of hair and color intensity. Arcticus Blancus hair
230	code uses (0) for natural white color hair. Number seven (7) is used for black color. Digits 0-7 are
231	used to integrate with RGB-HEX binary numerical system. Determine tested hair colors always with
232	the use of chromometer and compere to rest of present and past hair. Scale is intended for the
233	classification of Ethnic Hair Colors. Hair color changes from gray and silver to white, from natural
234	black hair because of aging or various medical reasons can be coded as Albus hair for what hair can
235	be used code (0) like in the Rafalticus-Aquaticus Albus D0.
236	K Pawlak
236	
238	D.O.M. of the Piast & Wase
239	Founder and Board President o
240	Eugenix ® Simple Stock Corporation
	Lugena & Simple Stock Corporation

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Tribal and Indigenous Ethnic Minority of

Arcticus Blancus (Latin), Blanków (Polish).



#### BADANIA STATYSTYCZNE PLEMION ZAGROŻONYCH WYMARCIEM PRZEZ NIERÓWNA ILOŚC PŁCI MESKICH DO PŁCI ŻEŃSKICH W ODREBNYCH GRUPACH PLEMIENNYCH. ARCTICUS BLXNCUS NAZWA GRUPY PLEMIENNEJ MIE STLIERDZONO NAZWA GRUPY PODPLEMIENNEJ YYYYMMDD 20250424 MIEJSCOWOŚĆ KATOWILE KITOWICE START HHMM 1200 POWIAT / GMINA STOP HHMM 14 00 SLASKIE WOJEWÓDZTWO 50.259 770N 19.02 1770S SUMA HHMM 0200 DEG° MIN" SEC' PŁEĆ ŻEŃSKA (X) PŁEĆ MĘSKA (Y) THE THE THE THE THE (40) (a) IN THE ME THE THE THE THE M MIMM M MIMIMIM (29) SUMA PŁCIX 147 REZULTATY BADAŃ SUMA PŁCIY 147:1 SUMA X/Y= DANE OSOBY PRZEPROWADZAJĄCEJ BADANIA KRZTSZTOF PANLAK IMIĘ I NAZWISKO UPOWAŻNIENIE / UMOWA / PESEL -85KP. NEWINX61 EMAILED GUGERIX. 0126 ADRES EMAIL 519 521 520 TELEFON KONTAKTOWY - Pe sm **PODPIS**



#### INSTRUKCJE

- 1. LICZENIE ODBYWA SIĘ W JEDNYM MIEJSCU LUB JEDNYM KIERUNKU PORUSZANIA SIĘNIE LICZĄC OSÓB DWA RAZY.
- 2. DO STATYSTYKI POWINNY BYĆ ZALICZANE:
  - a. OSOBY WIDOCZNIE POSIADAJĄCE TYLKO CECHY PLEMIENNE LICZONYCH PLEMION
  - b. OSOBY POSIADAJĄCE BARDZO WIDOCZNE CECHY PLEMIENNE PLEMION LICZONYCH W STOSUNKU DO RESZTY INNYCH WIDOCZNYCH CECH PLEMIENNYCH, KTÓRYCH LICZENIE NIE JEST PRZEPROWADZANE.
- 3. DO STATYSTYKI NIE POWINNY BYĆ ZALICZANE:
  - a. OSOBY WIDOCZNIE PONIŻEJ WIEKU REPRODUKCYJNEGO (DZIECI) Z UWAGI NA BRAK MOŻLIWOŚCI STWIERDZENIA TRWAŁOŚCI FENOTYPU WŁOSÓW.
  - b. OSOBY W WIEKU POWYŻEJ WIEKU REPRODUKCYJNEGO (SENIORZY) Z UWAGI NA BRAK MOŻLIWOŚCI STWIERDZENIA CZY WŁOSOSY SĄ ARKTYCZNIE BIAŁE CZY SIWO-BIAŁE Z WŁOSÓW CZARNYCH.

#### NOTATKI DOTYCZĄCE BADAŃ

BIRDRO STABE MMIKI



BADANIA STATYST ILOŚC PŁCI MĘSK	TYCZNE PLEMIC ICH DO PŁCI ŻE	ON ZAGROŻONYCH KŃSKICH W ODRĘB	H WYMARCIEM PR BNYCH GRUPACH I	ZEZ NIERÓWNĄ PLEMIENNYCH.
NAZWA GRU	IPY PLEMIENNEJ	ARCTICUS I	BLANCUS	1001
NAZWA GRUPY P	ODPLEMIENNEJ	NIE STW	ERDZONO	
YYYYMMDD Z	0250426	MIEJSCOWOŚĆ	KITONICE	and the second s
START HHMM	+:45	POWIAT / GMINA	KATOWICE	acina painten di
STOP HHMM 2	21:00	WOJEWÓDZTWO	SLYSKIE	2,390,2003.2
SUMA HHMM O	500	DEG° MIN" SEC'	50.260 N	19.0215
PI	ŁEĆ ŻEŃSKA (X)		PŁEĆ MI	ĘSKA (Y)
LIN IN I	MIM1	(21)		4 9 ho k 1
			SUMA PŁCI X	51
REZU	LTATY BAI	DAŃ	SUMA PŁCI Y	6
			SUMA X/Y=	51:0
3	DANE OSOBY	PRZEPROWADZAJĄ	CEJ BADANIA	
1	MIĘ I NAZWISKO	KRZISTOF	PAHLAK	
UPOWAŻNIENIE /	UMOWA / PESEL	VIE MINVE	ANE	
	ADRES EMAIL	EMAILO	GU GEMY . OR	6
TELEFO	ON KONTAKTOWY	519 521	250	
	PODPIS	6 PRU	in	



#### INSTRUKCJE

- 1. LICZENIE ODBYWA SIĘ W JEDNYM MIEJSCU LUB JEDNYM KIERUNKU PORUSZANIA SIĘ NIE LICZĄC OSÓB DWA RAZY.
- 2. DO STATYSTYKI POWINNY BYĆ ZALICZANE:
  - a. OSOBY WIDOCZNIE POSIADAJĄCE TYLKO CECHY PLEMIENNE LICZONYCH PLEMION
  - b. OSOBY POSIADAJĄCE BARDZO WIDOCZNE CECHY PLEMIENNE PLEMION LICZONYCH W STOSUNKU DO RESZTY INNYCH WIDOCZNYCH CECH PLEMIENNYCH, KTÓRYCH LICZENIE NIE JEST PRZEPROWADZANE.
- 3. DO STATYSTYKI NIE POWINNY BYĆ ZALICZANE:
  - a. OSOBY WIDOCZNIE PONIŻEJ WIEKU REPRODUKCYJNEGO (DZIECI) Z UWAGI NA BRAK MOŻLIWOŚCI STWIERDZENIA TRWAŁOŚCI FENOTYPU WŁOSÓW.
  - b. OSOBY W WIEKU POWYŻEJ WIEKU REPRODUKCYJNEGO (SENIORZY) Z UWAGI NA BRAK MOŻLIWOŚCI STWIERDZENIA CZY WŁOSOSY SĄ ARKTYCZNIE BIAŁE CZY SIWO-BIAŁE Z WŁOSÓW CZARNYCH.

#### NOTATKI DOTYCZĄCE BADAŃ

BXDANA 2 PRETRUMMI N GODZINACH:

14:45 - 15:45 51:00

16:00 - 16:45 00:45

17:30 - 20:30 03:00

20:45 - 21:00 00:15

SUMM \_ DS:00

## **Eugenix® Pol'and'Rock Festival Arcticus Blancus Statistical Study.**



TYTUŁ BADANIA				
	A STATYSTYCZNEGO	160 Sci Pto	TATYSTYCZNE CI PROECIHNYC	M W GRUPIE.
NAZWA C	GRUPY PLEMIENNEJ	ARCTICUS BU	LANCUS - BL	XNKOMIE
NAZWA GRUP	Y PODPLEMIENNEJ			
YYYYMMDD	20250731	MIEJSCOWOŚĆ	CZAPLINEK -	BROCZYNO
START HHMM	16:00	POWIAT / GMINA	DRUWSKI	
STOP HHMM	18:00		109 andohans	
SUMA HHMM	02:00	DEG° MIN" SEC'	23,31,10, N 16	5 6 55 2
	PŁEĆ ŻEŃSKA (X)		PŁEĆ MĘ	ESKA (Y)
m m mi	M M M M	(40) WITH	~	1
	MENT MILIM			
MIN WIN	THILL	231		
, , , ,		(-3)		
-17-706.			المان محمود	10809
			yours on	Udgo >
			SUMA PŁCIX	103
RE	ZULTATY BAI	DAŃ	SUMA PŁCI X SUMA PŁCI Y	103
RE	ZULTATY BAI	DAŃ		0
RE		DAŃ PRZEPROWADZAJA	SUMA PŁCI Y SUMA X/Y=	0
RE			SUMA PŁCI Y SUMA X/Y=	0
	DANE OSOBY	PRZEPROWADZAJA	SUMA PŁCI Y SUMA X/Y=	0
	DANE OSOBY IMIĘ I NAZWISKO	PRZEPROWADZAJA K P 275ZTOF	SUMA PŁCI Y SUMA X/Y= ACEJ BADANIA PANAK	0
UPOWAŻNIEN.	DANE OSOBY IMIĘ I NAZWISKO IE / UMOWA / PESEL	PRZEPROWADZAJA  KRZTSZTOF  EMAILO GU	SUMA PŁCIY  SUMA X/Y=  ACEJ BADANIA  PANLAK  GENIX. ORG	0
UPOWAŻNIEN.	DANE OSOBY  IMIĘ I NAZWISKO IE / UMOWA / PESEL  ADRES EMAIL	FRZEPROWADZAJA  KRZTSZTOF  EMAILO GU +48 S19-5	SUMA PŁCIY  SUMA X/Y=  ACEJ BADANIA  PANLAK  GENIX. ORG	0



# INSTRUKCJE NOTATKI DOTYCZĄCE BADAŃ ROZDANO PODCZAS BADANIA ~ 100 ULOTEK-QR KODÓW DO STROM EUGENIX. ORG.



			Manual
TYTUŁ BADANIA STATYSTYCZNEGO	BADANIE STATYSTYCZNE 1605 C'		
NATWA CRUDY DI ENGENDIE	PLCI PRITCINNYCH W GRUMG.		
		BLANCUS - BL	xhkohip
NAZWA GRUPY PODPLEMIENNEJ			
YYYYMMDD 20250801	MIEJSCOWOŚĆ	CZMPLINEK -	BROCZYNO
START HHMM 1200	POWIAT / GMINA	DRXWSKI	
STOP HHMM 1400	WOJEWÓDZTWO	21CHODNIO-PA	OMORSKIE
SUMA HHMM 0200	DEG° MIN" SEC'	53°31'10"1	
PŁEĆ ŻEŃSKA (X)		PŁEĆ MĘSKA (Y)	
100 mm m m m m m (13)  100 mm m m m m m m (00)  100 mm m m m m m m (00)  100 mm m m m m m m m (00)  100 mm m m m m m m m m m m m m m m m m m			
REZULTATY BADAŃ		SUMA PŁCIX	253
		SUMA PŁCI Y	0
		SUMA X/Y=	253:0
DANE OSOBY PRZEPROWADZAJĄCEJ BADANIA			
IMIĘ I NAZWISKO			
UPOWAŻNIENIE / UMOWA / PESEL	TARCAL		
ADRES EMAIL	EMAILO GUGGELY OLI		
TELEFON KONTAKTOWY	and Godery Dre		6
PODPIS	PODPIS L Paulal		



#### INSTRUKCJE

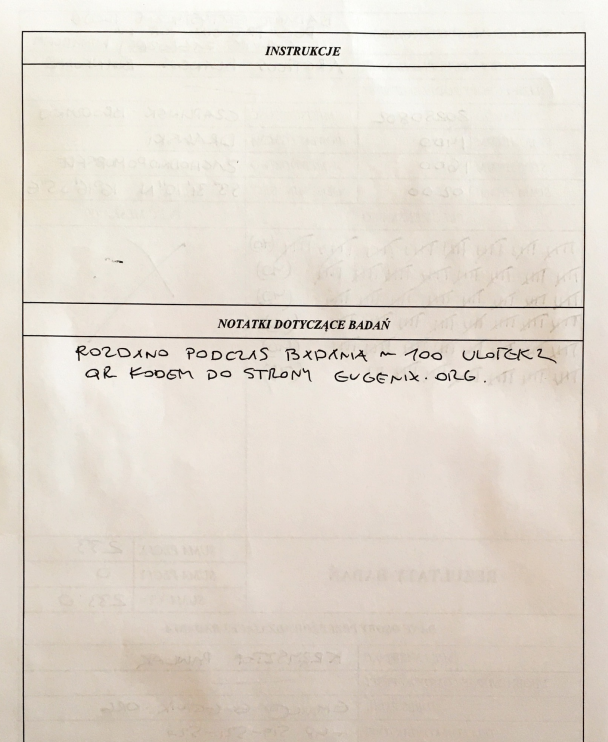
#### NOTATKI DOTYCZĄCE BADAŃ

ROZDANO PODCZAS BADANIX M 100 QR-KODÓLI ULOTEK DO STRONY INTERNETIONES EUGENIX. ORG.



TYTUŁ BADANIA STATYSTYCZNEGO  BADANIE STATYSTYCZNEGO  PEC PRZECIWNYCH W  GRUPIE ZXGROZGE WYMKRUM		J DOUTH	
NAZWA GRUPY PLEMIENNEJ	ARCTICUS	BLANCUS - B	
NAZWA GRUPY PODPLEMIENNEJ	711071005		
YYYYMMDD 20250802	MIEJSCOWOŚĆ	CZAPLINEK -	BROWNO
START HHMM 1400	POWIAT / GMINA	DRAWSKI	
STOP HHMM 1600	WOJEWÓDZTWO	SUCHODNIO PO	MORSFLE
SUMA HHMM 0200	DEG° MIN" SEC'	53° 31' 10" N	16°16' 55"6
PŁEĆ ŻEŃSKA (X)	PŁEĆ ŻEŃSKA (X) PŁEĆ MĘSKA (Y)		SKA (Y)
(CS) his			
	(23)	FOOTIN DO	ak
IN IN IN IN IN IN IN	(33)	SUMA PŁCIX	233
	(33)		
IN IN IN IN IN IN IN	(33)	SUMA PŁCIX	233
REZULTATY BA	(33)	SUMA PŁCI X SUMA PŁCI Y SUMA X/Y=	233
REZULTATY BA	DAŃ PRZEPROWADZAJA	SUMA PŁCI X SUMA PŁCI Y SUMA X/Y=	233
REZULTATY BA	DAŃ  PRZEPROWADZAJA  KR2782T	SUMA PŁCI X SUMA PŁCI Y SUMA X/Y= 4CEJ BADANIA	233
REZULTATY BA  DANE OSOBI  IMIĘ I NAZWISKO	DAŃ  V PRZEPROWADZAJA  KRZYSZTA	SUMA PŁCIX SUMA PŁCIY SUMA X/Y= ACEJ BADANIA OF PAWLAK	233:0
REZULTATY BA  DANE OSOBI  IMIĘ I NAZWISKO  UPOWAŻNIENIE / UMOWA / PESEL	DAŃ  PRZEPROWADZAJA  KRZYSZTA  CMAICO  + 48 519-	SUMA PŁCIX SUMA PŁCIY SUMA X/Y= ACEJ BADANIA OF PAWLAK	233:0





## **Eugenix® Ethnic Indigenous and Tribal Heritage Personal Protection Order for Minors.**



### APPLICATION FOR ETHNIC INDIGENOUS AND TRIBAL HERITAGE PERSONAL PROTECTION ORDER (FOR MINORS)

	ORDER PROCESSING INSTITUTION DETAILS	
INSTITUTION		
DEPARTMENT		
STREET NAME		
BLOCK NUMBER	SUITE NUMBER	
TOWN NAME	POSTAL CODE	
COUNTYNAME	TELEPHONE	
STATE NAME	FACSIMILE	
COUNTRY NAME	EMAIL	
PARENT / LEGAL GUARDIAN IDENTIFICATION DOCUMENT DETAILS	PROTECTED JUVENILE IDENTIFICATION DOCUMENT DETAILS	
DOCUMENT TYPE	DOCUMENT TYPE	
SERIAL NUMBER	SERIAL NUMBER	
ISSUE DATE	ISSUE DATE	
EXPIRE DATE	EXPIRE DATE	
GOV. NUMBER	GOV. NUMBER	
PARENT / LEGAL GUARDIAN IDENTIFICATION PERSONAL DETAILS	PROTECTED JUVENILE IDENTIFICATION PERSONAL DETAILS	
FIRST NAME	FIRST NAME	
MIDDLE NAME	MIDDLE NAME	
LAST NAME	LAST NAME	
BIRTH DATE	BIRTH DATE	
BIRTH PLACE	BIRTH PLACE	
BIRTH COUNTRY	BIRTH COUNTRY	
CITIZENSHIP	CITIZENSHIP	
GENDER	GENDER	
PARENT / LEGAL GUARDIAN PROTECTED JUVENILE PERMANENT RESIDENCE DETAILS PERMANENT RESIDENCE DE		
	STREET NAME	
STREET NAME		
	HOUSE NUMBER	
HOUSE NUMBER	HOUSE NUMBER UNIT NUMBER	
HOUSE NUMBER UNIT NUMBER		
STREET NAME  HOUSE NUMBER  UNIT NUMBER  TOWN NAME  POSTAL CODE	UNIT NUMBER	
HOUSE NUMBER  UNIT NUMBER  TOWN NAME  POSTAL CODE	UNIT NUMBER  TOWN NAME  POSTAL CODE	
HOUSE NUMBER  UNIT NUMBER  TOWN NAME  POSTAL CODE  COUNTY NAME	UNIT NUMBER  TOWN NAME  POSTAL CODE  COUNTY NAME	
HOUSE NUMBER  UNIT NUMBER  TOWN NAME  POSTAL CODE  COUNTY NAME  STATE NAME	UNIT NUMBER  TOWN NAME  POSTAL CODE  COUNTY NAME  STATE NAME	
HOUSE NUMBER  UNIT NUMBER  TOWN NAME  POSTAL CODE  COUNTY NAME  STATE NAME  COUNTRY NAME	UNIT NUMBER  TOWN NAME  POSTAL CODE  COUNTY NAME  STATE NAME  COUNTRY NAME	
HOUSE NUMBER  UNIT NUMBER  TOWN NAME  POSTAL CODE  COUNTY NAME  STATE NAME	UNIT NUMBER  TOWN NAME  POSTAL CODE  COUNTY NAME  STATE NAME	



Ι	, VOLUNTARILY DECLARE
BEFORE THE	, IN THE TOWN
OF	, ON THE
DAY OF THE MONTH OF	, YEAR ,
NOT BEING UNDER THE INFLUENCE OF SUBSTANCE	
WILL TO DECIDE, REFERRING TO ARTICLE II OF U	UN RESOLUTION 260/III (A) FROM 09.12.1948.
UNDER THE LEGAL RIGHTS GIVEN TO ME AS A P	PARENT AND OR LEGAL GUARDIAN OF THE
JUVENILE BY THE NAME OF	
I WANT TO PROTECT HIS / HER NATURAL TRIBA	LITY THEREFORE IN FULL KNOWLEDGE. I
WILLINGLY AND VOLUNTARLY DECLARE NO CO.	
JUVENILE FROM ALL:	
VO / EIVIBE I ROM MEE.	
A ALL OPPOSITE BIOLOGICAL CENTER INTE	
A. ALL OPPOSITE BIOLOGICAL GENDER INTE	•
HETERO TRIBAL RELATIONSHIPS WITH OPP	
EXTRATRIBAL INTIMACY, SEXUALITY, FETUS HETERO TRIBAL ASSOCIATIONS WITH BELO	
HETERO TRIBAL ASSOCIATIONS WITH BELO	W SELECTED BIOLOGICAL GENDERS.
☐ 1. HETERO TRIBAL CULTURAL, SPIRIT	TUAL RELIGIOUS ASSOCIATIONS
□ a. OPPOSITE BIOLOGICAL GE.	
□ b. SAME BIOLOGICAL GENDER	
☐ 2. HETERO TRIBAL PUBLIC, SOCIAL, (	COMMUNITY ASSOCIATIONS.
$\square$ a. OPPOSITE BIOLOGICAL GE	NDER.
□ b. SAME BIOLOGICAL GENDER	₹.
☐ 3. HETERO TRIBAL SCHOOL, EDUCAT	TIONAL, RESEARCH ASSOCIATIONS.
☐ a. OPPOSITE BIOLOGICAL GE	VDER.
□ b. SAME BIOLOGICAL GENDER	₹.
☐ 4. HETERO TRIBAL SPORT, RECREATI	
☐ a. OPPOSITE BIOLOGICAL GE	
□ b. SAME BIOLOGICAL GENDER	
	FESSIONAL, EMPLOYMENT ASSOCIATIONS.
□ a. OPPOSITE BIOLOGICAL GE	
□ b. SAME BIOLOGICAL GENDER	
□ 6. OTHER	
□ a. OPPOSITE BIOLOGICAL GE	MDED.
□ a. OPPOSITE BIOLOGICAL GEN □ b. SAME BIOLOGICAL GENDEI	
□ 0. SAME BIOLOGICAL GENDER	<b>1.</b>

I DECLARE THAT I DO NOT CONSENT TO ANY PERSONS IN ADDITION TO MY PARENTAL AND OR LEGAL GUARDIAN AUTHORITY, THAT DO NOT HAVE THE TRIBAL CHARACTERISTICS INDICATED BELOW THAT ABOVE NAMED MINOR HAVE AND WANT TO PROTECT WERE IN ANY WAY AUTORIZED TO CONTACT ABOVE NAMED MINORPHYSICLY AND OR ELECTRONICLY FOR INTERTRIBAL PURPOSES SPECIFIED IN POINT "A", WHICH I RESERVE ONLY FOR PEOPLE OF MY MINOR OWN NATURAL CLIMATIC TRIBAL GROUP.

I DECLARE THAT I RESERVE AND PERMIT ALL PHYSICAL AND ELECTRONIC CONTACT OF MINOR NAMED ABOVE ONLY TO PEOPLE WHO POSSESS THE VISIBLY IDENTICAL TRIBAL FEATURES INDICATED BELOW IN POINT "B" AND OR THE VISIBLY COMMON TRIBAL FEATURES INDICATED IN POINT "C" THAT ABOVE NAMED MINOR ALSO POSSESS.



	1. IDENTICAL COLOURS ( HAIR PHENOTYPE HAIR							,	
	MY HAIR PHENOTYPE							l	
	HAIR TYPE (A-D)		A		В		C	;	D
	HAIR COLORS (0-7)								
	2. IDENTICAL PHOTOTY	PE OF TH	IE ENT	IRE S	KIN SU	RFACE C	OF T	THE BOD	Y. (SELEC
	YOUR ENTIRE SKIN PHO	TOTYPE.)							
	MY SKIN PHOTOTYPE								
	SKIN TYPES (I-VI)	I	II		III	IV	7	V	VI
	3. IDENTICAL IRIS-ORIS ORIS COLORS OF YOUR I						EYE	. (SELEC	T ALL IRIS
	MY ARCTIC								
	IRIS-ORIS COLORS	WHIT	Е	GRAY	7	BLUE	I	PURPLE	GREEN
	LIGTH-MEDIUM-DARK								
	MY RAFALTIC-AQUATIC								
	IRIS-ORIS COLORS	BLAC	K I	3ROW	N	RED	(	ORANGE	YELLOW
	LIGTH-MEDIUM-DARK								
A"F	ERVE AND PERMIT ALL I OR PERSONS ALIKE TO N CATED BELOW:								
A" F( NDIC	OR PERSONS ALIKE TO N CATED BELOW: 1. COMMON COLOURS OF	AMED M F BODY HA	INOR V AIR PAH	VITH RTS FI	VISIBL ROM EN	Y COMM DS TO R	ON 001	TRIBAL TS. (LIST	FEATURE YOUR HAL
A" F( NDIC	OR PERSONS ALIKE TO N CATED BELOW: 1. COMMON COLOURS OF PHENOTYPE ALL COMMO	AMED M F BODY HA ON HAIR G	INOR W AIR PAI TROUPS	VITH RTS FI AND (	VISIBL ROM EN COLORS	Y COMM DS TO R S FROM L	ION OOI JGH	TRIBAL TS. (LIST HTESTS T	FEATURE YOUR HAL ODARKES
4" Fo	OR PERSONS ALIKE TO N CATED BELOW: 1. COMMON COLOURS OF PHENOTYPE ALL COMMO ACCORDING TO YOUR ET	AMED M F BODY HA ON HAIR G	INOR V AIR PAI ROUPS RITAGE	VITH RTS FI AND (	VISIBL ROM EN COLORS LTH IN	Y COMM DS TO R S FROM L	OON OOT JGH	TRIBAL  TS. (LIST  HTESTS T	FEATURE YOUR HAL TO DARKES' (S.)
4" FO	OR PERSONS ALIKE TO NEATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXTENSIVE TO YOUR EXTENSI	AMED M F BODY HA ON HAIR G	INOR W AIR PAI TROUPS	VITH RTS FI AND (	VISIBL ROM EN COLORS	Y COMM DS TO R S FROM L	ION OOI JGH	TRIBAL  TS. (LIST  HTESTS T	FEATURE YOUR HAL OODARKES
"FO	OR PERSONS ALIKE TO NOTICE TO SELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXEMPTED TO THE HAIR TYPE (A-D)	AMED M F BODY HA ON HAIR G	INOR V AIR PAI ROUPS RITAGE	VITH RTS FI AND (	VISIBL ROM EN COLORS LTH IN	Y COMM DS TO R S FROM L	OON OOT JGH	TRIBAL TS. (LIST HTESTS T	FEATURE YOUR HAL TO DARKES' (S.)
"FO	OR PERSONS ALIKE TO NOTATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXEMPLE TO THE PHENOTYPE HAIR TYPE (A-D)  HAIR COLORS (0-7)	F BODY HAD MINISTER OF HAIR G	INOR WAIR PAREROUPS RITAGE	RTS FI AND (	VISIBL  ROM EN COLORS LTH IN B	Y COMM VDS TO R S FROM L STITUTE	OON OOT JGH GU	TRIBAL TS. (LIST HTESTS I	FEATURE YOUR HALE O DARKES? (S.) □ D
1" FO	OR PERSONS ALIKE TO NOTATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE (A-D) HAIR TYPE (A-D) HAIR COLORS (0-7)  2. COMMON PHOTOTYPE	F BODY HAD MAIR GENIC HE	AIR PAHEROUPS RITAGE A TS OF	VITH  RTS FI AND ( CHEA	ROM ENCOLORS LTH IN B ENTIRE	Y COMM  ODS TO R  STITUTE  SKIN SU	OON JGH GU C	TRIBAL  TS. (LIST  HTESTS T  HDELINE  ACE OF	YOUR HALL O DARKEST S.)  D  THE BODY
4" F(NDIC	OR PERSONS ALIKE TO NOTATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE (A-D)  HAIR TYPE (A-D)  HAIR COLORS (0-7)  2. COMMON PHOTOTYPE (SELECT YOUR SKIN P.)	F BODY HAD MAIR GOTHNIC HE	AIR PAREROUPS RITAGE A TS OF	RTS FI AND OF HEAD THE I	ROM ENCOLORS LTH IN B ENTIRE	Y COMM  ODS TO R  SFROM I  STITUTE  SKIN SU  SHADES	OOT JIGH C C VRF	TRIBAL  TS. (LIST HTESTS I HDELINE  ACE OF OM LIGHT	FEATURE  YOUR HALE SO DARKES S.)  D  THE BODY HTESTS TO
4" F(NDIC	OR PERSONS ALIKE TO NOTATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXEMPTED HAIR TYPE (A-D)  HAIR COLORS (0-7)  2. COMMON PHOTOTYPE (SELECT YOUR SKIN PERSON OF YOUR ENTER STATE	F BODY HAD MAIR GENIC HELE SKIN	AIR PAREROUPS RITAGE A TS OF	RTS FI AND OF HEAD THE I	ROM ENCOLORS LTH IN B ENTIRE	Y COMM  ODS TO R  SFROM I  STITUTE  SKIN SU  SHADES	OOT JIGH C C VRF	TRIBAL  TS. (LIST HTESTS I HDELINE  ACE OF OM LIGHT	YOUR HALE SO DARKES S.)  D  THE BODY
4" F(NDIC	OR PERSONS ALIKE TO NEATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE AND HAIR TYPE (A-D) HAIR COLORS (0-7)  2. COMMON PHOTOTYPE (SELECT YOUR SKIN POLORS TO YOUR ENTERNOMENT) INSTITUTE GUIDELINES.	F BODY HAD MAIR GOTHNIC HE	AIR PAHEROUPS RITAGE A TS OF E	RTS FI AND O THEAL THE I COM DING	ROM ENCOLORS LTH IN B ENTIRE	Y COMM  ODS TO R  SFROM L  STITUTE  SKIN SU  SHADES  UR ETHN	OOT COUNTY OF THE PROPERTY OF	TRIBAL  TS. (LIST  HTESTS I  HDELINE  ACE OF  OM LIGH  HERITAG	FEATURE  YOUR HALE ODARKES S.)  D  THE BODY HTESTS TO GE HEALT
4" F6 ∀ <b>DIC</b>	OR PERSONS ALIKE TO NEATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE AND HAIR TYPE (A-D)  HAIR TYPE (A-D)  HAIR COLORS (0-7)  2. COMMON PHOTOTYPE (SELECT YOUR SKIN PERSON OF YOUR ENTERNISTITUTE GUIDELINES.  MY SKIN PHOTOTYPE	F BODY HAD MAIR GENIC HELE SKIN	AIR PAREROUPS RITAGE A TS OF : ACCOR	RTS FI AND G HEAL THE I COM	ROM ENCOLORS LTH IN B ENTIRE	Y COMM  ODS TO R  S FROM I  STITUTE  SKIN SU  SHADES  UR ETHN	OON OOT JIGH GU CO	TRIBAL  TS. (LIST HTESTS I HDELINE  ACE OF OM LIGH HERITAG	YOUR HALE ODARKES SS.)  D THE BODY HTESTS TO
4" F6 NDIC	OR PERSONS ALIKE TO NOTATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE (A-D)  HAIR TYPE (A-D)  HAIR COLORS (0-7)  2. COMMON PHOTOTYPE (SELECT YOUR SKIN PROBUSE OF YOUR ENTERNISTITUTE GUIDELINES.  MY SKIN PHOTOTYPE SKIN TYPES (I-VI)	E OF PAR HOTOTYP	AIR PAIR PAIR PAIR PAIR PAIR A A A CCOR	RTS FI AND OF HEAD THE I	ROM ENCOLORS LTH IN B ENTIRE MON S TO YOU	Y COMM  ODS TO R  SFROM I  STITUTE  SKIN SU  SHADES  UR ETHN	OOT GOOD CONTROL OF THE CONTROL OF T	TRIBAL  TS. (LIST HTESTS I HDELINE  ACE OF OM LIGH HERITAG	YOUR HALE ODARKES S.)  D THE BODY HTESTS TO GE HEALT
A" F6 NDIC	OR PERSONS ALIKE TO NOTATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE AND HAIR TYPE (A-D)  HAIR TYPE (A-D)  HAIR COLORS (0-7)  2. COMMON PHOTOTYPE (SELECT YOUR SKIN POTOTYPE)  (SELECT YOUR SKIN POTOTYPE SKIN PHOTOTYPE)  SKIN TYPES (I-VI)  3. COMMON PARTS OF TOTOTYPE SKIN TYPES (I-VI)	F BODY HAD MAIR GENIC HE.  E OF PAR HOTOTYPERE SKIN  I THE IRIS-	AIR PAREROUPS RITAGE A TS OF 1 PE ALL ACCOR	THE I COM DING	ROM ENCOLORS LTH IN B ENTIRE IMON S TO YOU III	Y COMM  ODS TO R  SFROM I  STITUTE  SKIN SU  SHADES  UR ETHN  IV	OOT GOOD CONTROL OF THE CONTROL OF T	TRIBAL  TS. (LIST  HTESTS I  HDELINE  ACE OF OM LIGH HERITAG	YOUR HALE ODARKES SS.)  THE BODY HTESTS TO GE HEALTI
4" F6 N <b>DIC</b>	OR PERSONS ALIKE TO NEATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXEMPTED TO YOUR EXEMPTED TO YOUR EXEMPTED TO YOUR SELECT YOUR SKIN PROBLECT YOUR SKIN PROBLECT YOUR SKIN PROBLECT OF YOUR ENTERNISTITUTE GUIDELINES.  MY SKIN PHOTOTYPE  SKIN TYPES (I-VI)  3. COMMON PARTS OF TO YOUR ENTERNISTITUTE GUIDELINES.	F BODY HAND MAIR GENERAL SKIN  THE IRIS- RIS-ORIS	AIR PAREROUPS RITAGE  A TS OF E ALL ACCOR	THE I COMDING	ROM ENCOLORS LTH IN B ENTIRE IMON S TO YOU III	SKIN SUSTABLE IN THE LEH	OON OOT JGH CO CO TT A	TRIBAL  TS. (LIST HTESTS I HDELINE  ACE OF OM LIGH HERITAG  V  IND OR I	YOUR HALE ODARKES SS.)  THE BODY HTESTS TO GE HEALT VI RIGHT EYE RIGHT EYE
A" FONDIC	OR PERSONS ALIKE TO NOTATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE (A-D)  HAIR TYPE (A-D)  HAIR COLORS (0-7)  2. COMMON PHOTOTYPE (SELECT YOUR SKIN POTENTIAL COLORS)  MY SKIN PHOTOTYPE SKIN PHOTOTYPE (SKIN TYPES)  SKIN TYPES (I-VI)  3. COMMON PARTS OF COMMON PARTS OF COLORDING TO YOUR EXTREME!	F BODY HAND MAIR GENERAL SKIN  THE IRIS- RIS-ORIS	AIR PAREROUPS RITAGE  A TS OF E ALL ACCOR	THE I COMDING	ROM ENCOLORS LTH IN B ENTIRE IMON S TO YOU III	SKIN SUSTABLE IN THE LEH	OON OOT JGH CO CO TT A	TRIBAL  TS. (LIST HTESTS I HDELINE  ACE OF OM LIGH HERITAG  V  IND OR I	YOUR HALE ODARKES SS.)  THE BODY HTESTS TO GE HEALT VI RIGHT EYE RIGHT EYE
A" FONDIC	OR PERSONS ALIKE TO NEATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXEMPTED TO YOUR EXEMPTED TO YOUR EXEMPTED TO YOUR SELECT YOUR SKIN PROBLECT YOUR SKIN PROBLECT YOUR SKIN PROBLECT OF YOUR ENTERNISTITUTE GUIDELINES.  MY SKIN PHOTOTYPE  SKIN TYPES (I-VI)  3. COMMON PARTS OF TO YOUR ENTERNISTITUTE GUIDELINES.	F BODY HAD MAIR GENERAL SKIN  THE IRIS- RIS-ORIS THNIC HE	AIR PAREROUPS RITAGE  A TS OF E ALL ACCOR  III ORIS C COLOR RITAGE	THE ILL COMES OF ELECTION	ROM ENCOLORS LTH IN B ENTIRE IMON S TO YOU III VRS IN YOUR I	Y COMM  ODS TO R S FROM I STITUTE  SKIN SU SHADES UR ETHN  IV THE LEH RIS-ORIS	OON OOT IGH GU CO CO TT A S LE	TRIBAL  TS. (LIST HTESTS I HDELINE  ACE OF OM LIGH HERITAG  IND OR I FT AND HDELINE	YOUR HALE ODARKES SS.)  THE BODY HTESTS TO GE HEALT VI RIGHT EYE RIGHT EYE SS.)
4" F6	OR PERSONS ALIKE TO NEATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE (A-D)  HAIR TYPE (A-D)  HAIR COLORS (0-7)  2. COMMON PHOTOTYPE (SELECT YOUR SKIN POLY)  INSTITUTE GUIDELINES.  MY SKIN PHOTOTYPE SKIN TYPES (I-VI)  3. COMMON PARTS OF COMMON PARTS OF COMMON ACCORDING TO YOUR EXAMPLE (IRIS-ORIS COLORS)	E OF PAR HOTOTYP IRE SKIN  THE IRIS- RIS-ORIS THNIC HE	AIR PAREROUPS RITAGE  A TS OF E ALL ACCOR  III ORIS C COLOR RITAGE	THE I COM DING	ROM ENCOLORS LTH IN B ENTIRE IMON S TO YOU III VRS IN YOUR I	SKIN SUSTITUTE  SKIN SUSTITUTE  INTELEMENTAL STITUTE  INTELEMENTAL STITUTE  STITUTE	OON OOT IGH GU CO CO TT A S LE	TRIBAL  TS. (LIST HTESTS I IDELINE  ACE OF OM LIGH HERITAG  IND OR I EFT AND	YOUR HALE ODARKES S.)  THE BODY HTESTS TO GE HEALTI VI RIGHT EYE RIGHT EYE
(" F6	OR PERSONS ALIKE TO NOTATED BELOW:  1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE AND HAIR TYPE (A-D)  HAIR TYPE (A-D)  HAIR COLORS (0-7)  2. COMMON PHOTOTYPE (SELECT YOUR SKIN PROPERTY OF YOUR ENTERNISTITUTE GUIDELINES.  MY SKIN PHOTOTYPE SKIN TYPES (I-VI)  3. COMMON PARTS OF TO (SELECT ALL COMMON PARTS OF TO YOUR EXAMPLE)  MY ARCTIC	F BODY HAD MAIR GENERAL SKIN  THE IRIS- RIS-ORIS THNIC HE	AIR PAREROUPS RITAGE  A TS OF E ALL ACCOR  III ORIS C COLOR RITAGE	THE ILL COMES OF ELECTION	ROM ENCOLORS LTH IN B ENTIRE IMON S TO YOU III VRS IN YOUR I	Y COMM  ODS TO R S FROM I STITUTE  SKIN SU SHADES UR ETHN  IV THE LEH RIS-ORIS	OON OOT IGH GU CO CO TT A S LE	TRIBAL  TS. (LIST HTESTS I HDELINE  ACE OF OM LIGH HERITAG  IND OR I FT AND HDELINE	YOUR HALE ODARKES SS.)  THE BODY HTESTS TO GE HEALT VI RIGHT EYE RIGHT EYE SS.)

LIGTH-MEDIUM-DARK



I APPLY TO THIS INSTITUTIONS FOR A RESTRICTION OF ANY TYPE OF CONTACT WITH MINOR AMED INDICATED IN POINT "A" FROM PEOPLE WHO DO NOT HAVE THE TRIBAL FEATURES INDICATED IN POINTS "B" AND OR "C", WHO ARE PEOPLE WHO BY UNKNOWN AND UNCONSCIOUS BIOLOGICAL-SOCIAL-PSYCHOLOGICAL MECHANISMS DISTURB MINOR NAMED TRIBAL AWARENESS, INCREASING THE RISK OF MINOR NAMED DISCONNECTION FROM HIS / HER OWN NATURAL CLIMATIC TRIBE, WHICH CAUSES THE RISK OF THE RELATIONSHIPS INDICATED IN POINT "A" FROM WHICH I WANT TO PROTECT MINOR NAMED BODY, DIGNITY, HEALTH, REPRODUCTIVE CELLS, GENETIC AND EPIGENETIC INHERITANCE OF ALL HIS / HER GENERATIONS.

FOR THE GOOD OF MINOR NAMED OWN NATURAL PROGENY, OWN NATURAL TRIBALITY AND REST OF MINOR NAMED NATURAL TRIBE, AND THEREBY PREVENTING GENOCIDE OF MINOR NAMED OWN NATURAL CLIMATIC TRIBAL GROUP PURSUANT TO UN RESOLUTION 260/(A) III OF 9 DECEMBER 1948, I REQUEST THE ADDRESSED INSTITUTION TO ACCEPT THIS DECLARATION AND ISSUE:

- D. NOTARIZED PERSONAL PROTECTION ORDER OF NAMED MINOR OWN HERITABLE INDIGENOUS AND TRIBAL ETHNICITY THAT SPECIFIES:
  - 1. THE PROHIBITED TYPES OF INTER-INDIGENOUS AND INTER-TRIBAL (HETERO-ETHNIC) RELATIONSHIPS AND CONNECTIONS INDICATED IN SECTION "A".
  - 2. THE RESERVED AND PERMISSIBLE OWN TRIBAL CHARACTERISTICS IN PARAGRAPHS "B" AND OR "C" THAT I ALSO POSSES.
  - 3. THE ARTICLES OF ALL LEGISLATURES PROTECTING ETHNIC, TRIBAL AND INDIGENOUS INDIVIDUALS AND GROUPS UNDER WHICH ARTICLES ANY OFFENCES AGAINST THOSE PROTECTED INDIVIDUALS AND GROUPS WILL BE PROSECUTABLE CRIMINAL VIOLATIONS, INCLUDING UN A/RES/47/135, UN A/RES/54/4, UN/A/RES/26/III, UN A/RES/317/IV, UN ILO/C/169/1989, POL LEX 06/01/2005.

APPLICANT SIGNATURE	INSTITUTION STAMP

# **Eugenix® Ethnic Indigenous and Tribal Heritage Personal Protection Order for Adults.**



## APPLICATION FOR ETHNIC INDIGENOUS AND TRIBAL HERITAGE PERSONAL PROTECTION ORDER (FOR ADULTS)

INSTITUTION	
DEPARTMENT	
STREET NAME	
BLOCK NUMBER	SUITE NUMBER
TOWN NAME	POSTAL CODE
COUNTY NAME	TELEPHONE
STATE NAME	FACSIMILE
COUNTRY NAME	EMAIL
IDENTIFICATION DOCUMENT D	DETAILS CONTACT DETAILS
DOCUMENT TYPE	TELEPHONE
SERIAL NUMBER	FACSIMILE
ISSUE DATE	SMS
EXPIRE DATE	EMAIL
GOV. NUMBER	
IDENTIFICATION PERSONAL DA	ETAILS PERMANENT RESIDENCE DET
	STREET NAME
FIRST NAME	
FIRST NAME MIDDLE NAME LAST NAME	STREET NAME
FIRST NAME MIDDLE NAME LAST NAME	STREET NAME HOUSE NUMBER
FIRST NAME MIDDLE NAME	STREET NAME  HOUSE NUMBER  UNIT NUMBER
FIRST NAME MIDDLE NAME LAST NAME BIRTH DATE	STREET NAME  HOUSE NUMBER  UNIT NUMBER  TOWN NAME
FIRST NAME MIDDLE NAME LAST NAME BIRTH DATE BIRTH PLACE	STREET NAME  HOUSE NUMBER  UNIT NUMBER  TOWN NAME  POSTAL CODE
FIRST NAME MIDDLE NAME LAST NAME BIRTH DATE BIRTH PLACE BIRTH COUNTRY	STREET NAME  HOUSE NUMBER  UNIT NUMBER  TOWN NAME  POSTAL CODE  COUNTY NAME



Ι	, VOLUNTARILY	<i>Y DECLARE</i>
BEFORE THE		
OF THE MONTH OF		
BEING UNDER THE INFLUENCE OF SUBSTANCES THAT DISTURB IN		
TO DECIDE, REFERRING TO ARTICLE II OF UN RESOLUTION 260/(A	) III FROM 09.12.194	8 I WANT TO
PROTECT MY OWN NATURAL TRIBALITY THEREFORE IN FULL KI	NOWLEDGE, I WILL	INGLY AND
VOLUNTARY DECLARE NO CONSENT TO:	,	
A. ALL OPPOSITE BIOLOGICAL GENDER INTERTRIBAL RELATIONSHIPS WITH OPPOSITE BIOLOGICAL GENTER BIOLOGICA GE	GICAL GENDER LE AND ANY SELECT	ADING TO ED BELOW
☐ 1. HETERO TRIBAL CULTURAL, SPIRITUAL, RELIGIO☐ a. OPPOSITE BIOLOGICAL GENDER.	US ASSOCIATIONS.	
□ b. SAME BIOLOGICAL GENDER. □ 2. HETERO TRIBAL PUBLIC, SOCIAL, COMMUNITY A □ a. OPPOSITE BIOLOGICAL GENDER. □ b. SAME BIOLOGICAL GENDER.	SSOCIATIONS.	
☐ 3. HETERO TRIBAL SCHOOL, EDUCATIONAL, RESEA☐ a. OPPOSITE BIOLOGICAL GENDER.☐ b. SAME BIOLOGICAL GENDER.	RCH ASSOCIATION	S.
☐ 4. HETERO TRIBAL SPORT, RECREATION, VACATION☐ a. OPPOSITE BIOLOGICAL GENDER.☐ b. SAME BIOLOGICAL GENDER.	ASSOCIATIONS.	
□ 5. HETERO TRIBAL ECONOMIC, PROFESSIONAL, EM □ a. OPPOSITE BIOLOGICAL GENDER. □ b. SAME BIOLOGICAL GENDER.	MPLOYMENT ASSOC	IATIONS.
□ 6. OTHER		
□ a. OPPOSITE BIOLOGICAL GENDER. □ b. SAME BIOLOGICAL GENDER.		·

I DECLARE THAT I DO NOT CONSENT TO ANY PERSONS IN ADDITION TO MY BIOLOGICAL FAMILY, THAT DO NOT HAVE THE TRIBAL CHARACTERISTICS INDICATED BELOW THAT I HAVE AND WANT TO PROTECT WERE IN ANY WAY AUTORIZED TO CONTACT MY PERSON PHYSICLY AND OR ELECTRONICLY FOR INTERTRIBAL PURPOSES SPECIFIED IN POINT "A", WHICH I RESERVE ONLY FOR PEOPLE OF MY OWN NATURAL CLIMATIC TRIBAL GROUP.

I DECLARE THAT I RESERVE AND PERMIT ALL PUBLIC PHYSICAL AND ELECTRONIC CONTACT OF MY PERSON ONLY TO PEOPLE WHO POSSESS THE VISIBLY IDENTICAL TRIBAL FEATURES INDICATED BELOW IN POINT "B" AND OR THE VISIBLY COMMON TRIBAL FEATURES INDICATED IN POINT "C" THAT I ALSO POSSESS.



B. I RESERVE AND PERMIT ALL RELATHIONSHIPS AND CONNECTIONS INDICATED IN POINT

	1. IDENTICAL COLOURS ( HAIR PHENOTYPE HAIR								•		
	MY HAIR PHENOTYPE				[				]		
	HAIR TYPE (A-D)		A			В		C			D
	HAIR COLORS (0-7)										
	2. IDENTICAL PHOTOTY YOUR ENTIRE SKIN PHO			VTIRE	SKIN	SUR	FACE O	F T	THE BO	ODY	. (SELECT
	MY SKIN PHOTOTYPE									]	
	SKIN TYPES (I-VI)	I		II	]	III	IV		7	V	VI
	3. IDENTICAL IRIS-ORIS ORIS COLORS OF YOUR I							YE.	(SELE	ECT	ALL IRIS-
	MY ARCTIC										
	IRIS-ORIS COLORS	WHIT	ſΈ	GR.	AY	В	LUE	F	PURPLE	Ξ	GREEN
	LIGTH-MEDIUM-DARK										
	MY RAFALTIC-AQUATIC										
	IRIS-ORIS COLORS	BLAC	ĽK	BRC	OWN	]	RED	C	DRANG	Е	YELLOW
	LIGTH-MEDIUM-DARK										
" F(	ERVE AND PERMIT ALL I OR PERSONS WITH VISIO 1. COMMON COLOURS OF PHENOTYPE ALL COMMO	BLY COM F BODY H. ON HAIR G	MON AIR P GROUI	TRIB PARTS PS AN	BAL FI FROM D COL	EATU I ENL ORS I	RES IN OS TO RO FROM L	DIO DOT IGH	CATEL S. (LIS ITESTS	D BE ST Y STO	ELOW: YOUR HAIR ODARKEST
' F(	OR PERSONS WITH VISION OF COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EX	BLY COM F BODY H. ON HAIR G	MON AIR P GROUI ERITA	TRIB PARTS PS AN	BAL FI FROM D COL EALTH	EATU ENL ORS A	RES IN OS TO RO FROM L	DIC DOT IGH GUI	CATEL S. (LIS ITESTS IDELIN	D BE ST Y STO	ELOW: YOUR HAIR ODARKEST
" F(	OR PERSONS WITH VISION OF THE NOTYPE ALL COMMON ACCORDING TO YOUR EXEMPLE OF THE NOTYPE	BLY COM F BODY H. ON HAIR G	MON AIR P. GROUI ERITA	TRIB PARTS PS AN	BAL FI FROM D COL EALTH	EATU I ENL ORS I I INST	RES IN OS TO RO FROM L	DIC DOT IGH GU	CATEL S. (LIS ITESTS IDELIN	D BE ST Y STO	ELOW: YOUR HAIR ODARKEST
' F(	OR PERSONS WITH VISION OF PERSONS WITH VISION OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE (A-D)	BLY COM F BODY H. ON HAIR G	MON AIR P GROUI ERITA	TRIB PARTS PS AN	BAL FI FROM D COL EALTH	EATU ENL ORS A	RES IN OS TO RO FROM L	DIC DOT IGH GUI	CATEL S. (LIS ITESTS IDELIN	D BE ST Y STO	ELOW: YOUR HAIR ODARKEST
" <b>F</b> (	1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE OF TO HAIR TYPE (A-D)  HAIR COLORS (0-7)	BLY COM BODY H. ON HAIR OF THNIC HE	MON AIR P. GROUI ERITA  A	PARTS PS AN GE HE	BAL FROM FROM D COL EALTH	EATU ORS A I INST	OS TO ROFFROM L	DIC DOT IGH GUI	CATEL TS. (LIS ITESTS IDELIN	ST Y STONES.	COUR HAIR DOARKEST  D  D
" F	OR PERSONS WITH VISION OF PERSONS WITH VISION OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE (A-D)	BLY COM F BODY H. ON HAIR OF THNIC HE	MON AIR P GROUI ERITAG A	PARTS PS AND GE HE	FROM D COL EALTH	EATU ORS A I INST	OS TO ROFROM L	DIC DOT IGH GUL C	CATEL  TS. (LIS  ITESTS  IDELIN  ACE O	ST Y STO NES.	COUR HAIR DARKEST D D CHE BODY.
(" F(	1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE ALL TYPE (A-D) HAIR COLORS (0-7) 2. COMMON PHOTOTYPE	BLY COM BODY HAIR OF CHNIC HE BOF PAR	AIR PEROUITE A	PARTS PS AN GE HE F THE	FROM D COL EALTH  E ENT	EATU ORS A I INST B IRE S	OS TO ROFROM L. FITUTE  SKIN SU	DIC DOT IGH GUI C	CATEL  TS. (LIS  ITESTS  IDELIN  C  ACE OF	ST Y S TO VES.	COUR HAIR ODARKEST  D  CHE BODY. TESTS TO
" F	1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE ALL COMMON TO YOUR EXAMPLE (A-D)  HAIR TYPE (A-D)  HAIR COLORS (0-7)  2. COMMON PHOTOTYPE SELECT YOUR SKIN PER ACKEST OF YOUR ENTRY INSTITUTE GUIDELINES.	BLY COM  BODY HA  CHNIC HE  CHNIC HE  CHOTOTYP  CHE SKIN	AIR PEROUITE A	PARTS PS AN GE HE F THE	FROM D COL EALTH  E ENT	EATU ORS A I INST B IRE S	OS TO ROFROM L. FITUTE  SKIN SU	DIC DOT IGH GUI C	CATEL  TS. (LIS  ITESTS  IDELIN  C  ACE OF	ST Y S TO VES.	COUR HAIR ODARKEST  D  CHE BODY. TESTS TO
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	1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE AND HAIR TYPE (A-D) HAIR COLORS (0-7) 2. COMMON PHOTOTYPE SELECT YOUR SKIN PER DARKEST OF YOUR ENTERNITUTE GUIDELINES. MY SKIN PHOTOTYPE SKIN PHOTOTYPE SKIN TYPES (I-VI)	BLY COM  BODY H.  BON HAIR OF  CHNIC HE  BOF PAR  BOTOTYP  TIES SKIN  I	AIR PEROUNE A COLOR	PARTS PS AN. GE HE F THE	FROM D COL EALTH E ENT DMMON	EATU ORS A I INST B IRE S V SH YOU	OS TO REFROM L. FITUTE  SKIN SU HADES R ETHN	DOTIGH GUI CO	CATEL  TS. (LIS  ITESTS  IDELIN  ACE O.  OM LI  HERIT	D BH ST Y S TO NES.	CHE BODY. TESTS TO E HEALTH
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" F(	1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE AND HAIR TYPE (A-D) HAIR COLORS (0-7) 2. COMMON PHOTOTYPE SELECT YOUR SKIN PEDARKEST OF YOUR ENTINSTITUTE GUIDELINES. MY SKIN PHOTOTYPE SKIN TYPES (I-VI) 3. COMMON PARTS OF TO (SELECT ALL COMMON)	BLY COM  BODY H.  BN HAIR G  CHNIC HE  BOF PAR  HOTOTYP  IRE SKIN  I  THE IRIS-  RIS-ORIS	AIR PEROUNE AL ACCO	PARTS PS AN. GE HE  F THE L CO ORDIN	FROM D COL EALTH  E ENT DMMON OURS DF YOU	EATU I ENL ORS A I INST	SKIN SULADES IN	TDIC TO LE	CATEL  TS. (LIS  ITESTS  IDELIN  ACE O  OM LI  HERIT  ND OF	D BH SST Y SSTO SSTO SSTO SSTO SSTO SSTO SSTO SST	COUR HAIR COUR H
" F0	1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE AND HAIR TYPE (A-D) HAIR COLORS (0-7) 2. COMMON PHOTOTYPE SELECT YOUR SKIN PER DARKEST OF YOUR ENTERNISTITUTE GUIDELINES. MY SKIN PHOTOTYPE SKIN TYPES (I-VI) 3. COMMON PARTS OF THE SELECT ALL COMMON ACCORDING TO YOUR EXTERNISHED.	BLY COM BODY HAIR OF THE IRIS- BODY HAIR OF T	AIR P. GROUP ERITAG  A  ETS OF AL ACCO  CRIST CR	PARTS PS AN. GE HE  F THE L CO ORDIN	FROM D COL EALTH  E ENT DMMON OURS DE YOU	EATU I ENL ORS I I INST	SKIN SU  IV  BETHIN  IV  HE LEF-  ISTUTE	TDIC DOT IGHT	CATEL  TS. (LIS  ITESTS  IDELIN  ACE O.  OM LI  HERIT  ND OF	O BH ST Y S TO NES. F T GHY R RI R RI NES.	COUR HAIR DOARKEST  D  CHE BODY. TESTS TO E HEALTH  VI CHETEYE. CHIGHT EYE.
( <i>" F</i> (	1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE AND HAIR TYPE (A-D) HAIR COLORS (0-7) 2. COMMON PHOTOTYPE SELECT YOUR SKIN PEDARKEST OF YOUR ENTINSTITUTE GUIDELINES. MY SKIN PHOTOTYPE SKIN TYPES (I-VI) 3. COMMON PARTS OF ACCORDING TO YOUR EXTENDED.	BLY COM  BODY H.  BON HAIR OF  CHNIC HE  BOF PAR  HOTOTYP  TRE SKIN  THE IRIS-  RIS-ORIS  CHNIC HE	AIR P. GROUP ERITAG  A  ETS OF AL ACCO  CRIST CR	F THIEL COORDIN	FROM D COL EALTH  E ENT DMMON OURS DE YOU	EATU I ENL ORS I I INST	SKIN SULADES RETHN  IV HE LEF	TDIC DOT IGHT	CATEL  TS. (LIS  ITESTS  IDELIN  ACE OF  OM LI  HERIT  ND OF  SFT AN  IDELIN	O BH ST Y S TO NES. F T GHY R RI R RI NES.	COUR HAIR DARKEST D  CHE BODY. TESTS TO E HEALTH  CHETEYE. CHIGHT EYE. CHIGHT EYE. CHICHT
(" F(	1. COMMON COLOURS OF PHENOTYPE ALL COMMON ACCORDING TO YOUR EXAMPLE (A-D) HAIR TYPE (A-D) HAIR COLORS (0-7)  2. COMMON PHOTOTYPE SELECT YOUR SKIN PER DARKEST OF YOUR ENTERNISTITUTE GUIDELINES. MY SKIN PHOTOTYPE SKIN TYPES (I-VI)  3. COMMON PARTS OF TO SELECT ALL COMMON ACCORDING TO YOUR EXTERNISHORY OF TO YOUR EXTERN	BLY COM  BODY H.  BON HAIR OF  CHNIC HE  BOF PAR  HOTOTYP  TRE SKIN  THE IRIS-  RIS-ORIS  CHNIC HE	AIR P. GROUD A CTS OF A CTS OF CORIS COLO CRITA	F THI COCORDIN	FROM D COL EALTH  E ENT DMMON OURS DE YOU	EATU I ENL ORS I I INST	SKIN SULADES RETHN  IV HE LEF	TDIC DOT IGHT	CATEL  TS. (LIS  ITESTS  IDELIN  ACE OF  OM LI  HERIT  ND OF  SFT AN  IDELIN	O BH ST Y S TO NES. F T GHY R RI R RI NES.	COUR HAIR DARKEST D  CHE BODY. TESTS TO E HEALTH  CHETEYE. CHIGHT EYE. CHIGHT EYE. CHICHT
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# **Eugenix® Arcticus Blancus Endangered Minorities Ethnic Reproductive Plan. (Polish Language)**



HOMO ETHNIC REPRODUCTIVE PLAN

FOR ARCTICUS BLANCUS INDIGENOUS TRIBAL GROUPS

A GROUP OF ENDANGERED ARCTIC MINORITY TRIBES

1 KATOWICE 04-09-2025

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30 31 1. **Grupa Arcticus Blancus jest mniejszością etniczną** zamieszkującą od długiego czasu arktyczne oraz pod arktyczne tereny. Całkowita ilość populacji Arcticus Blancus jest nie znana, lecz można zauważyć bardzo wysoką nie proporcję ilości płci żeńskich o etnicznym oraz semi-etnicznym fenotypie do ilości płci męskich o etnicznym oraz semi-etnicznym fenotypie, która to proporcja według badań

- 2. Wyniki obserwacji terenowych grup Arcticus Blancus w województwie Śląskim:
  - 24.04.2025, Katowice: 147 kobiet, 1 mężczyzna.
  - 26.04.2025, Katowice: 51 kobiet, 0 mężczyzn.

obserwacyjnych Eugenix® P.S.A. jest bardzo niepokojąca.

- 3. Wyniki obserwacji terenowych grup Arcticus Blancus w województwie Zachodnio Pomorskim:
  - 31.07.2025, Czaplinek-Broczyno (Pol'and'Rock): 103 kobiety, 0 mężczyzn.
  - 01.08.2025, Czaplinek-Broczyno (Pol'and'Rock): 253 kobiety, 0 mężczyzn.
    - 02.08.2025, Czaplinek-Broczyno (Pol'and'Rock): 233 kobiety, 0 mężczyzn.
- 4. **Populacja Arcticus Blancus** poszczególnych pod etnicznych grup różniących się naturalną barwą tęczówek jest także nieznana. Nie jest wykluczone, że ilość MVEP (Minimal Vital Ethnic Population) w poszczególnych pod grupach etnicznych Arcticus Blancus przedstawionych poniżej jest już zagrożona wymarciem z uwagi na między państwowe granice oraz brak etnicznych instytucji ochrony. Lista pod etnicznych grup Arcticus Blancus:



#### 32 5. Arcticus Blancus sub-tribal ethnic groups:

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- Arcticus Blancus Irus Blancus (White iris.) Grupa najprawdopodobniej wymarła.
- 35 Arcticus Blancus Irus Cinereus (Gray iris.) Grupa zagrożona wymarciem.
  - Arcticus Blancus Irus Purpureus (Purple iris.) Grupa zagrożona wymarciem.

rozrodczą umożliwiającą ewolucyjną ilość oraz proporcję populacji Arcticus Blancus.

- 37 Arcticus Blancus Irus Carelueus (Blue iris.) Grupa zagrożona wymarciem.
  - Arcticus Blancus Irus Viridis (Green iris.) Grupa zagrożona wymarciem.

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6. Eugenix P.S.A. rozpoznając niepokojącą statystykę próbuje utworzyć dynamiczny plan odnowy populacji poszczególnych pod etnicznych grup Arcticus Blancus, w oparciu o tradycyjne metody badawcze oraz nowoczesne rozwiązania zdrowia rozrodczego oparte umożliwiające jak najszybsze wprowadzenie szerokiej dynamiki etnicznej, która zwiera możliwość wprowadzania niezbędnych zmian w etnicznym systemie ochrony populacji, poprzez prowadzenie ciągłych badań statystycznych oraz programów integracyjnych umożliwiających jak najzdrowszy system powrotu poszczególnych pod grup etnicznych Arcticus Blancus do właściwych proporcji umożliwiających spójność etniczną oraz spójność

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7. **Pierwszy Etap Ochrony** zagrożonej populacji Arcticus Blancus zawiera wprowadzenie zmian legislacyjnych umożliwiających bezproblemowe funkcjonowanie Etnicznych Instytucji Zdrowia Rozrodczego ze składek Narodowego Funduszu Zdrowia lub z dotacji celowych pochodzących z budżetu publicznego lub prywatnego także na zasadzie inwestycji, która przynosi zysk przez wykonywanie usług wewnątrz etnicznych w grupie Arcticus Blancus.

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8. Etniczne Instytucje Zdrowia Rozrodczego ustanowione celowo na rzecz zagrożonej grupy etnicznej Arcticus Blancus będą przygotowane technicznie oraz personalnie do wykonywania wszystkich usług zdrowia rozrodczego i leczenia niepłodności prowadząc jednocześnie badania oraz współpracę z zagranicznymi instytucjami Etnicznego Zdrowia Rozrodczego grupy Arcticus Blancus umożliwiając prowadzenie odpowiedniego:

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1. Planu rozrodczy dla całej grupy Arcticus Blancus oraz jej poszczególnych grup pod etnicznych.

63 64 2. Bankowania męskiego oraz żeńskiego materiału rozrodczego na lata kolejne w wypadku braku materiału w przyszłych dekadach oraz generacjach.

- 3. Kampanii Społeczno-Medialnych mających na celu odnalezienie osób kluczowych z poszczególnych grup pod etnicznych, których odnalezienie jest kluczowe dla przetrwania całej grupy pod etnicznej.
  - 4. Badań statystycznych oraz Genetycznych umożliwiających dynamiczne określanie możliwości rozrodczych grup pod etnicznych grupy przez identyfikację ilości dostępnego materiału w każdej grupie pod etnicznej.
  - 5. Generacyjnego Planu rozrodczego określającego minimalną potrzebę rozrodczą w każdej grupie pod etnicznej składającą się z rozrostowej liczby narodzin z dostępnego materiału rozrodczego.
- 9. Generacyjny Plan Rozrodczy będzie się wiązać z korzystaniem z dotacji nasienia od bardzo mało licznych męskich członków pod etnicznych grup Arcticus Blancus, od których zgody będzie zależeć możliwość uzyskania odpowiedniej ilości narodzin niezbędnych do wprowadzenia ilości potomstwa umożliwiającego bezpieczne poziom w ciągu 15-20 generacji co w praktyce może się przełożyć na ilość narodzin z nasienie poszczególnych męskich reprezentantów grup pod etnicznych Arcticus Blancus od kilku do wielu tysięcy narodzin zależnie od długoterminowego planu zachowania różnorodności wewnątrz grup pod etnicznych oraz popularności reprezentantów co najprawdopodobniej będzie kluczowym elementem wyboru, którego będą mogły dokonać kobiety pod etnicznych grup Arcticus Blancus.
- 10. Naprawa Geomagnetycznego Klimatu planowana przez prostą spółkę akcyjną Eugenix P.S.A. grupy etnicznej Arcticus Blancus zakłada wysokie przychody dla wszystkich poszczególnych pod etnicznych grup Arcticus Blancus, które są fizycznymi spadkobiercami klimatycznego terenu biegunowego związanego z prawem Arcticus Blancus do etnicznej naprawy klimatu, który nie tylko zapewni grupie przychody, ale naprawi geomagnetyczną cyrkulację wody atmosferycznej regulującej wilgoć, opady deszczu, zachmurzenie i nasilenie promieniowania UV, temperaturę powietrza oraz inne zależne od wody atmosferycznej zjawiska pogodowo-klimatyczne.
- 11. **Dla Arcticus Blancus,** największym obecnie problemem jest uzyskanie finansów publicznych umożliwiających rozpoczęcie działalności Etnicznych Instytucji Zdrowia Rozrodczego, które we wczesnych etapach będą zajmowały się w dużej proporcji działalnością medialną oraz badaniem statystyki grup pod etnicznych wewnątrz państwa oraz w państwach sąsiednich.



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99	<i>12</i> .	<b>Z poważaniem</b> , na rzecz rozrodczość Arcticus Blancus.
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104		Antarctic Mass Excavation Nonetheless.
105		Anthropology Morphology Etymology Naturology.
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		K Pawlak
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110		D.O.M. of the Piast & Wase
111		Founder and Board President of
112		Eugenix ® Simple Stock Corporation
113		Tribal and Indigenous Ethnic Minority of
114		Arcticus Blancus (Latin), Blanków (Polish).
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116		D.O.M. Piastów i Wazów
117		Fundator i Prezes Zarządu
118		Eugenix ® Prosta Spółka Akcyjna
119		Rdzennej i Tubylczej Mniejszości Etnicznej

Arcticus Blancus (Latin), Blanków (Polish).

(IV) Arcticus Blancus under the applicable international law's requests recognizance and protection of Eugenix P.S.A. Polar Geomagnetic Climate Repair Rights explained in the below attached documents.

**Eugenix® UN Antarctic Treaty Annex Petition.** 

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

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To be announced.

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- 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 <a href="Eugenix® Classification of Sub Climatic Tribes">Eugenix® Classification of Sub Climatic Tribes</a>.

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 <a href="Eugenix® Theory of Geomagentic Deep">Eugenix® Theory of Geomagentic Deep</a> 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.

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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 <a href="Eugenix® Business Plan and Investment Opportiunity">Eugenix P.S.A.</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:

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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.

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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.

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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.

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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.

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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.

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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:

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

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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).

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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)
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195	PART II. LAND
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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
- 230 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.
- 248 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.

**Eugenix® Arcticus Blancus ILO Convention Request.** 



1 CITY OF KATOWICE

14<sup>TH</sup> OF JULY 2025

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# International Labour Organization

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#### Request to Convene a New Tribal and Indigenous Peoples Convention Notification of Eugenix P.S.A. Climate Initiatives

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Director-General Gilbert F. Houngbo 4, Route des Morillons 1211 Geneva 22 Switzerland

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#### Dear Director-General, Houngbo,

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On behalf of Eugenix P.S.A. (Simple Stock Corporation of the Arcticus Blancus ethnic group) and the Arcticus Blancus community, we respectfully request that the ILO convene a new Tribal and Indigenous Peoples Convention **focused on ethnic climatic tribes.** Current frameworks do not recognize the unique territorial economic rights of communities whose cultural identity and survival are bound to indigenous climatic territories.

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#### 1. Convene a New Convention

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We propose the creation of a dedicated convention that:

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- a. Defines "climatic ethnicity" and recognizes tribal and indigenous peoples whose livelihoods, cultures, and economies are threatened by climate change and expending one way migration.

b. Establishes territorial "ethnic climatic economic rights", granting these groups legal control over

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- resource management, ecological stewardship, and revenue from sustainable development on their

ancestral lands.

c. Incorporates annexes to existing "Genocide Prevention Resolution" and "Antarctic Treaty" governance instruments, ensuring protection against extinction, economic discrimination, and unauthorized exploitation.

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#### 2. Notification of Eugenix P.S.A. Climate Infrastructure Program

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In response to accelerating polar warming, Eugenix P.S.A. has formed a specialized entity to address climatic destabilization. Our flagship initiative - the Polar Geomagnetic Infrastructure Program - will construct:

38 39 a. Two Arctic Geomagnetic Dams; one temporary dam in Canada to modulate geomagnetic flux, and one permanent dam north of Greenland to completely stabilize atmospheric patterns and prevent complete rain and xero cycle collapse.

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b. One Antarctic Geomagnetic Dam, constructed after strategic ice-removal operations are completed to restore global climate balance and improve freshwater availability.

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These installations aim to safeguard indigenous territories, enhance navigability, and secure long-term ecological resilience.

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#### 3. Economic and Social Inclusion Measures

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48 Eugenix P.S.A. is initiating the sale of climate-linked stock options in accordance with our Business Plan. This model provides:

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a. Tradeable Ice Removal Options, granting partner states water rights tied to their population

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metrics. b. Full control of all costs related to the ice removal, transportation, distribution charged to states

by shareholders subcontractors that allow affordable water prices for the shareholders population.

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#### 4. Prepared Resolution Annexes

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To ensure that Arcticus Blancus and other climatic communities fully benefit, Eugenix P.S.A. have prepared:

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a. An Annex to the Antarctic Treaties, embedding indigenous stewardship rights and cultural preservation clauses that our shareholders will promote allowing Eugenix P.S.A. with Arcticus Blancus and shareholders to begin its operations.

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- b. **Ethnic Hair Quantum Protections**, legal safeguards recognizing regional phenotypic hair markers as instruments of ethnic identity and eligibility for employment priority within our projects.
- c. A Genocide Resolution Annex, securing procedural pathways for all climatic ethnicities to claim territorial sovereignty, resource access, and economic parity—preventing ethnic and economic extinction and discrimination.

#### 5. Budget and Projected Economic Growth

Our Polar Ice Removal Program is entirely funded by climate-linked share sales. We target a capital raise of USD 300–500 trillion over a 100–1,000-year horizon thru ice sales priced at €0.03 per m³ in the present gold price of 3000 euro per 1 ounce. The economic benefits to the communities and economies of the shareholders states based on the water consumption and cost to obtain drinkable water free from chemical and biological pathogenic hazards is valued at 10-100 times.

The economic, ethnic and climatic benefits will last for the duration of the ice removal program and geomagnetic arctic dams' construction that benefits indigenous arctic and sub arctic ethnic economies and allows for parallel economic growth for the rafaltic and aquatic ethnicities after the ice is removed and Antarctic dams are operational.

We believe these measures establish a replicable model for indigenous-led climate adaptation and economic empowerment. We welcome the ILO's guidance on integrating these proposals into your Convention agenda and stand ready to collaborate on technical, legal, and cultural aspects.

Thank you for your attention and leadership in advancing tribal and indigenous rights in an era of unprecedented climatic change. I am more than happy to meet over the internet to present any of the needs in more detail and explain any information's included in the presented attachments.

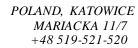
#### 6. List of attached Eugenix P.S.A. documents.

- a. Eugenix® Business Plan and Investment Opportunity EN
- b. Eugenix® Ethnic Hair Quantum for Ethnic Work Predisposition
- c. Eugenix® Antarctic Treaty Annex Petition
  - d. Eugenix® Petition Annex UN Resolution ARES260III
  - e. Eugenix® Theory of Geomagnetic Deep Field Interference



95	f. Eugenix® Short History of Natural Arctic Ethnicity CP edition
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97	Sincerely,
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99	K Pawlak
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101	Krzysztof Ireneusz Pawlak
102	Arctic Men Extinction Noticed.
103	Arctic Magnetic Earth Naturalist.
104	
105	President of Eugenix P.S.A. a Simple Stock Corporation
106	of the Arcticus Blancus the oldest arctic phenotype tribe.

## **Eugenix® Theory of Geomagnetic Deep Field Interference.**





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5	THEORY OF GEOMAGNETIC DEEP FIELD
6	INTERFERENCE CAUSED BY
7	ANTARCTIC ICE AND ARCTIC WATER STRONG
8	MAGNETIC INTERFERENCE PROPERTIES
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11	RESULTING IN GLOBAL GEOPHYSICAL CLIMATE CATASTROPHIES AND
12	GENBIOLOGICAL HEALTH DEATHS AROUND THE WORLD.
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15	THE THEORY IS WRITTEN IN HOPE FOR THE SPONSORSHIP OF A GEOMAGNETIC
16	RESEARCH EXPEDITION IN TO THE ARCTIC AND ANTARCTIC POLAR REGIONS TO
17	DETERMINE THE POSSIBILITY OF A CLIMATE REPAIR BY A REMOVAL OF 200,000 KM <sup>2</sup>
18	OF ANTARCTIC ICE SHEETS IF IT'S DETERMINED BY THE RESULTS OF DRILLING
19	REQUIRING SPONSORSHIP THAT MAGNETIC FIELD STRENGHT UNDER THE
20	ANTARCTIC IS FULLY CAPABLE TO REVERSE GLOBAL CLIMATE CATASTROPHIES
21	AND CLIMATE BASED HEALTH DEATHS.



I am approaching you with a theory and opportunity to sponsor a very special type of research that has never been done before. The climate of the entire planet depends on the magnetic field that is generated in the depths of the earths center. In the last few millions of years, the natural magnetic field that protects the earth from all sort of warming and cancerous radiation has been weakening. It is a common scientific believe that the weakening of the magnetic field is a naturally occurring unreversible effect of unknown changes in the center of the earth and in the sun. My theory about this is quite the opposite. It promises full climate repair and new possibilities for you the sponsors that human kind your investors had never dreamt of.

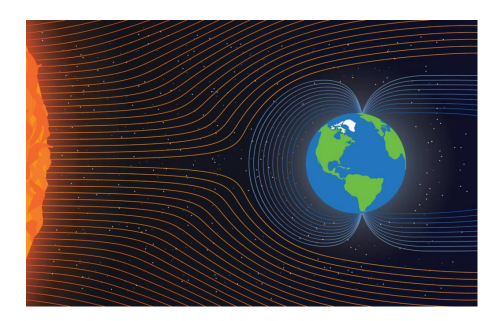
32 THEORY

 My theory requires testing through simple scientific research that will help determine whether it is possible to cool the climate by introducing a simple solution that allows for increasing the strength of the earth's magnetic field, which will, through the proposed solution, reflect more of the sun's ultraviolet waves, which causes the warming of the climate of the entire planet by excessive heating of free carbon compounds in the atmosphere.

The Earth has a natural magnetic field that provides a natural protection against all kinds of harmful radiation coming from space by the simple process of collision of earth's magnetic waves that reflects and refracts substantial portion of harmful cosmic waves such as Ultraviolet ABC by very strong circulation of the magnetic field between both poles, which is crucial to reflect large portion of UV and other harmful rays. Picture below graphically shows the process of magnetic field circulation that reflects and refracts cosmic rays and ultraviolet coming from the sun and the outer space in general.

The strength of the earth's magnetic field that must be very strong in order to protect us from global warming, skin cancer, wild fires, and other natural disasters sufficiently depends on four key factors:





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- A. The ability of the full magnetic field flux to exit from the earth's core beneath the Arctic waters to the magnetosphere without the loss of its flux that can be measured in nano-Tesla's (nT)
- B. The ability of the full magnetic field flux to return to the earth's core beneath the Antarctic ice from the magnetosphere without the loss of its flux that can be measured in nano-Tesla's (nT)
- C. A measurable loss of the magnetic flux in the way of maximal circulation caused by the interference obstacles that reduce the strength of the outgoing and or incoming magnetic field flux present that can be measured in nano-Tesla's (nT)
- D. The field interference material type, material amount and material location that can be measured and identified using standard geological studies.

My theory assumes that in the early evolution there was no ice in the Antarctic and no Ice in the Arctic and I say that because organisms need very generous environment to be able to evolve and today's radiation is too strong for many microorganisms as the Ultraviolet radiation waves are just as big as them and they burn up in result of being exposed to them. A recent finding of the ancient marine fossils on the Mt Everest proves that earth continents its locations and elevations were long time ago something it's hard to imagine due to lack of understanding of force of magnetism on earths never stopping formation.





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84 85 One of those forces of magnetism recently identified is the ability of magnetic field to kinetically drive motion and pressure of hydrogen containing substances such as water and methane gas as it was published in the Fuel and Energy Magazine under the title: Methane Hydrate Formation in the Presence of Magnetic Fields: Laboratory Studies and Molecular-Dynamics Simulations.

That study proves some parts of my theory being that hydrogen compounds are driven kinetically by the magnetic field meaning they move faster meaning produce more kinetic energy in the presence of the magnetic field that creates an opportunity to use magnets to increase output energy in the process of burning methane gas which is the benefit to you the sponsors to use that new found property in the next generation of gas furnaces that use simple neodymium magnets to increase energy from same amount of gas as it shown in the picture below from that study.

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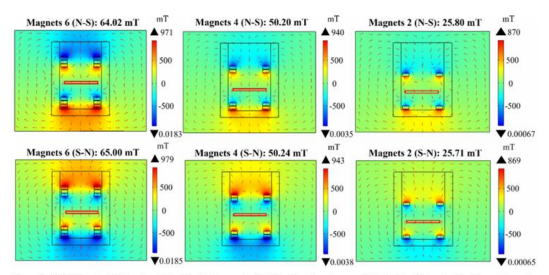


Figure 2. COMSOL-calculated contour plots of the total magnetic field intensity with red arrows indicating the field-vector direction and the color map representing field magnitude. The red rectangle demonstrates the gas—water interface area in the reactor. The black rectangles indicate the position and number of static N42 magnets applied in different configurations.

Another property that was discovered in the same study is that magnetic attracts hydrogen compounds meaning hydrogen compounds move in the direction of the magnetic field which explains a large amount of natural hydrogen based fuels and other compounds such as water in the polar regions as the magnetic field tries to return to the center of the earth but since it cannot penetrate geological structure of the Antarctic it simply builds up its volume and due lack of regular sun light in the Antarctic it becomes Ice.

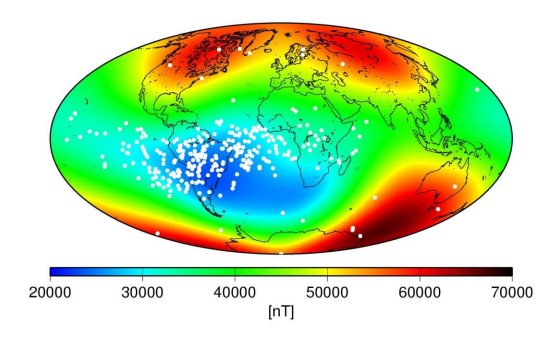
compounds such as methane and other hydrogen-based fuels and due to the fact that hydrogen is kinetically driven by the magnetic field which absorbs a part of natural magnetic field coming out from the earth and going back to the earth it might have to be removed to decrease the interference that it creates for the earth's natural magnetic field ability to perform at its maximum flux that is now so low that creates large anomaly in the South American region the very opposite of the Guam Island that I also found to have the highest recorded flux out of all USGS magnetic flux measuring stations

a whooping 36,997.6 nT the exact opposite what a coincidence no one notices. Current filed flux

The Arctic and the Antarctic are most likely very large deposits of all kinds of hydrogen

force shown in the picture below with the anomaly opposite to Guam.



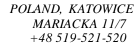


Leaving hydrogen fuels alone let's talk about the water and its properties. Water due to its natural properties, stops all kinds of radio waves:

1. The visible light waves that travel thru water are slower than those waves that travel thru air and the outer space. Light speed in air and outer space is approximately  $\sim 300,000$  km/s and in the fresh water  $\sim$  approximately 225,000 km/s. In the sea water even less.

2. The radio waves of a home wi-fi router are stopped when there are cases of bottles of water or large aquariums and or biological bodies near the router antennas or in the path of wi-fi radio waves to wi-fi enabled devices as the water slows down the wi-fi radio waves just like the water stops the visible light waves causing internet protocol sessions to time out failed to deliver data and or any portion of requested data on time to your devices and from your devices to your wi-fi router.

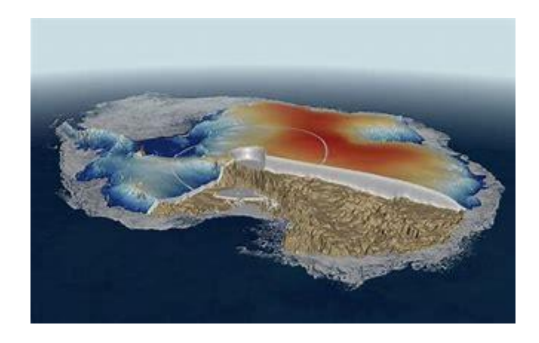
3. The regular home microwave oven uses the previously mentioned properties of hydrogen containing compounds meaning kinetic energy increase in the presence of magnetic field and due to fact that microwaves are a form of magnetic field waves just of a different frequency and higher power example 900W in result excite kinetically water molecules





containing hydrogen that by the friction and vibration heat up any water molecules exposed to the microwave oven waves coming from the magnetron to your dish of choice.

The earth's natural magnetic field waves are blocked by the water and ice in exactly same way as the waves of a visible light and the waves of the home wi-fi router are blocked by the presence of water and other hydrogen compound and at same time cause uncontrolled release of those hydrogen compounds by the process of kinetic energy transfer from the magnetic field to those compounds in exact same way like the kinetic energy is passed on to your cold dish in the microwave oven causing premature release of the hydrogen compounds. Release of the methane is already observed in the Arctic region.



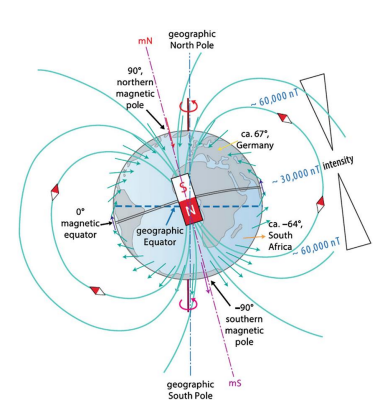
Millions of years of hydrogen compounds circulation due to natural attraction to the magnetic field and darkness in the polar region have formed large ice and water deposits in the Arctic and Antarctic polar regions that now due to low magnetic field and by higher Ultraviolet radiation and the kinetic properties of hydrogen compounds to resonate hydrogen molecules cause the Arctic water, the Antarctic ice, and below contained hydrogen compounds to slowly release, but not fast enough to

**SUMMARY** 



reintroduce the melting ice and released CO<sub>2</sub> to the atmosphere that allows to redistribute melted ice and other compounds to dry land as the temperatures in the day stay too high for the water to be absorbed and all that due to one simple reason.

To low magnetic flux due to excess ice in the Antarctic region and excess water in the Arctic region that cannot reflect and refract enough of ultraviolet radiation. It is a sad cycle but basic principle like with the operation of old freezers that from time to time due to frequent opening of the doors which allows kinetically charged warm and or moist air to enter the freezer plate and after the door closes in the absence of circulation any moisture trapped can form ice and kinetic energy that is trapped can form ice from the water already contained in the freezer that eventually has to be mechanically removed with tools.



Earth's natural magnetic field waves properly classified as Extremely Low Frequency waves do are not able to penetrate water and ice thicker then 100 meters as some of the studies done by the military testing that tried to use ELF waves for submarine communication have found and have failed. This is a final critical finding that requires intervention and sponsorship that will benefit in new



abilities for the gas industry and possibly give access to natural resources below the Arctic and Antarctic. Technology is advance enough to begin the manual repair of magnetically driven Climate and benefit from it.

The last issue to consider is the current magnetic circulation of the earth. The field currently leaves in the north and returns in the south. I assume that removing the appropriate amount of ice from the Arctic by reducing its thickness in relation to the depth of water under the Arctic pole will reverse the direction of the earth's magnetic field, providing even stronger protection against ultraviolet waves, which pass through the magnetosphere and heat free carbon compounds similarly to coal in tiled stoves, which heat up slowly but heat up for a long time when red-hot, which causes very long and extensive drying of areas, fires, and in other regions when water does fall, it is in the form of downpours, floods, and in combination with other atmospheric phenomena causes other disasters, the solution of which is within the scope of measuring the magnetic force under the Antarctic ice and the waters of the Arctic.

Therefore, it would be necessary to; measure the strength of the magnetic field beneath the surface of the Antarctic ice, that now ranges from -1000m to 5000m; and necessary to measure the strength of the magnetic field beneath the Arctic waters of depths that ranges from -800m to -2200m. Those magnetic flux studies would be sufficient to calculate the area of ice and water that would need to be removed to achieve the appropriate strength of the Earth's magnetic field reflecting harmful amounts of ultraviolet waves through natural reflection and refraction with a stronger field resulting from the thinner layer of ice/water that is an obstacle on the way from the Earth's core to the magnetosphere and back to the earth's core. Resulting in cooler earth surface, better water retention in soil after rain in dry areas, better UV protection due to stronger field but also from the presence of the higher water content in the atmosphere as it previously mentioned it also blocks light and slows it down.

The weather patterns all over the world including the icing on the poles in itself are definitely due to magnetic properties of hydrogen elements and compounds such as water and methane as I presented above in this writing. We have to start to study the methods of the removal of the Antarctic icing as soon as possible, hopefully not by the atomic methods at all as there is no atomic weapons



yet that cause no harmful radiation, but I am not able to exclude that possibility due to lack of interest in manual ice removal and radiation free nuclear options that later might become necessary. Removal of the Ice in the Antarctic region is planets last resort to retain rest of un harm natural environments in the cooler areas of the planet before the climate becomes a daily threat to all places around the world.

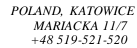
199 CONCLUSION

Dear sponsors all funds help as I do all the research using my personal finances that come from jobs that I had to take around the world to collect all data in order to form my theory. I would love to meet to discuss large sponsorship and scientific cooperation. I will also take any donations for my current expenditures that I had to cover using a credited to me funds. I believe there is a reason somewhat sad that I was born in Lubin, the city of copper mining and after circling the globe in search for the climate and health solutions I happen to be in Katowice another mining city of coal. It might just be my good nose that rather study above the ground then underground as some of my class mates have chosen for the career for theme selves. Someday no one will have to work in coal mines and copper mines will be safer too. Let's fix the climate the right way and use the resources of Antarctic to do it while further research in kinetic properties of magnetic gases allow us to achieve more power from fewer resources.

Moving forward with the removal of the ice means climatic and environmental legislative solutions and allowances for frontier companies involved in the endeavor that will most likely generate taxes to finance the ice and resources removal that if I am correct will happen sooner or later. But later its most likely nuclear that will not bring profit nor resources to the people around the world. Help with the frost Ladies and Gentleman. All types of donations, arrangements and sponsorships are much welcome and apricated. Any grammatical and spelling errors are caused by my dysortography a condition causing to misspell feel free to report those via email.

Fundator Eugenix®

K Pawlak





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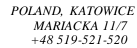
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  - 20. Donations to finance the expedition testing above theory can be deposited to: Krzysztof Ireneusz Pawlak, BNP Paribas: PL 80 1600 1462 1822 1875 3000 0005 For the 2025/2026 Eugenix® Antarctic Ice and Arctic Ocean Deep Magnetic Field Measurement Expedition.



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# BUSINESS AND INVESTMENT PLAN OF THE SIMPLE JOINT-STOCK COMPANY OF THE ARCTICUS BLANCUS ETHNIC GROUP

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### **EUGENIX® P.S.A.**

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BRIEF DESCRIPTION OF THE GOALS OF THE OLDEST NATURAL ETHNIC GROUP OF THE ARCTIC CLIMATE, ARCTICUS BLANCUS, FOCUSED ON CLIMATE RESTORATION AND THE HEALTH AND RIGHTS OF ETHNIC POPULATIONS.

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- 1. Mission and Legal Basis. The Simple Joint-Stock Company Eugenix® P.S.A was founded to represent the oldest tribal ethnic group adapted to Arctic climate conditions the Arcticus Blancus.
- 17 Eugenix advocates for Arcticus Blancus by taking action to prevent genocide, relying on international
- 18 resolutions that recognize equal rights for ethnic groups, especially the rights to birth, health, and life, as
- 19 expressed in UN Resolution A/RES/260/III from 1948. As part of restoring the natural and internationally
- 20 recognized rights to life, health, and reproduction for Arcticus Blancus, Eugenix writes legal proposals to
- 21 amend laws that endanger the survival of this group—arguing that these laws not only risk the extinction
- of Arcticus Blancus but also contribute to global climate catastrophe.

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2. Ethnic Rights and Climate Habitat Philosophy. Eugenix P.S.A, in its commitment to protecting the Arcticus Blancus ethnic group and its equal right to coexist among other ethnic populations, advocates for the preservation of the group's natural climatic habitat and economy. This mission is founded on the Arcticus Blancus theory, researched by Eugenix's founder, descended from the Piast and Vasa dynasties. According to this theory, the planet's protective magnetic field is weakened due to the natural

properties of water existing as ice at the poles. That ice obstructs the flow of natural geomagnetic waves



between the North and South poles, which would otherwise enable stronger reflection and refraction of cosmic ultraviolet radiation. Strengthening this flow is believed to amplify the power of Earth's magnetosphere, improving planetary defense against UV radiation.

3. Climate Disruption and Advocacy for Territorial Rights. Excessive ultraviolet wave energy, combined with free carbon compounds, causes atmospheric warming. This leads to a lack of long, moderate, and regular rainfall and cloud cover—both of which naturally reduce the temperature of the atmosphere and the surface of the entire planet. As part of its efforts to protect the natural climatic habitat and economic sustainability of the Arcticus Blancus group, Eugenix has petitioned Antarctic Treaty nations and the United Nations to restore Arcticus Blancus' rights to the Arctic and Antarctic regions, emphasizing that this ethnic group holds inherent rights to continue its existence and pursue a plan to restore the Earth's magnetic field.

- - a. Complete control of ultraviolet radiation permeability through the magnetosphere."
  - b. Natural protection and regeneration of Arctic groups through the magnetosphere's ability to renew all living organisms at the cellular level."

Eugenix P.S.A. registered the company in the National Court Register of Poland to carry out the previously stated goals. The company was officially assigned relevant PKD business activity codes in line with Eugenix P.S.A. planned operations. Additionally, the founder registered the word trademark Eugenix® with the Polish Patent Office and acquired rights to the internet domains eugenix.org and arcticusblancus.org. Eugenix will carry out activities according to the registered PKD classifications for Eugenix P.S.A., as well as under the Nice Classification codes associated with the trademark Eugenix®.

- 6. Since Classification Codes associated with the registered Eugenix® trademark:
  - a. A Class 5 Medical, Pharmaceutical, and Biotech Goods.



62	🥓 I. Bio	logical and Cellular Preparations.
63	i.	Biological preparations for medical purposes.
64	ii.	Biological tissue cultures for medical use.
65	iii.	Cells for medical purposes.
66	iv.	Stem cells.
67	v.	Cultures of microorganisms for medical and veterinary purposes.
68	vi.	Cultures for medical use.
69	vii.	Cultures for veterinary use.
70	🧀 II. In	iplants and Transplants.
71	i.	Biological implants.
72	ii.	Surgical implants derived from stem cells.
73	iii.	Surgical implants composed of living tissues.
74	iv.	Surgical implants cultivated from stem cells [live tissues].
75	V.	Implants for guided tissue regeneration.
76	vi.	Implants containing living tissues.
77	vii.	Materials for implantation for guided tissue regeneration.
78	viii.	Living organs and tissues for surgical use.
79	ix.	Human tissue for allogeneic transplants.
80	х.	Arterial grafts.
81	xi.	Coronary artery bypass grafts.
82	xii.	Skin grafts.
83	xiii.	Grafts [live tissues].
84	xiv.	Implantable textile material to stimulate tissue growth.
85	XV.	Biological tissue for transplantation.
86	xvi.	Processed human donor skin for soft tissue replacement.
87	🤌 III. P	harmaceuticals and Therapeutic Agents.
88	i.	Pharmaceuticals and natural remedies.
89	ii.	Medical alcohol.
90	iii.	Rubbing alcohol.
91	iv.	Alcohol for pharmaceutical purposes.
92	v.	Transdermal patches for administering drugs.
93	vi.	Transcutaneous patches.



94	IV.	Hygiene and Personal Care.
95	i.	Baby bottom care balms for medical purposes.
96	ii.	Hygienic preparations and articles.
97	iii.	Dental and medical preparations and products for cleaning teeth.
98	iv.	Preparations for air deodorization and purification.
99	v.	Dental preparations and products.
100	<b>₾ V.</b> ]	First Aid and Medical Kits.
101	i.	First aid kits for domestic use.
102	ii.	First aid kits sold with equipment.
103	iii.	Equipped first aid kits.
104	iv.	Medical dressings, dressing materials and applicators.
105	v.	Shoulder straps for surgical purposes.
106	🧿 VI.	Laboratory and Diagnostic Tools.
107	i.	Diagnostic tools and materials for medical and veterinary use.
108	ii.	Reagents for microbiological analysis [for medical purposes].
109	iii.	Diagnostic reagents for medical use.
110	iv.	Medical diagnostic test strips.
111	V.	Diagnostic test materials for medical use.
112	vi.	Medical diagnostic reagents.
113	vii.	Diagnostic biomarkers for medical use.
114	viii.	Chemically processed paper for occult blood detection in stool.
115	VII	. Chemical and Biological Reagents.
116	i.	Chemical reagents for medical use.
117	ii.	Chemical reagents for veterinary use.
118	iii.	Chemical reagents for medical or veterinary purposes.
119	iv.	Chemical test reagents [medical].
120	V.	Chemical test reagents [veterinary].
121	vi.	Chemical diagnostic reagents for medical use.
122	vii.	Biological reagents for medical use.
123	viii.	Biological reagents for veterinary use.
124	ix.	Clinical medical reagents.



126	i. Organization of fundraising activities.
127	ii. Fundraising and financial sponsorship.
128	iii. Collection of funds and financial sponsorship.
129	iv. Insurance services.
130	v. Issuance of prepaid cards and vouchers.
131	vi. Insurance (general).
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133	7. Eugenix® P.S.A – PKD Business Activity Codes.
134	a. PKD 21. Production of basic pharmaceutical substances and manufacture of medicines and
135	other pharmaceutical products.
136	b. PKD 47. Retail trade.
137	c. PKD 58. Publishing activities.
138	d. PKD 72. Scientific research and development.
139	e. PKD 82. Office administrative support and auxiliary business services.
140	f. PKD 86. Healthcare.
141	g. <b>PKD 86.99D.</b> Other healthcare services.
142	h. <b>PKD 87.</b> Social assistance services with accommodation.
143	i. <b>PKD 96.</b> Personal service activities.
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145	8. § Funding Sources for Eugenix® P.S.A. To achieve the objectives outlined in sections 1 through
146	4 — categorized into climate, health, and ethnic goals - Eugenix® P.S.A. will acquire financial resources
147	from the following sources:
148	a. For Climate Goals. To pursue its climate objectives, Eugenix® P.S.A. will obtain
149	financial resources from the following sources:
150	i. Issuance of ice bonds from Arcticus Blancus territories, represented as shares in
151	Eugenix® P.S.A.
152	ii. Allocation of a portion of interest from a dedicated savings deposit account, which will
153	receive proceeds from Eugenix® P.S.A. share issuance.
154	b. 🧳 For Health Goals. To pursue its health objectives, Eugenix® P.S.A. will obtain
155	financial resources from the following sources:

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- i. Allocation of a portion of interest from the savings deposit account (funded by share issuance) toward the construction of an Ethnic Healthcare Facility for the Arcticus Blancus group.
- ii. Sales of promotional materials, company publications, and gift cards redeemable for services provided by the Ethnic Healthcare Facility.
- iii. Acceptance of donations from private individuals and institutions.
- c. HE Ethnic Goals. To pursue its ethnic objectives, Eugenix® P.S.A. will obtain financial resources from the following sources:
  - i. Funding through the Electronic Grant Distribution System (ESUD), which supports protection, preservation, and development of the cultural identity of national and ethnic minorities. Eugenix® P.S.A. is registered in this system.
  - ii. Income from granting commercial rights to use scientific publications related to ethnic health protection issued by Eugenix®. These will serve the needs of healthcare and research institutions conducting comparative studies of ethnic groups.
  - iii. Acquisition of awarded financial compensation or targeted grants arising from rulings issued by The Constitutional Tribunal, Various ministries, Judicial verdicts following the submission of more than five legal notifications identifying irregularities in national laws and violations of UN Resolution A/RES/260/III. These notifications include challenges to:
    - i) The Infertility Treatment Act of June 25, 2015
    - ii) The Marriage Act of February 25, 1969
    - iii) The Act on Publicly Funded Healthcare Benefits of August 27, 2004
    - iv) The Regulation by the Minister of Health on the Polish Registry of Congenital Developmental Defects from June 21, 2018
    - v) A notification of incitement to genocide against ethnic groups, dated April 21, 2025
    - vi) Documentation of genocide against the Arcticus Blancus group, dated April 25, 2025



health-related needs. The purpose is to relieve pressure on the planet's magnetic field, improve the natural xerocycle (dry cycle) of water across the globe, and raise funds for research and the construction of Antarctic dams that will prevent excessive glaciation at the poles helping achieve optimal magnetic field strength.

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11. Principles of Eugenix® P.S.A. Shares Entitling Holders to Antarctic Ice upon Eugenix® P.S.A. obtaining rights to Antarctic territories thru co-sponsored UN Resolution by shareholders UN representatives with Eugenix P.S.A.

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a. Who is eligible to purchase Ice Bonds for Antarctic ice, issued as shares in the Simple Joint-Stock Company Eugenix® P.S.A.?

205 206 i. Eugenix authorizes the purchase of company shares by countries whose territories are located, at least in part, within the Rafaltic region, defined as being between 41°45' North latitude and 41°45' South latitude. These countries must have a high demand for fresh water for pharmaceutical, food, hygiene, agricultural, and industrial purposes.

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ii. Eugenix also authorizes the purchase of shares by public and private entities, including banks, that are registered in nations with territory within the Rafaltic region (again, defined as between 41°45' North and 41°45' South latitude) and have a strong need for fresh water for pharmaceutical, food, hygiene, agricultural, and industrial use.

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b. S Antarctic Ice Volume and Required Removal for Magnetic Field Optimization.

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i. The quantity of ice covering Antarctica has an estimated surface area of 20,000,000 km², with thickness ranging from several hundred meters to over five kilometers.

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Based on calculations by Eugenix P.S.A., the volume of ice that needs to be removed to improve the planet's magnetic field and uncover sufficient territory for the construction of an Antarctic dam is over 2,500,000 km<sup>2</sup> in surface area ice thickness again ranging

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219				from hundreds of meters to more than 5 km resulting in an approximate ice volume of
220				10,000,000 km³.
221		c.	\$ (	Cost, Value, and Share Allocation of Eugenix® P.S.A.
222			i.	The total planned volume of ice extraction is 10,000,000 km³, which is divided into
223				100,000 company shares of Eugenix® P.S.A.
224			ii.	One company share entitles the holder to 100 km³ of ice.
225			iii.	The price of 1 m³ of ice is calculated based on 100,000 m³ equaling 1 ounce of gold (Au
226				99.999%), priced at €3,000 per ounce, which equals €0.030 per m³ of ice.
227		d.	₫ I	Logistics and Shipping Value.
228			i.	A Panama Max cargo ship has an estimated capacity of 500,000 m³ of ice.
229			ii.	Shipping this volume requires 5 ounces of Au 99.999% gold.
230			iii.	1 km <sup>3</sup> of ice = 1,000,000,000 m <sup>3</sup> , requiring 2,000 Panama Max ships.
231			iv.	Therefore, 1 Eugenix® share = 100 km³ of ice, requiring 200,000 Panama Max ships.
232		e.		Share Pricing and Total Asset Valuation.
233			i.	Each share (100 km³ of ice) corresponds to 1 million ounces of gold (Au 99.999%).
234			ii.	At a price of 3,000 euro per 1 ounce of Au 99.999% gold, the cost of one share of
235				Eugenix P.S.A. amounts to 3 billion euro.
236			iii.	The total value of all 100,000 shares: €3 billion $\times$ 100,000 shares = €300 trillion euro.
237		f.	F	inancial resources obtained from the sale of shares should enable:
238			i.	Design and construction of the Antarctic dam.
239			ii.	Design and construction of the Arctic dam.
240			iii.	The dams will be financed, if needed, through the sale of futures contracts for the
241				delivery of magnetic fields that enhance rainfall.
242			iv.	Time-bound intergovernmental agreements at the United Nations level will enable the
243				financing of construction and operational costs of Geomagnetic Dams using tax
244				revenues from UN member states, treated as an investment in Geomagnetic Dams.
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246	12.		Dur	ation of Antarctic Ice Extraction for Geomagnetic Dam Construction.
247		a.	Euge	nix® P.S.A. calculates that if 5,000 extraction platforms operate simultaneously, each

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approximately  $10,000 \text{ km}^3$ .  $5000 \times 10 \times 500,000 \text{ m} 3 \times 365 = 9,125 \text{ km} 3 \sim 10,000 \text{ km} 3$ .

filling ten Panama Max-class vessels daily, then the annual ice extraction would total

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- i. At this rate, it would be possible to extract the full 10,000,000 km³ of planned ice over the course of 1,000 years, using a fleet of 2,250,000 to 3,000,000 Panama Max-class ships, each returning every 45 to 60 days for a new load of 500,000 m³ of ice. 10,000,000 km3 / 10,000 km3 = 1000 years.
- b. In an alternative approach, if 5,000 specialized cutting platforms are used to slice ice into blocks measuring  $1,000 \,\mathrm{m} \times 500 \,\mathrm{m} \times 100 \,\mathrm{m}$ , and these blocks are towed by special ice-hauling vessels, the annual extraction rate would reach approximately  $100,000 \,\mathrm{km}^3$ .  $1000 \,\mathrm{m} \times 500 \,\mathrm{m} \times 100 \,\mathrm{m} \times 5000 \,\mathrm{m} \times 1000 \,\mathrm{m} \times 10000 \,\mathrm{m} \times 1000 \,\mathrm{m} \times 1000 \,\mathrm{m} \times 1000 \,\mathrm{m} \times 1000 \,\mathrm{m} \times 100$ 
  - i. Enabling the full  $10,000,000 \text{ km}^3$  to be mined within 100 years. This would require 200,000 to 300,000 towing vessels, also returning every 45 to 60 days for the next ice block of that size 10,000,000 km 3 / 100,000 km 3 = 100 years.
- 13. Acquisition of Shares via Deposits in Eugenix® P.S.A. The acquisition of Eugenix® P.S.A. shares until the establishment of a new Antarctic Treaty is executed through a notarial agreement between Eugenix® P.S.A. and the share purchaser.
  - a. Upon signing the notarial agreement specifying the number of shares purchased, the buyer deposits 1% of the value of the acquired shares into Eugenix® P.S.A.'s company account.
  - b. The deposit value for one share is 1% of 1 million ounces of gold (Au 99.999%), equals 10,000 ounces of Au 99.999% gold.
    - i. At a price of €3,000 per ounce, the deposit per share amounts to €30 million euro.
    - ii. The buyer transfers the deposit using the currency and gold exchange rate defined in the notarial agreement.
  - c. The buyer is then obliged to pay the remaining value of the purchased shares in gold, continuously and proportionally to the amount of ice extracted with at least one share's worth of ice paid in full before that corresponding quantity of ice is mined, functioning under a deferred (debit-based) model.

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- a. Once the treaty is ratified, Eugenix® P.S.A. will secure agreements with banks capable of storing gold within the northern territories of Arcticus Blancus, most likely located in one or several of the locations that include: Alaska, Canada, Greenland, Iceland, Scandinavia, Russia.
- 15. Maximum and Minimum Share Acquisition via Deposits. Eugenix® P.S.A. permits deposit-based acquisition of shares in both maximum and minimum quantities.
  - a. The maximum number of shares that may be acquired by an individual shareholder is calculated through an equal distribution of 10,000,000 km³ of ice, equivalent to 100,000 company shares, across a global population of 10,000,000,000 people which results in 1 km³ of ice per 1,000 individuals.
  - b. The minimum purchase is defined as one (1) company share, entitling the shareholder to 100 km<sup>3</sup> of ice.
  - c. In the event of a decrease or increase in global population during the extraction process, Eugenix® P.S.A. will recalculate the maximum number of shares each country and its internal entities may acquire, based on the updated number of citizens in those shareholder states.
- 16. Withdrawal from Share Purchase and Deposit Refunds. Eugenix® P.S.A. permits investors to withdraw from purchased shares, and offers the possibility of a deposit refund, reduced by contractual costs specified in the notarial agreement for Eugenix® P.S.A. share acquisition. Eugenix retains 10% of the deposit amount to cover expenses related to:
  - a. **Legal counsel services** for preparing the agreement between United Nations, Eugenix P.S.A and shareholders aimed at formalizing the rights of Eugenix® and the Arcticus Blancus ethnic group to manage their territories and lead climate restoration efforts.
  - b. Legal proceedings between the United Nations and Eugenix® P.S.A., aimed at formalizing the rights of Eugenix® and the Arcticus Blancus ethnic group to manage their territories and lead climate restoration efforts.
  - c. **Internal and external expenses** Eugenix P.S.A must cover to maintain the efforts aimed at formalizing the rights of Eugenix® and the Arcticus Blancus ethnic group to manage their territories and lead climate restoration efforts not limited to:
    - i. Conferences, exhibitions, communication with all shareholders.
    - ii. Conferences, exhibitions, communication with United Nations representatives from the shareholders state and from no shareholding states.



314	iii.	Contracting of all necessary internal staff and coverage of all internal expenses associated
315		to work with shareholders, United Nations and other regulatory bodies.

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- approval by the UN depends heavily on:
  - a. Close collaboration between shareholders and Eugenix® P.S.A.
    - b. Completion of necessary formalities requested by the United Nations, both from Eugenix P.S.A, the shareholders and the Arcticus Blancus ethnic group efforts.
    - c. Eugenix® P.S.A. hopes that a jointly submitted request will lead to the UN enacting a new resolution within one to three years.
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- 18. Fossil Fuel Access & Energy Credit Repayment. The properly constructed resolution should also empower Arcticus Blancus to manage fossil fuel deposits, which could be partially loaned on credit terms to shareholders for:
  - a. Ice extraction from Antarctica.
  - b. Operation of shareholder fleets transporting ice to their Rafaltic territories.
  - c. Any extractable natural resources for such purposes will be provided as energy loans, measured in units like gigajoules, megawatts, etc.
  - d. Arcticus Blancus, as the energy provider, will demand a formal agreement from each shareholder state using the energy guaranteeing the repayment of an equivalent amount of energy, potentially in a different form that Arcticus Blancus and Eugenix® P.S.A. can use in Antarctic dam construction.
  - e. Eugenix® P.S.A. will require installment-based energy repayment, and all terms related to such natural resource loans will be governed by a separate agreement prepared by Arcticus Blancus with Eugenix P.S.A.
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- 19. Additional Costs Related to Ice Extraction from the Antarctic Arcticus Blancus
- Territories. Outlined in Eugenix® P.S.A.'s First Petition to Antarctic Treaty parties, these obligations and fees apply to shareholders involved in operations on the continent:

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- a. **Explosives Tax.** Eugenix® P.S.A. will impose a tax on all explosives used for accessing and fracturing ice sheets from coastal zones into polar regions.
  - i. This tax will finance geomagnetic research and development, including radiation-free nuclear operations.
  - ii. Entities may use their own explosives, provided they comply with all current and future International Chemical Standards and Conventions to ensure safety for water and biological life affected by explosive use.
  - iii. Entities that do not use explosives will benefit from a reduced tax rate.
- b. Emergency Medical Infrastructure Tax. To develop Arcticus Blancus emergency medical facilities, Eugenix® P.S.A. will levy a tax covering life-threatening incidents and workplace accidents in Antarctica:
  - This includes urgent hospitalization needs and evacuations to Australia, South America, or Africa.
  - ii. The tax does not exempt entities from their duty to provide proper safety and life-saving measures until such hospitals are opened.
  - iii. Entities may also operate their own medical centers and vehicles.
- c. Infrastructure Bond Requirement. Any entity that places permanent infrastructure or vehicles on land for ice removal, transportation, natural resource extraction, or scientific research must deposit an Infrastructure Deconstruction Bond with the Arcticus Blancus Tribal Bank.
  - i. This bond ensures funding to dismantle or remove abandoned or inactive structures left behind by entities that cease operations or fail to follow through.
  - ii. The Tribal Bank will cover unexpected removals due to its financial strength.
- The following expenses and operational responsibilities are entirely borne by shareholders, not Eugenix® P.S.A.:
  - a. Marine & Ice Infrastructure. All costs related to the design, construction, and operation of maritime and ice infrastructure. These pertain to ice extraction from areas designated by Eugenix P.S.A. and allocated to the Arcticus Blancus group.



- b. **Construction and Operation of Shareholder Maritime Fleets.** All costs associated with designing, building, and operating appropriate suitable marine fleets. Those fleets:
  - i. Must be built using mineral resources sourced from the shareholders' own national territories.
  - ii. Must be designed and tested based on independent studies identifying the most effective methods for transporting ice from Antarctica whether towing large blocks, applying advanced maritime solutions, or exploring alternative approaches.
- c. Local Infrastructure on Shareholder Territory. All costs related to the design, construction, and operation of local infrastructure within shareholder territory are the sole responsibility of the shareholder. This includes, but is not limited to:
  - i. **Port Facilities at Destination Hubs** Construction or adaptation of receiving terminals capable of docking ice-transport vessels, equipped for unloading, safety inspection, and cold-chain continuity.

  - iii. Independent Ice and Water Sampling & Testing Laboratories Local facilities and mobile units for collecting and testing samples of ice and melted water according to shareholders' domestic health and purity standards. Accreditation processes for compliance with both internal and UN environmental water protocols.
  - iv. Distribution Networks and Processing Centers Regional systems for cold storage, processing, and delivery logistics, ensuring efficient handling from port to end-user (citizens, industry, agriculture). Includes remote pipelines, rail containers, electric tanker fleets, or urban distribution nodes.
  - v. Security and Monitoring Systems Implementation of satellite-linked tracking for ice shipments, perimeter protection at processing sites, and encryption systems for safeguarding extraction data.
  - vi. Finergy Infrastructure Compatibility Adaptation of local energy grids to support filtration, testing, and distribution operations—preferably leveraging renewable energy systems (solar, geothermal, hydrogen cell).



vii.	Digital Integration & Climate Data Exchange Deployment of IoT-connected
	sensors, data collection servers, and stakeholder portals to transmit water purity, melting
	rates, and delivery metrics to Arcticus Blancus and UN resolution bodies.

21. Collaborative Development and Future Initiatives. Eugenix® P.S.A. will make every effort to ensure that all shareholders can exchange research, technological, engineering, and design insights enabling them to detect errors and identify innovations that lead to more efficient ice extraction, transport, and processing (including unloading, filtration, and water distribution on their respective climate territories).

22. **Joint Consultation and Exhibition Spaces.** With the consent of shareholders, Eugenix® will establish a shared space for consultations and exhibitions, both virtually and in a physical location. Shareholders will have the opportunity to collaborate and work on individual and joint project initiatives that includes all legal work related to the resolution preparation. The location will be decided collectively by the shareholders.

Responsibilities of Eugenix P.S.A and Creation of the Eugenix® Foundation. The activities described in paragraphs 1 through 4, climate, health, and ethnic objectives—will also be incorporated into the charter of a future Eugenix® Foundation. This Foundation, financed by Eugenix® P.S.A., will carry out all ethnic and health-related missions, as well as climatic and environmental goals not directly connected to the core operations of the company, which primarily focuses on:

 a. Issuing and sale of Eugenix P.S.A company shares that allow shareholders and Eugenix P.S.A. with Arcticus Blancus ethnic group funds to cover legal access to ice and territories of both polar regions.

b. **©** Establishment of a new Antarctic Treaty in cooperation with shareholders and United Nations that grants access to territories and resources in Antarctica and the Arctic to Eugenix® P.S.A. with the Arcticus Blancus ethnic group for the purpose of climate restoration and shareholder access to ice reserves secured thru Eugenix P.S.A and simple stock corporation of the Arcticus Blancus ethnic climatic group based on:



436		i.	International Labor Organization Convention C169 - Indigenous and Tribal Peoples
437			Convention, 1989 (No. 169), in particular Articles 13-15 of Part II of the Convention
438			entitled "Land."
439		ii.	Other provisions of international law, including Article IIC of UN Resolution A/260/III
440			entitled - Convention on the Prevention and Punishment of the Crime of Genocide, 1948
441			<u>(260)</u> .
442	c.	<b>₩</b> E	xecutive oversight of Ice Removal Program.
443	d.	Ф E	xecutive oversight of Geomagnetic Dams Constructions.
444	e.	<b>⇔</b> E	xecutive oversight of Geomagnetic Dams Operations.
445	f.	<b>‡</b> E	xecutive financial oversight enabling the execution of the above-mentioned goals.
446			
447	24.	As th	e steward of this vision and the executor of its responsibility, respectfully submitted
448	by: the Fo	ounder	and President of the Board of Eugenix® P.S.A., a simple joint-stock company established
449	to protect	and re	store Arcticus Blancus and the planet's climate.
450			K Pawlak
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452			D.O.M. Piastów i Wazów
453			Arctic Men Extinction Noticed.
454			Arctic Magnetic Earth Naturalist.
455			
456			Fundator i Prezes Zarządu
457			Eugenix ® Prosta Spółka Akcyjna
458			Etnicznej Grupy Arcticus Blancus



159	C169 - Indigenous and Tribal Peoples Convention, 1989 (No. 169)
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161	PART II. LAND
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163	Article 13
164	1. In applying the provisions of this Part of the Convention governments shall respect the special
165	importance for the cultures and spiritual values of the peoples concerned of their relationship with the
166	lands or territories, or both as applicable, which they occupy or otherwise use, and in particular the
167	collective aspects of this relationship.
168	2. The use of the term lands in Articles 15 and 16 shall include the concept of territories, which covers
169	the total environment of the areas which the peoples concerned occupy or otherwise use.
170	Article 14
171	1. The rights of ownership and possession of the peoples concerned over the lands which they
172	traditionally occupy shall be recognised. In addition, measures shall be taken in appropriate cases to
173	safeguard the right of the peoples concerned to use lands not exclusively occupied by them, but to which
174	they have traditionally had access for their subsistence and traditional activities. Particular attention shall
175	be paid to the situation of nomadic peoples and shifting cultivators in this respect.
176	2. Governments shall take steps as necessary to identify the lands which the peoples concerned
177	traditionally occupy, and to guarantee effective protection of their rights of ownership and possession.
178	3. Adequate procedures shall be established within the national legal system to resolve land claims by the
179	peoples concerned.
180	Article 15
181	1. The rights of the peoples concerned to the natural resources pertaining to their lands shall be specially
182	safeguarded. These rights include the right of these peoples to participate in the use, management and
183	conservation of these resources.
184	2. In cases in which the State retains the ownership of mineral or sub-surface resources or rights to other
185	resources pertaining to lands, governments shall establish or maintain procedures through which they
186	shall consult these peoples, with a view to ascertaining whether and to what degree their interests would
187	be prejudiced, before undertaking or permitting any programmes for the exploration or exploitation of
188	such resources pertaining to their lands. The peoples concerned shall wherever possible participate in the
189	benefits of such activities, and shall receive fair compensation for any damages which they may sustain
190	as a result of such activities.
191	Article 16

- A (1)
- 1. Subject to the following paragraphs of this Article, the peoples concerned shall not be removed from
- the lands which they occupy.
- 494 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 national
- laws and regulations, including public inquiries where appropriate, which provide the opportunity for
- 498 effective representation of the peoples concerned.
- 3. Whenever possible, these peoples shall have the right to return to their traditional lands, as soon as 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
- 505 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.

507 **Article 17** 

- 1. Procedures established by the peoples concerned for the transmission of land rights among members of
- these peoples shall be respected.
- 510 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.

515 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.
- 518 Article 19
- National agrarian programmes shall secure to the peoples concerned treatment equivalent to that accorded
- 520 to other sectors of the population with regard to:
- 521 (a) the provision of more land for these peoples when they have not the area necessary for providing the
- essentials of a normal existence, or for any possible increase in their numbers;
- (b) the provision of the means required to promote the development of the lands which these peoples
- already possess.

## **Eugenix® Climate Repair Project Contractor and Supplier Selection Rules.**



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EUGENIX® P.S.A. CLIMATE REPAIR PROGRAM CONTRACTOR AND SUPPLIER SELECTION RULES FOR GEOMAGNETIC DAMS CONSTRUCTION AND FOR THE EUGENIX P.S.A. SHAREHOLDERS ICE REMOVAL PROGRAM

- Ethnic rules will apply to all work related to the climate repair program prepared by the Arcticus Blancus simple stock corporation Eugenix® P.S.A. Below you will find the outline and explanation of most
- important rules of work towards a healthier planet and ethnic communities.
  - 1. RULES FOR THE WORKFORCE HIRING FOR THE ARCTIC AND ANTARCTIC GEOMAGETIC DAMS CONSTRUCTION IN CANADA, GREENLAND, ARCTIC CIRLCE, ANTARCTIC CIRCLE (ALL TYPES OF WORK AND PROFESSIONS)
    - a. Legal individual employees Martial Homoethnic Relationship Status and Ethnic Hair Quantum. (Applies to Arctic and Antarctic)
    - b. Legal entity Martial Homoethnic Relationship Status of all employees with entity Summative Ethnic Hair Quantum. (Applies to Arctic and Antarctic)
    - c. Memberships and associations with *Ethnic Unions* for large and long-term contracts. (Applies to Arctic and Antarctic)
  - 2. RULES FOR THE SELECTION OF THE SUPPLIERS OF ALL MACHINERY AND TECHNOLOGY FOR THE ARCTIC AND ANTARCTIC GEOMAGETIC DAMS CONSTRUCTION IN CANADA, GREENLAND, ARCTIC CIRLCE, ANTARCTIC CIRCLE (ALL TYPES OF SUPPLIES AND TECHNOLOGY)
    - a. Supplier Key Shareholders Ethnicity and their Martial Homoethnic Relationship Status.
    - b. Supplier Ethnic Summative Workforce presence.
    - Supplier ownership rights to all patents and technology present in the products offered.
    - d. Eugenix® P.S.A. rights to purchase shares of the supplier.

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- e. Supplier ability and will to actively modify supplies and production processes to fit evolving operations.
- f. Supplier guarantees to provide all parts, components, service and repair to all product offered.
- g. Supplier guarantees to provide a full price for all parts, components, service and repair tasks with each new product offered prior purchase.
- h. Eugenix® P.S.A. Rights to supply raw materials to supplier production facilities for the purpose of faster production and faster delivery of the supplies ordered.
- i. Eugenix® P.S.A. Rights to supply own skilled ethnic labor to supplier production facilities for the purpose of faster production and faster delivery of the supplies ordered
- j. Eugenix® P.S.A. Rights to produce parts, components, complete supplies, service and repair tasks for supplies ordered with the use of own raw material, skilled ethnic labor, and own production facilities for the purpose of faster production and faster delivery of the supplies ordered, development of own ethnic workforce, development of independent and unattached production abilities on own ethnic territories.
- 3. RULES FOR THE ICE SHARES HOLDERS OF THE ANTARCTIC ICE REMOVAL PROGRAM IN THE ANTARCTIC. (FOR ALL SHAREHOLDERS OF EUGENIX P.S.A. ICE REMOVAL PROGRAM)
  - a. Ice shareholders have right to build own maritime fleet of nuclear, natural gas, hydrogen, or other power pull and pusher tugs for ice transport from Antarctic ice removal area.
  - b. Ice shareholders have right to build own maritime and land fleet of nuclear, natural gas, hydrogen or other power ice cutting-mining machinery.
  - c. The technology that shares holders use can be their own proprietary technology but can also be leased and or purchased in any part and in whole from any vendor that produces its technology with standards in materials quality, assembly, safety required to operate in the international waters and states of origin and destination.
  - d. Ice shareholders are allowed to hire own state contractors from predisposed and nonpredisposed ethnicities to work in hazardous Antarctic area only if all individual
    employees of contracted entity understand that any amount of regular work in the polar
    areas causes permanent genetic damage e.g. "Gene shredding", that permanently disables
    ability to reproduce rafaltic-aquatic climatic phenotype by damaging cells and tissues
    nonactic genetic abilities to allow habitants for survival in the polar climate.



63	e.	Ice shareholders fleet operation in the Antarctic zone can be designed to be automated or
64		operated by the Eugenix® P.S.A. Arcticus Blancus predisposed ethnic workforce and with
65		its genetically predisposed to polar climate contractors.
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		K Pawlak
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70		D.O.M. Piast & Wase
71		Founder & Board President of
72		Eugenix ® Simple Stock Corporation of
73		Arcticus Blancus Indigenous Ethnic Minority.
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75		Arctic Men Extinction Noticed.
76		Arctic Magnetic Earth Naturalist.
77		Antarctic Mass Excavation Needed.
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# **Eugenix® Ethnic Hair Quantum for Ethnic Work Predisposition.**



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#### **EUGENIX P.S.A.**

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5 ETHNIC SUBCONTRACTORS AND ETHNIC DIRECT HIRING PRACTICES BASED 6 ON ETHNIC HAIR QUANTUM TO REVIVE SIGNIFICANCE OF INDIGENOUS 7 CLIMATIC INHABITANTS OF THE ARCTIC AND SUBARCTIC REGIONS.

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### WHO QUALIFIES TO WORK AND WHAT PRIORITY HAS, TO WORK ON ALL ARCTIC AND ANTARCTIC PROJECTS FOR THE EUGENIX P.S.A.

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1. **INDIGENOUS ARCTIC AND SUB ARCTIC ETHNICITIES.** All persons related by hair type to Arctic climate who are in homoethnic relationship with same ethnic hair or are single or seek a homo-ethnic relationship with a person of opposite biological gender with same ethnic hair type as its first to second lightest climatic hair type.

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2. **INDIGENOUS ARCTIC AND SUB ARCTIC ETHNICITIES.** Single or divorced persons of arctic, sub arctic and coarctic ethnicity with children of a different ethnicity who sign an *Ethnic Revival Work Agreement* will qualify for work rights under the terms set in the ethnic work agreement, that will include:

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a. Promotion of all ethnic values of individual ethnicities of diffrent climatic hair.

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Arctic, sub arctic and other climatic regions

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c. Commitment to enroll own children to ethnic education that corresponds with own children ethnicity for ethnic-life programs organized by own children's ethnic tribal organizations.

b. Promotion of health and ethnic intimacy aimed to revive endangered ethnicities of the

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d. Agreement to sign *Tribal Heritage Protection* form that protects the signee from all forms of unwanted relationships from ethnicities that have not been permitted to contact your person during work and off work on the grounds of Arcticus Blancus for sexual relationships and any other reason stated in the *Tribal Heritage Protection* form.



e. Agreement not to enter any sexual hetero-ethnic relationships outside of the Arcticus Blancus territories. It is Eugenix P.S.A. believe that heteroethnic sexual relationships cause further ethnic separation in individual ethnicities and places greater risk of ethnic genocide. Violation of this rule results in termination.

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- 3. PERSONS EXCLUDED TO PREVENT SILENT GENOCIDE OF ENDANGERED ETHNICITIES UNDER THE PROTECTION OF EUGENIX P.S.A. Persons in hetero-ethnic relationships or seeking a hetero-ethnic relationship do not qualify to work on the Arctic and Antarctic projects. Eugenix P.S.A has proven link of ethnic dissaperance to heteroethnic, heteroclimatic relationships. Eugenix P.S.A. has also linked three congenital disorders that prevail due to heterogenous relationships such as:
  - a. Heterochromia of hair also known as heterotrichosis coded in ICD.
    - i. ICD-10. L67 Hair color and hair shaft abnormalities.
    - ii. ICD-10. L67.1 Variations in hair color.
    - iii. ICD-10. L67.8 Other hair color and hair shaft abnormalities
    - iv. ICD-10. L67.9 Hair color and hair shaft abnormality, unspecified.
  - b. Epidermolysis Bullosa coded in ICD.
    - i. ICD-10. Q81.0 Epidermolysis bullosa simplex.
    - ii. ICD-10. Q81.1 Epidermolysis bullosa letalis.
    - iii. ICD-10. Q81.2 Epidermolysis bullosa dystrophica.
    - iv. ICD-10. Q81.8 Other epidermolysis bullosa.
    - v. ICD-10. 81.9 Epidermolysis bullosa, unspecified.
    - vi. ICD-11. EA30.0 Epidermolysis bullosa simplex.
    - vii. ICD-11. EA30.1 Junctional epidermolysis bullosa.
    - viii. ICD-11. EA30.2 Dystrophic epidermolysis bullosa.
      - ix. ICD-11. EA30.Y Other specified epidermolysis bullosa.
      - x. ICD-11. EA30.Z Epidermolysis bullosa, unspecified.
  - c. Neurocutaneous Melanosis coded in ICD.
    - i. ICD-10. D22.3 Melanocytic nevi of limbs.
    - ii. ICD-10. D22.4 Melanocytic nevi of scalp and neck.
    - iii. ICD-10. D22.5 Melanocytic nevi of trunk.
    - iv. ICD-10. D22.6 Melanocytic nevi of multiple sites.
    - v. ICD-10. D22.7 Other congenital melanocytic nevi.



vi. ICD-11. 2F20.20 Neurocutaneous melanosis.

64	d. Heterochromia of the Iris color and possibly other related conditions.	
65	i. ICD-10. Q13.2 Other congenital malformations of iris (includes heterochromia).	
66	ii. ICD-10. Q13.8 Other congenital malformations of iris and ciliary body.	
67	iii. ICD-11. 9A30.2 Other congenital malformations of iris (includes heterochromia)	).
68	iv. ICD-11. 9A30.Y Other specified congenital malformations of iris and ciliary body	ly.
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70	4. SMALL TO MEDIUM SIZE COMPANIES. Work on the Arcticus Blancus territories	foi
71	Eugenix P.S.A. is to be perform by subcontractors by work of ethnic crews on all projects that rela	ate
72	to:	
73	a. All construction works on the Canadian Arctic Geomagnetic Dam.	
74	b. All construction works on the Greenland Arctic Geomagnetic Dam.	
75	c. Antarctic Ice Removal Program.	
76	d. All construction works on the Antarctic Geomagnetic Dam.	
77	e. This includes ship crews, mining crews, forest crews, road crews, construction crews,	
78	geological survey crews, scientific crews, safety crews.	
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80	5. WORK IS ASSIGNED AND CONTRACTED BASED ON ETHNIC HAIR QUANTU	ΊМ
81	AFFINITY. Full ethnic hair classification set in the document titled "Eugenix® Hair Disorders a	ınd
82	Color Classification" and in the document titled "Eugenix® Classification of Sub Climatic Tribe	:s"
83	Below listed order of the work assignment based on the climatic ethnic hair type:	
84	a. Arcticus Blancus - A0.	
85	b. Arcticus Blondus – A1-A2.	
86	c. Arcticus Blendus – A3-A4.	
87	d. Coarcticus Burgundus – B1-B4.	
88	e. Coarticus Brunettus – C1-C4.	
89		
90	6. ETHNIC HAIR QUANTUM. Priority is determined by ethnic group type in order from A to	o C
91	and ethnic hair amount in order from A0 to C4. To calculate number of points based on ethnic h	ıaiı
92	type and amount person must determine how many hairs from each group has on its body. To do	) SC
93	you must count hair amount of own type and multiply by set values set below:	

a. Arcticus Group.

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i. Count points in hair from group A0: multiply hair A0 amount by 0.



96	ii.	Count hair from group A1: multiply hair A1 amount by 1.
97	iii.	Count hair from group A2: multiply hair A2 amount by 2.
98	iv.	Count hair from group A3: multiply hair A3 amount by 3.
99	v.	Count hair from group A4: multiply hair A4 amount by 4.
100	b. Coarct	icus Burgundus Group. (Health priority over C group)
101	i.	Count hair from group B1: multiply hair B1 amount by 2.
102	ii.	Count hair from group B2: multiply hair B2 amount by 4.
103	111.	Count hair from group B3: multiply hair B3 amount by 6.
104	iv.	Count hair from group B4: multiply hair B4 amount by 8.
105	c. Coartic	eus Brunettus Group.
106	i.	Count hair from group C1: multiply hair C1 amount by 3.
107	ii.	Count hair from group C2: multiply hair C2 amount by 6.
108	iii.	Count hair from group C3: multiply hair C3 amount by 9.
109	iv.	Count hair from group C4 multiply hair C4 amount by 12.
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111		IR QUANTUM CALCULATION TYPE I. The lower the amount of the points
112		ed on the hair group type and hair amount the higher the priority. Self-assessment of
113	• 1	amount can include all body hair but not less than 100,000 hairs of the body on any
114	area of the bod	y. A person does own hair self-assess or submits a trichologist certificate. Single hair
115	of more than o	one color should be classified by the lighter color that is present anywhere along the
116	hair shaft, tha	t includes the end of the hair, the middle of the hair, the root of the hair. Those
117	individual hete	erogenous hair types should be counted at 50% of point value assigned to its lightest
118	color.	
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120		per of points giving highest priority is 0 points and maximum number of points giving
121	lowest priority	y is 1,200,000 points. Arcticus Blundus A5-A6 and corresponding Coarticus
122	Burgundus B5	-B6 and Coarcticus Brunettus C5-C6 ethnicities are not taken into the priority until
123	all ethnic conf	flicts and ethnic sexual exploitations between all Arcleticus ethnicities are legally
124	stopped.	
125		
126	If a person has	less than 100,000 hairs from group A, B, C the priority can be determined by taking
127	into an accoun	t all hairs from groups A0-A4, B1-B4, C1-C4 in order of number of hair and number
128	of points givin	g highest priority to least amount of point taking in most amount of hair first. That



means that all potential ethnic work employees points that come from less than 100,000 hair have to be sorted by number of hair and total number of points acquired in all hair calculated to determine a list of priority that sorts and takes to consideration hair amount form groups accepted A, B, C and their point value.

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- 8. ETHNIC HAIR QUANTUM CALCULATION TYPE II. Another way to calculate ethnic hair quantum for persons that do not have 100,000 or more ethnic hair from ethnic hair groups A0-A4, B1-B4, C1-C4 accepted for work on the Eugenix P.S.A. geomagnetic dams in the indigenous arctic and antarctic territory of the Arcticus Blancus ethnic tribal group is to determine all non-relevant ethnic hair on own body to determine their ethnic group, ethnic level, and calculate the points based on 100,000 hair to sum up with points acquired from hairs from groups A0-A4, B1-B4, C1-C4 that are present in person ethnic phenotype of 100,000 hair. The point value that corresponds to non-ethnic hair is presented below:
  - a. Arcticus Group.
    - i. Count hair from group A5: multiply hair A5 amount by 5.
    - ii. Count hair from group A6: multiply hair A6 amount by 6.
  - b. Coarcticus Burgundus Group. (Health priority over C group)
    - i. Count hair from group B5: multiply hair B5 amount by 10.
    - ii. Count hair from group B6: multiply hair B6 amount by 12.
  - c. Coarticus Brunettus Group.
    - i. Count hair from group C5: multiply hair C5 amount by 15.
    - ii. Count hair from group C6: multiply hair C6 amount by 18.

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9. ETHNIC HAIR QUANTUM CALCULATION – RA HAIR TYPES. To determine hair-based points from group D that is Rafalticus and Aquaticus hair groups, count any completely black hair; partially black hair with gray to white coloration; any gray to white hair that came in place where black hair normally was. Multiply all hairs from D group by 28 points for each hair counted. 28-point base calculation comes from 4th group that has a 4x value for all hair and since black hair in hair classification set in the documents titled "Eugenix® Hair Disorders and Color Classification" and in the document titled "Eugenix® Classification of Sub Climatic Tribes" is classified under D7.

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Hair D7 has darker pigment than any of the hair from groups A6, B6, C6, therefore 28-point comes from 4<sup>th</sup> group x 7<sup>th</sup> pigmentation is 28 points. White and gray hair from D class is not rated at the



lower point multiplier since its hair pigmentation change from black to gray to white color is not a natural climatic ethnic phenotype characteristic of the natural arctic and subarctic ethnic climatic tribes that are characterized by Arctic hair from A group and Coarctic hair from B and C groups.

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10. **ADDITIONAL INCENTIVES FOR ARCTICUS BLANCUS WOMAN.** Eugenix P.S.A. will use its profits to fund an incentive for Arcticus Blancus women due to large imbalance of the males to females in the Arcticus Blancus ethnicity. Eugenix P.S.A. will cover 21 years of full child and mother expenses for Arcticus Blancus woman that decide to have children from donated Arcticus Blancus male reproductive cells via the Arcticus Blancus Ethnic Fertility Clinic. Availability of support based on the *Ethnic Hair Quantum* defined in the previous point and funds availability.

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#### 11. PRINCIPLE OF LEGALITY "NULLA POENA SINE LEGE".

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a. **European Convention on Human Rights, Article 7:** "No one shall be held guilty of any criminal offence on account of any act... which did not constitute a criminal offence... at

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b. International Covenant on Civil and Political Rights, Article 15: "No one shall be held guilty of any criminal offence... which did not constitute a criminal offence... at the time

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when it was committed."

the time when it was committed."

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committed with intent to destroy, in whole or in part, a national, ethnical, racial or religious group, as such: (b) Causing serious bodily or mental harm to members of the group; (c) Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part; (d) Imposing measures intended to prevent births within the group;

c. Genocide Prevention Convention, Article II: "Genocide means any of the following acts

12. ETHNIC HAIR QUANTUM AN INDIGENOUS TYPE OF ETHNIC BLOOD QUANTUM DETERMINER.

a. Ethnic Blood quantum, while controversial, operates within specific legal and historical frameworks related to tribal sovereignty for federally recognized Native American tribes or specific historical land claims for Hawaiians. These are unique political and legal statuses.

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- b. Ethnic Hair Quantum as internal group identity. A group can certainly have its own internal criteria for defining membership or cultural identity. If "hair amount" is a cultural marker for your self-identified "Arcticus" groups, that is an internal cultural choice.
- c. Eugenix P.S.A. attempts by the call for new Antarctic Treaty supported by the shareholders and other arctic groups to be recognized under International and Polish law that would grant them special privileges and protection on own natural habitat that is the only habitat they can live on without harm due to ultraviolet radiation and radiant heat making natural indigenous arctic ethnicity not able to work under same atmospheric conditions without long term harm to its UV exposed organs resulting in various cancers, strokes and death.
- d. Eugenix P.S.A. does not discriminate any ethnicity that are natural climatic habitants on territories where Eugenix P.S.A. conducts any work. Eugenix P.S.A. will always include territory corelated phenotypes to all its work programs if it happened that any were omitted by error during the development of Ethnic Hair Quantum for the Arcticus Blancus Arctic territories as defined in the Eugenix proposed new Antarctic Treaty titled "Eugenix® Antarctic Treaty Annex Petition EN" that sets Arcticus Blancus natural phenotype protective climate territories:
  - i. above 62° degrees 45" minutes North 360 degrees to the Arctic Pole,
  - ii. below 62° degrees 45" minutes South 360 degrees to the Antarctic Pole.

13. POLAR CLIMATE HEALTH DAMAGE DISCLOSURE TO ALL SUBCONTRACTORS AND ITS EMPLOYEES. Work in the Arctic and Antarctic region exposes all persons to very unique health risks such as "Rapid Gene Shredding" based on the unique characteristics of the polar climate such as:

- a. Galactic cosmic rays and solar particle events penetrate thinner polar atmosphere
- b. High geomagnetic flux present in the polar regions.
- c. Long polar nights and days that last 6 months.
- d. Other arctic polar climate associated risks.

14. BELOW IS A LIST OF HEALTH CONDITIONS UNIQUELY LINKED TO LIFELONG WORK IN ARCTIC AND ANTARCTIC REGIONS. WITH ICD-10 CODES LISTED FIRST AND ICD-11 CODES IMMEDIATELY BELOW.

a. Exposure to Ionizing Radiation.



226	i. ICD-10. W88.0 Exposure to X-rays.
227	ii. ICD-10. W88.1 Exposure to radioactive isotopes.
228	iii. ICD-10. W88.8 Exposure to other ionizing radiation.
229	iv. ICD-10. Z57.1 Occupational exposure to radiation.
230	v. ICD-11. XE1T Occupational exposure to radiation.
231	b. Acute Radiation Syndrome.
232	i. ICD-10. T66.9 Radiation sickness, unspecified.
233	ii. ICD-11. QC12 Acute radiation syndrome.
234	c. Hypothermia.
235	i. ICD-10. T68 Hypothermia.
236	ii. ICD-11. ND08 Hypothermia.
237	d. Frostbite.
238	i. ICD-10. T33 Superficial frostbite of face, fingers and toes.
239	ii. ICD-10. T34 Severe frostbite of face, fingers and toes.
240	iii. ICD-11. NG21 Frostbite.
241	e. Nonfreezing Cold Injury. (e.g., Trench Foot)
242	i. ICD-10. T69.0 Nonfreezing cold injury.
243	ii. ICD-11. ND07 Nonfreezing cold injury.
244	f. Dehydration.
245	i. ICD-10. E86 Dehydration.
246	ii. ICD-11. NB70 Dehydration.
247	g. Vitamin D Deficiency.
248	i. ICD-10. E55.9 Vitamin D deficiency, unspecified.
249	ii. ICD-11. 5A8Y Vitamin D deficiency.
250	h. Circadian Rhythm Sleep-Wake Disorders.
251	i. ICD-10. G47.2 Circadian rhythm sleep-wake disorders.
252	ii. ICD-11. 7A00 Circadian rhythm sleep-wake disorders.
253	i. Seasonal Affective Disorder.
254	i. ICD-10. F33.0 Recurrent depressive disorder (with seasonal pattern).
255	ii. ICD-11. 6A7B Depressive episode with seasonal pattern.
256	j. Insomnia.
257	i. ICD-10. G47.0 Insomnia.

ii. ICD-11. 7A01 Insomnia disorder.



259	k. Depression & Anxiety Related to Polar Photoperiod
260	i. ICD-10. F43.2 Adjustment disorders of mood.
261	ii. ICD-11. F51.0 Nonorganic insomnia (photoperiod-related).
262	iii. ICD-11. 6B42 Adjustment disorder.
263	iv. 7A01 Insomnia disorder (photoperiod-related).
264	1. Nutritional Deficiencies & Malnutrition.
265	i. ICD-10. E40-E46 Protein-energy malnutrition.
266	ii. ICD-10. E53.8 Deficiency of other specified B-group vitamins.
267	iii. ICD-11. 5B81 Protein-energy malnutrition.
268	iv. ICD-11. 5A7B Other B-vitamin deficiencies.
269	m. Musculoskeletal Strain & Cold-Induced Arthralgias.
270	i. ICD-10. M79.1 Myalgia.
271	ii. ICD-10. M79.6 Pain in limb.
272	iii. ICD-11. ME85 Myalgia.
273	iv. ICD-11. ME84 Arthralgia.
274	n. Isolation & Confinement-Related Psychiatric Conditions.
275	i. ICD-10. F32.x Depressive episode (specify mild, moderate, severe).
276	ii. ICD-10. F41.x Other anxiety disorders (e.g. generalized anxiety F41.1).
277	iii. ICD-10. F43.0 Acute stress reaction.
278	iv. ICD-10. F43.1 Prolonged grief reaction (often coded under F43.1 "Reaction to
279	severe stress'').
280	v. ICD-10. F43.1 Post-traumatic stress disorder.
281	vi. ICD-10. F43.2 Adjustment disorders, including with mixed anxiety and depressed
282	mood.
283	vii. ICD-10. F50.x Eating disorders, unspecified (e.g. F50.9).
284	viii. ICD-10. F52.x Sexual dysfunction, not caused by organic disorder (e.g. F52.0
285	Lack or loss of sexual desire).
286	ix. ICD-10. F93.0 Separation anxiety disorder of childhood.
287	x. ICD-10. Z73.3 Stress, not elsewhere classified.
288	xi. ICD-11. 6A7Z Depressive disorder, unspecified (or 6A70–6A73 for specific

presentations).

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xii. ICD-11. 6B00 Generalized anxiety disorder.



291	xiii.	ICD-11. 6B02 Agoraphobia (relevant if fear extends to environments without
292		partner).
293	xiv.	ICD-11. 6B05 Separation anxiety disorder.
294	XV.	ICD-11. 6B41 Prolonged grief disorder.
295	xvi.	ICD-11. 6B42 Adjustment disorder.
296	xvii.	ICD-11. 6B8Z Eating or feeding disorder, unspecified.
297	xviii.	ICD-11. NA30 Conditions related to sexual health (includes dyspareunia, aversion,
298		low desire).
299	xix.	ICD-11. MG22 Traumatic stress.
300	XX.	ICD-11. QE23 Life-stress-related disorders.
301	xxi.	ICD-11. QE84 Acute stress reaction.
302	o. High (	Geomagnetic Flux Sensitivity.
303	i.	ICD-10. R68.89 Other general symptoms and signs.
304	ii.	ICD-11. QE1Y Effects of magnetic field.
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306	15. HEALTH W	VARNING DISCLOSURE. All Rafaltic and Aquatic ethnicities visitors to the
307	Eugenix P.S.A	A. work areas must monitor number of days spent in the polar radiation zones as the
308	prolongate st	ay will cause permanent damage to own unique genetic material that affects
309	reproductive	cells and by all future generations of own natural Rafaltic and Aquatic ethnicity not
310	affected by ar	ctic and sub arctic climate. Exact length of stay in the Arctic and sub arctic radiation
311	regions that p	ermanently affects health and reproductive cells its currently unknown.
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313	16. RAPID GEN	<b>IE SHREDDING.</b> Non-arctic ethnicities of aquatic and rafaltic climatic indigenous
314	territories and	I phenotypes that work in the arctic climate will be exposed to genebiomagnetic
315	process that c	ause "Premature rapid gene shredding" that permanently affects reproduction of its
316	homogenous-l	homoethnic phenotype by rapid change of newborns to Arcticus Triachium phenotype
317	and/or Albino	Triachium phenotype. Rapid Gene Shredding occurs also in Asia where migrated
318	Asians from	opposite climates begun to form families without acknowledging its climatic
319	phenotype cha	anges.
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Fundator i Prezes Zarządu Eugenix ® Prosta Spółka Akcyjna Etnicznej Grupy Arcticus Blancus Mniejszości Etnicznej Blanków

D.O.M. Piastów i Wazów Arctic Men Extinction Noticed. Arctic Magnetic Earth Naturalist.

# **Eugenix® Indigenous Natural Resources Management** and Dividend Rules.

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AND SALE OF THE ARCTICUS BLANCUS INDIGENOUS NATURAL RESOURCES LOCATED IN THE ARCTICUS BLANCUS INDIGENOUS CLIMATIC TERRITORIES WITH THE RULES OF THE ETHNIC FINANCIAL ASSISTANCE AND FINANCIAL DIVIDEND PROGRAMS PROTECTED BY THE UN ILO CONVENTION C169 OF 1989

ARCTICUS BLANCUS ETHNIC RULES OF THE TRADE, LEASE

#### A. ARCTIC RESOURCES.

#### a. GENERAL PRINCIPLES.

- i. Arcticus Blancus mineral rules principle is never sale anything unless it poses an excessive and unnecessary burden to group and environment ability to live and prosper with that resource and sale of such resource allows Arcticus Blancus to avoid such situation. Example being ice from the Antarctic. Its abandoned and sale of it gives financial ability to build geomagnetic dams restoring the geomagnetic field that lowers the planet temperature and improves xerocylces of rain.
- ii. Mining of minerals no matter what technology causes permanent damage to own indigenous natural unreplaceable climatic environment and ecosystem. Arcticus Blancus cannot live healthy without own climatic environment therefore all natural resources should always be used on Arcticus Blancus ethnic territory unless abandoned and needed by other ethnicities such as ice from the Antarctic.
- iii. Arcticus Blancus vast natural resources can be traded to other ethnicities for minerals that rear in the Arcticus Blancus indigenous territories if the resources that are needed are used to make a lifesaving technology and infrastructure for the benefit of the Arcticus Blancus indigenous tribes on the Arcticus Blancus territories.

#### b. NATIVE PLANTS.

i. All plants that are native to arcticus blancus territory can be sold, but not overly cultivated to diminish importance to other native plants that are part of natural ecosystem that other forms of life depend on to make their life possible for example animals of the forest rely on forest plants including fungi's so forest

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should not be removed to produce food for places that had lost the ability to produce it due to own fault for example to heavy industry that replaced sustainable and Eco responsible agricultural areas.

#### c. HEAVY EARTH MINERALS.

i. Heavy earth minerals that are extracted from the ground should never be sold without strict environmental laws that prevent disposal off those minerals to waste. Meaning cannot be sold to states that do not have mandatory return of products made using those minerals to places of manufacture and sale those manufactured products from obtained minerals to other states that do not have laws requiring return of those products to manufacture and such laws are secured with the mineral deposits that are placed by the manufacture and states to end consumer that in case products do not make back to the manufacture deposit is retain to cover various ecological costs and lose of mineral costs paid to ethnic group that made those resources available.

#### d. ENERGY RESOURCES.

i. Any lease or trade or sale of any arcticus blancus natural energy resources that in the process of use of such resource destroy Arcticus Blancus natural resource leased, traded, sold, Arcticus Blancus has to secure right to be obtain same amount of energy provided by lease, trade or sale that will secures arcticus blancus from environmental degradation, secure its energy needs. Strict guarantees should always be demanded from the foreign ethnicities that receive energy resources thru lease, trade or sale that they are able to provide back to the Arcticus Blancus ethnicity the same amount of energy.

#### e. NATURAL RESOURCES FOR THE ARCTIC GEOMAGNETIC DAMS.

- Arcticus Blancus reserves all natural resources of the Greenland and Northeastern Canadian Islands for the completion of the Construction and Operation of the Arctic Geomagnetic Dams.
- ii. Any resources uncovered during the Construction and Operation of the Arctic Geomagnetic Dams for any purpose must remain secure for the purpose of the Antarctic Geomagnetic Dams Construction and Operation. Part of the natural resource energy can be leased to secondary construction related programs such as ethnic and non-ethnic transportation, housing, HVAC under the regulation and

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supervision of the Arcticus Blancus Board of the Geomagentic Dams Construction and Operation Program.

#### **B. ANTARCTIC RESOURCES.**

#### a. GENERAL PRINCIPLES.

- i. Arcticus Blancus mineral rules principle is never sale anything unless it poses an excessive and unnecessary burden to group and environment ability to live and prosper with that resource and sale of such resource allows Arcticus Blancus to avoid such situation. Example being ice from the Antarctic. Its abandoned and sale of it gives financial ability to build geomagnetic dams restoring the geomagnetic field that lowers the planet temperature and improves xerocylces of rain.
- ii. Mining of minerals no matter what technology causes permanent damage to own indigenous natural unreplaceable climatic environment and ecosystem. Arcticus Blancus cannot live healthy without own climatic environment therefore all natural resources should always be used on Arcticus Blancus ethnic territory unless abandoned and needed by other ethnicities such as ice from the Antarctic.
- iii. Arcticus Blancus vast natural resources can be traded to other ethnicities for minerals that rear in the Arcticus Blancus indigenous territories if the resources that are needed are used to make a lifesaving technology and infrastructure for the benefit of the Arcticus Blancus indigenous tribes on the Arcticus Blancus territories.

#### b. NATIVE PLANTS.

i. All plants that are native to arcticus blancus territory can be sold, but not overly cultivated to diminish importance to other native plants that are part of natural ecosystem that other forms of life depend on to make their life possible for example animals of the forest rely on forest plants including fungi's so forest should not be removed to produce food for places that had lost the ability to produce it due to own fault for example to heavy industry that replaced sustainable and Eco responsible agricultural areas.

#### c. HEAVY EARTH MINERALS.

i. Heavy earth minerals that are extracted from the ground should never be sold
without strict environmental laws that prevent disposal off those minerals to waste.
Meaning cannot be sold to states that do not have mandatory return of products
made using those minerals to places of manufacture and sale those manufactured

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products from obtained minerals to other states that do not have laws requiring return of those products to manufacture and such laws are secured with the mineral deposits that are placed by the manufacture and states to end consumer that in case products do not make back to the manufacture deposit is retain to cover various ecological costs and lose of mineral costs paid to ethnic group that made those resources available.

#### d. ENERGY RESOURCES.

i. Any lease or trade or sale of any arcticus blancus natural energy resources that in the process of use of such resource destroy Arcticus Blancus natural resource leased, traded, sold, Arcticus Blancus has to secure right to be obtain same amount of energy provided by lease, trade or sale that will secures arcticus blancus from environmental degradation, secure its energy needs. Strict guarantees should always be demanded from the foreign ethnicities that receive energy resources thru lease, trade or sale that they are able to provide back to the Arcticus Blancus ethnicity the same amount of energy.

#### e. NATURAL RESOURCES FOR THE ANTARCTIC GEOMAGNETIC DAMS.

- i. Arcticus Blancus reserves all natural resources of the Antarctic for the completion of the Antarctic Ice Removal Program and the Construction and Operation of the Antarctic Geomagnetic Dams.
- ii. Any resources uncovered during the Ice removal program for any purpose must remain secure for the purpose of the Antarctic Geomagnetic Dams Construction. Part of the natural resource energy can be leased to the Ice Removal Program on credit bases with obligation to energy beneficiaries to return energy back to the Arcticus Blancus Geomagentic Dams Construction and Operation.

## C. PROFIT SHARES FROM SALE, TRADE, LEASE OF ANY NATURAL RESOURCES NOT RELATED TO THE ARCTIC GEOMAGNETIC DAMS TO OWN ARCTICUS BLANCUS ETHNICITY AND ALL OTHER FOREIGN ETHNICITES.

- a. Profit shares from sale of any natural resource by the Arcticus Blancus Tribal Government will be paid in the form of a periodic dividend.
- b. The amount of the dividend paid will be based on the following criteria:
  - Medical and Emergency Life Threatening Situation Status. Ethnic and Semi-ethnic persons that are part of the Arcticus Blancus tribe official organization or Eugenix Simple Stock Corporation receive dividend that can be paid out as Medical and

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Emergency Life Threating Situation assistance based on the Ethnic Hair Quantum defined in the publication titled Eugenix® Ethnic Hair Quantum for Ethnic Work Predisposition and the publication tilted Eugenix® Full-Ethnic and Semi-Ethnic Reservations Admittance Guidelines that will be used to assigned dividend assistance priority order.

- ii. Ethnic hair quantum. Ethnic and Semi-ethnic persons that are part of the Arcticus Blancus tribe official organization or Eugenix Simple Stock Corporation receive dividend based on the Ethnic Hair Quantum defined in the publication titled Eugenix® Ethnic Hair Quantum for Ethnic Work Predisposition.
- iii. Ethnic marital status. Ethnic and Semi-ethnic persons that are part of the Arcticus Blancus tribe official organization or Eugenix Simple Stock Corporation receive dividend based on the martial status meaning single ethnic and semi-ethnic woman from the Arcticus Blancus ethnicity will receive variable assistance based on its life readiness to:
  - 1. Live as a single person with financial assistance following and supporting ethnic matters and programs of choice.
  - Become a single mother with help from the Ethnic Fertility Clinic and financial assistance covering ethnic and semi-ethnic single mothers' entire financial burdens to raise and educate children with ethnic religion, language, culture, matters without burden to own ethnic health and happiness.
  - 3. Live in ethnic partnership with an ethnic or semi-ethnic singles following and supporting ethnic matters and programs of choice with option for additional assistance to:
    - a. Adopt ethnic and semi ethnic orphans.
    - b. Raise own ethnic and semi-ethnic children.
- c. Arcticus Blancus Tribal Government will not pay any dividends to:
  - i. Ethnic and Semi-ethnic persons in relationship to non Arcticus Blancus ethnic or Semi-ethnic persons.
  - ii. Parents and legal guardians of disabled minors that file a claim for the financial benefit to cover the costs of health care for the treatment of any congenital disorder resulted from the hetero-ethnic birth unless the birth was the result of a rape or



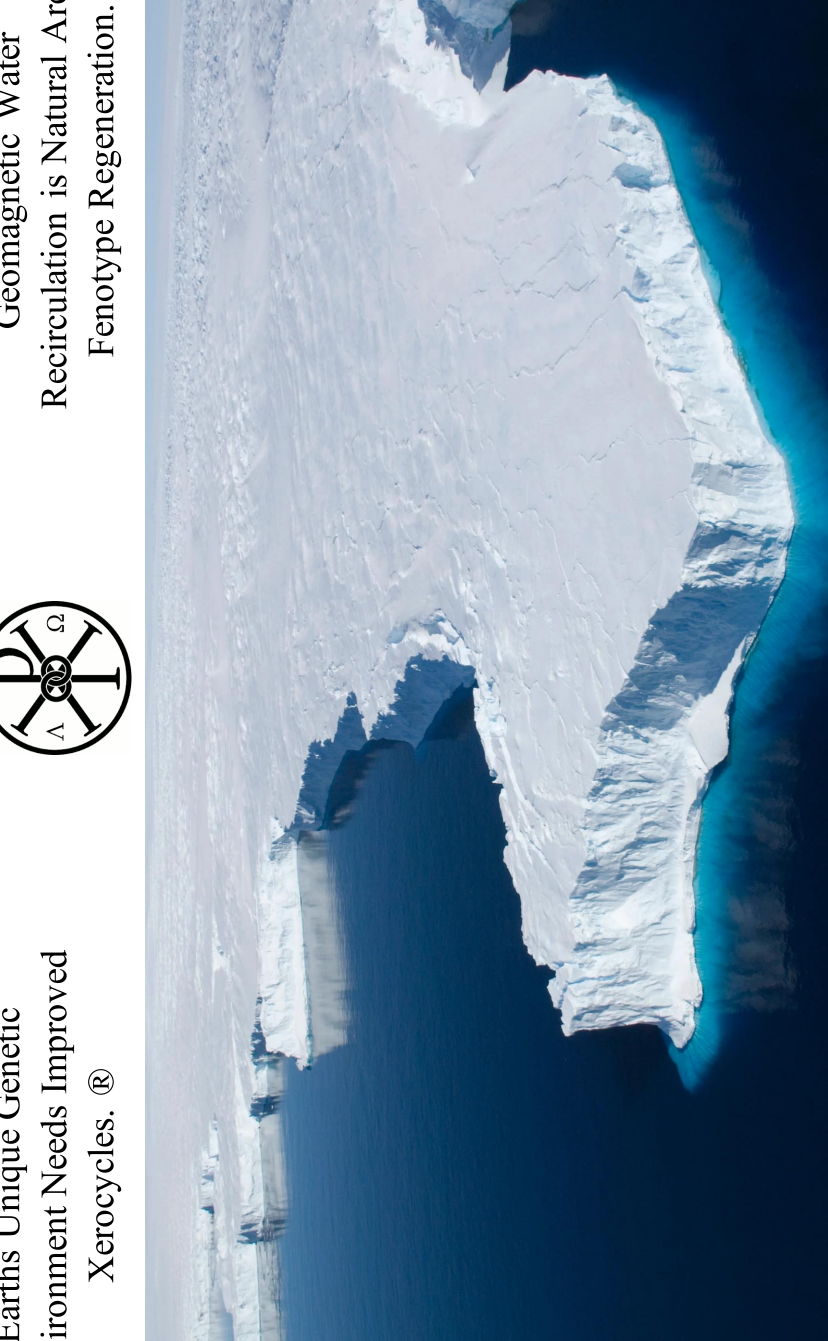
163	wrongly performed invitro conception or ureteral insemination and such criminal
164	act was reported to the law enforcement.
165 iii.	Ethnic and Semi-ethnic persons that do not volunteer in any of the Arcticus
166	Blancus ethnic volunteering programs or work for the Arcticus Blancus ethnic
167	companies.
168 iv.	Ethnic and Semi-ethnic persons that do not follow the Arcticus Blancus rules of
169	the ethnic code of conduct.
170 v.	Any Semi-ethnic persons claiming any dividends or benefits from any other
171	ethnicities as result of any lawsuit or any legal action against Arcticus Blancus
172	Ethnic Tribal Government, Arctic and Antarctic Geomagnetic Dams Constructions
173	and Operation Program, Antarctic Ice Removal Program, Ethnic volunteering
174	Programs, any other Arcticus Blancus ethnic profit and nonprofit entities.
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	K Paulah
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178	D.O.M. Piast & Wase
179	Founder and Board President
180	Eugenix ® Simple Stock Corporation
181	Arcticus Blancus Indigenous Ethnicity
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183	Arctic Men Extinction Noticed.
184	Arctic Magnetic Earth Naturalist.
185	Antarctic Mass Excavation Needed.

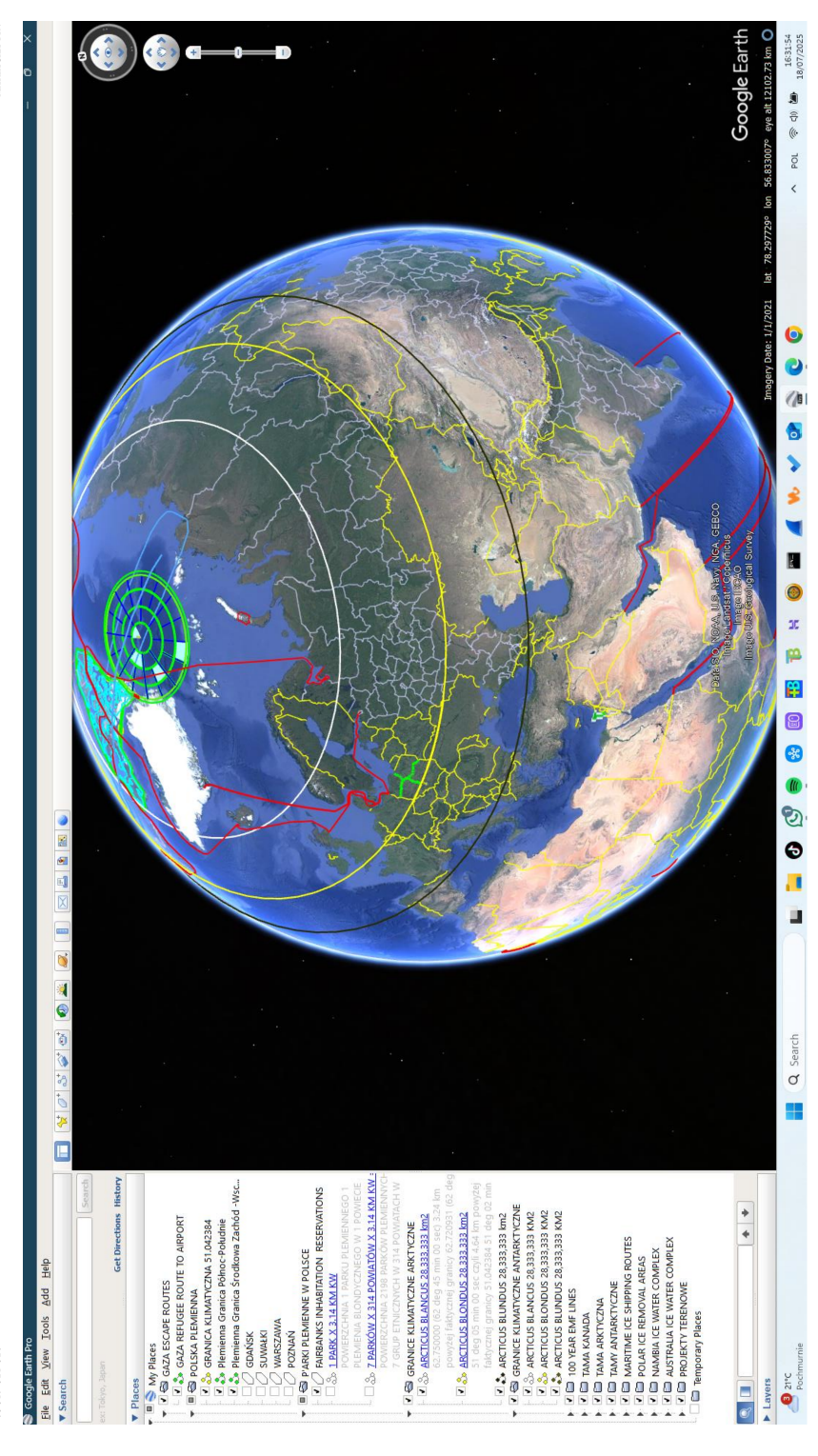
**Eugenix® Google Earth Geomagnetic Dams Images.** 

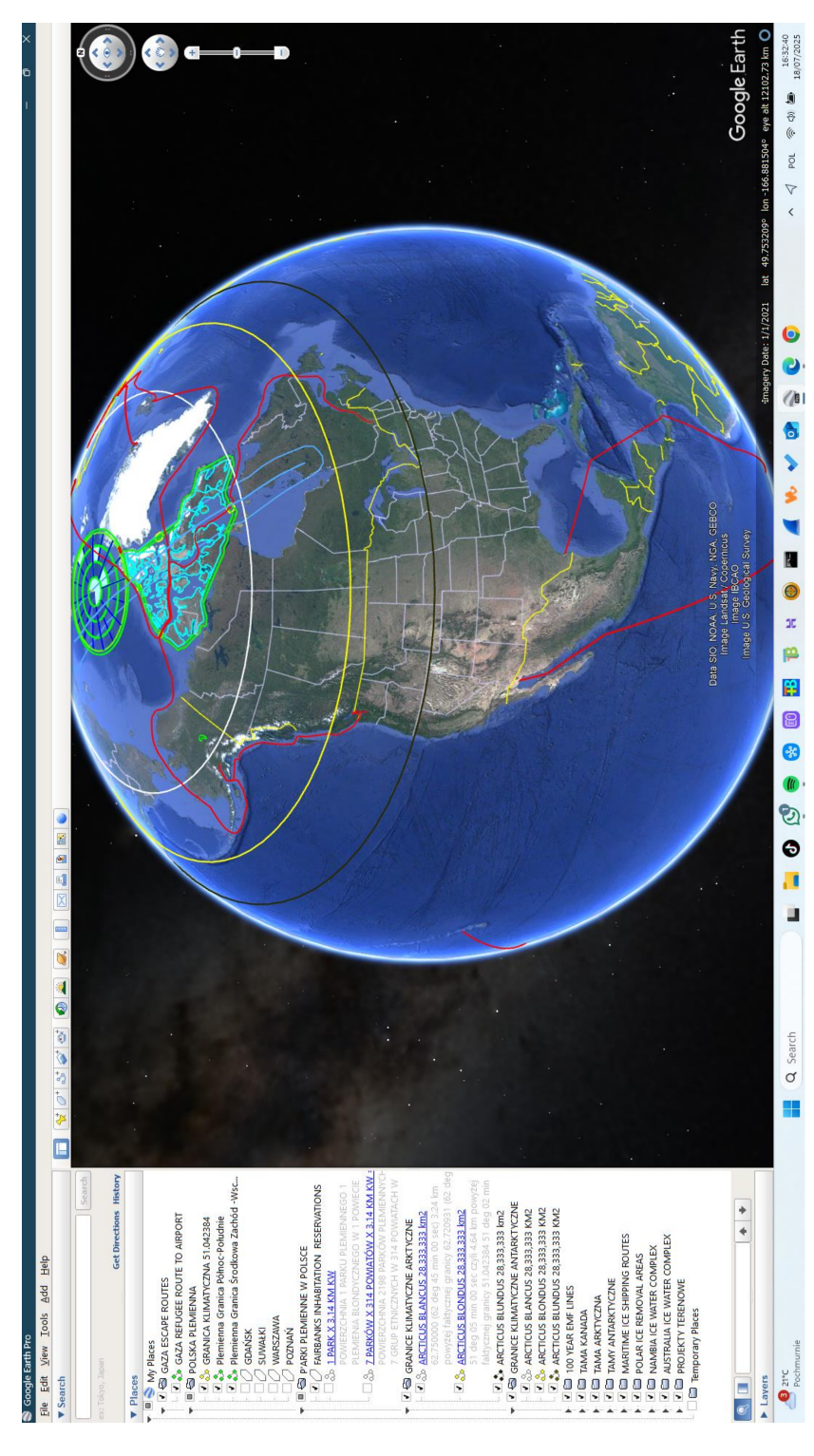
# Environment Needs Improved Earths Unique Genetic

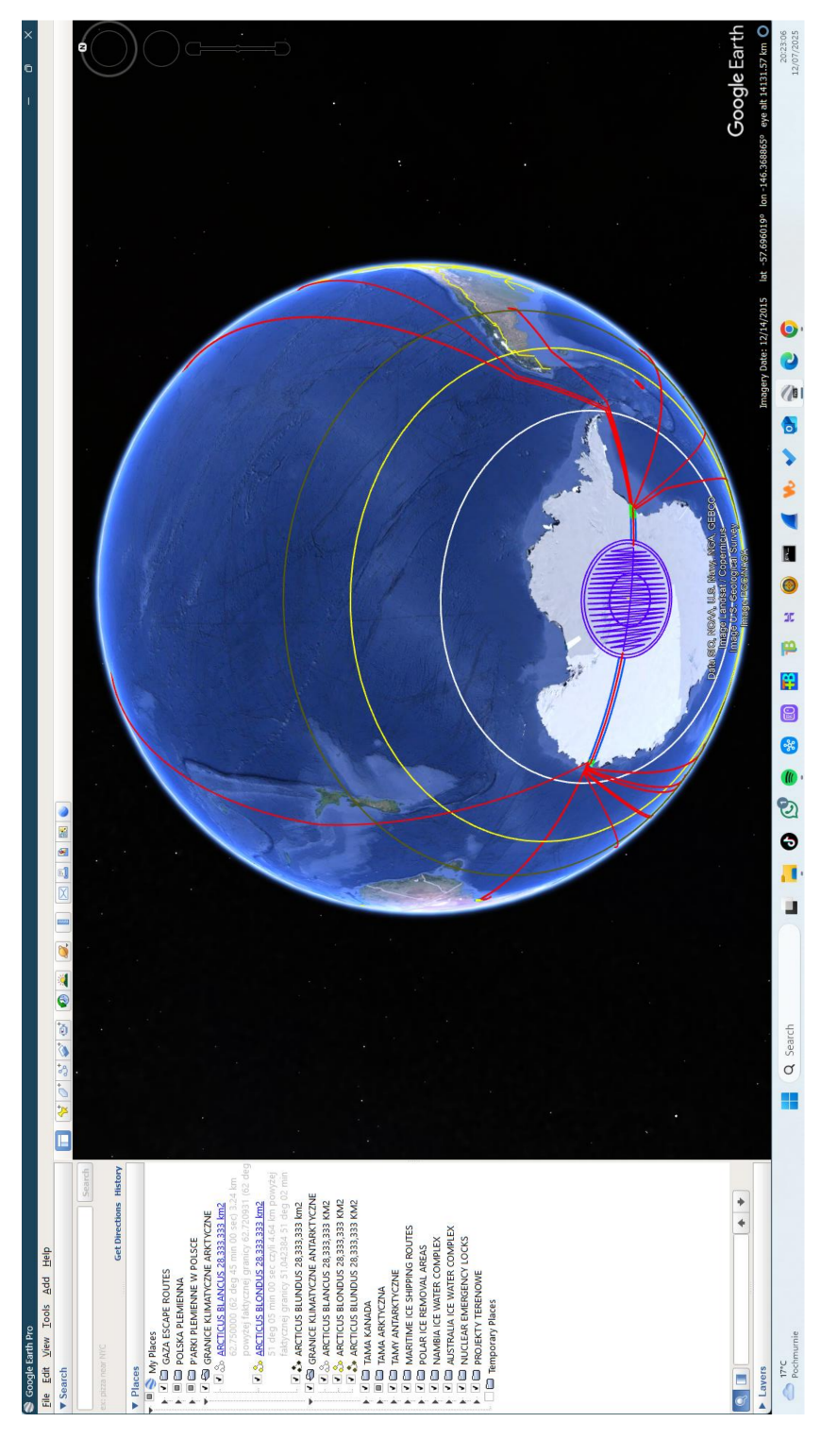


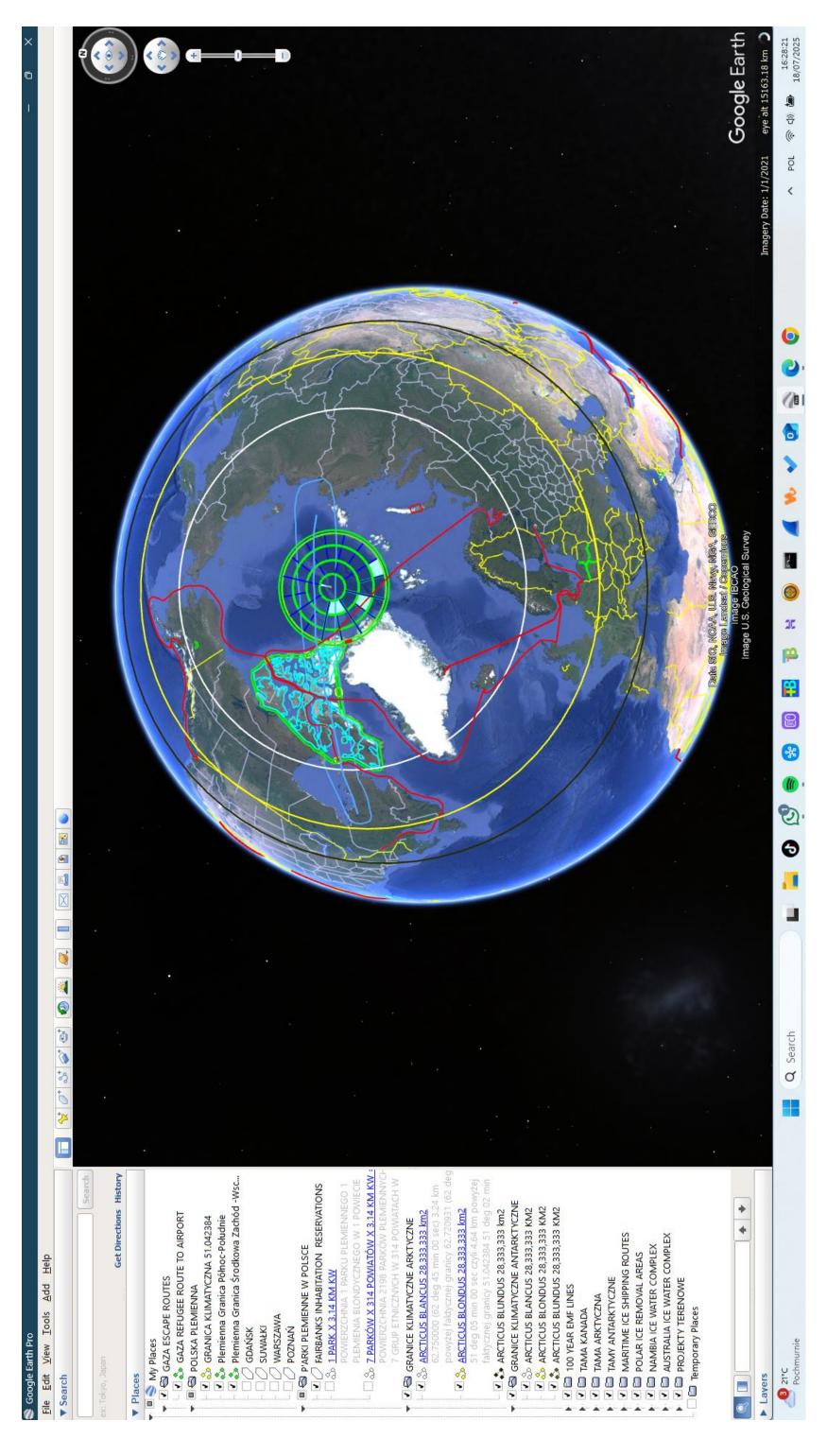
Recirculation is Natural Arctic Geomagnetic Water

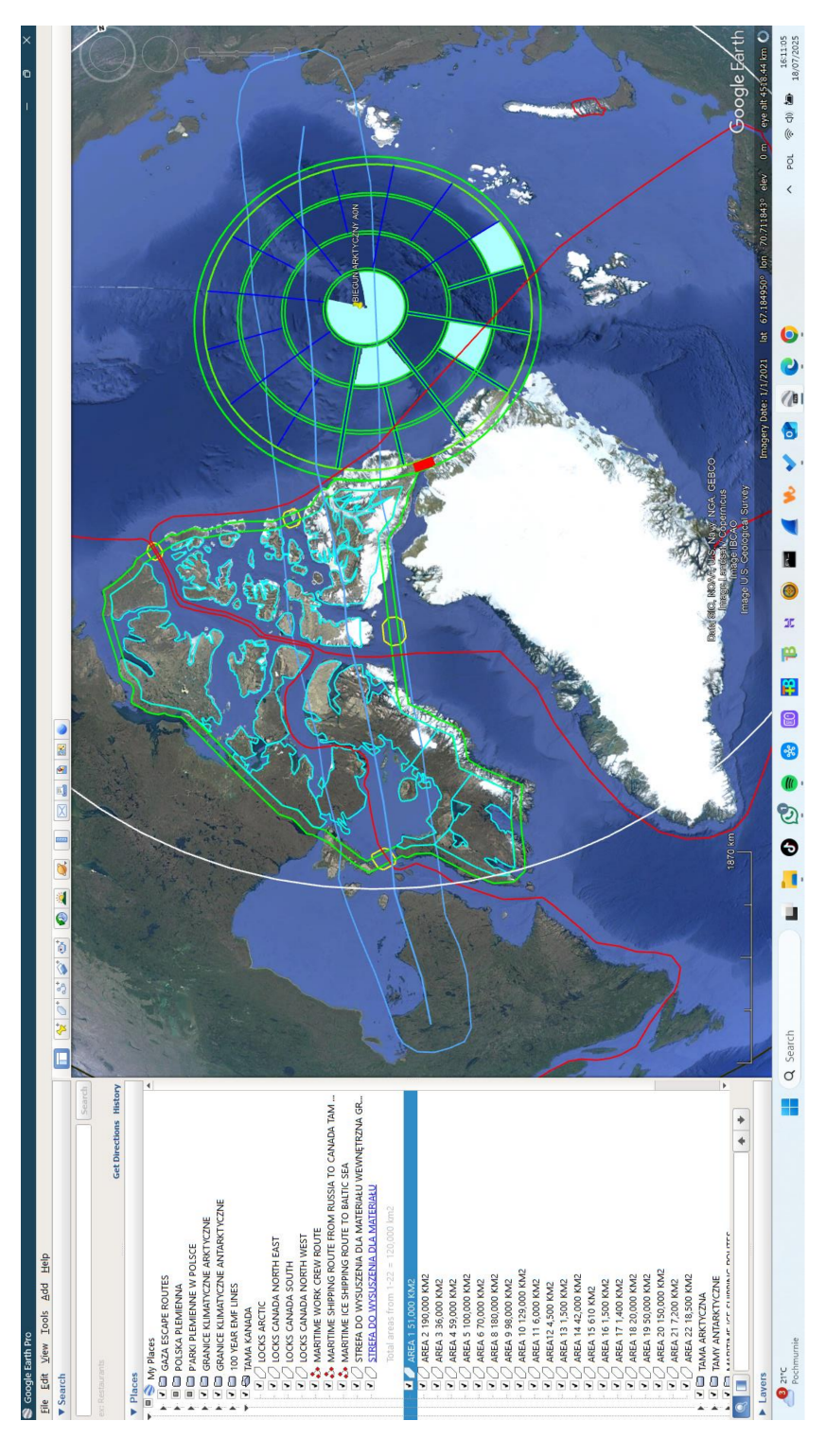


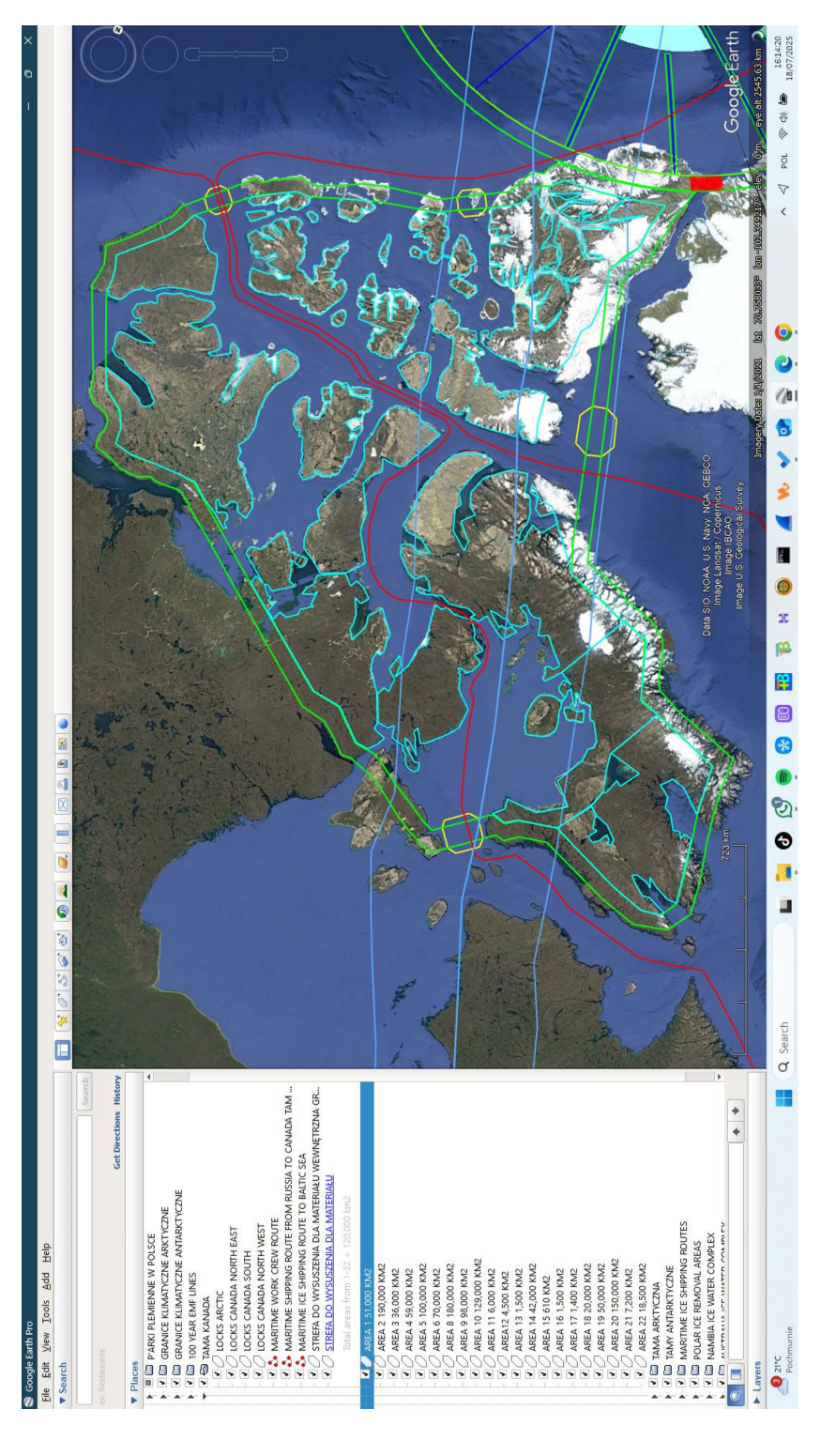


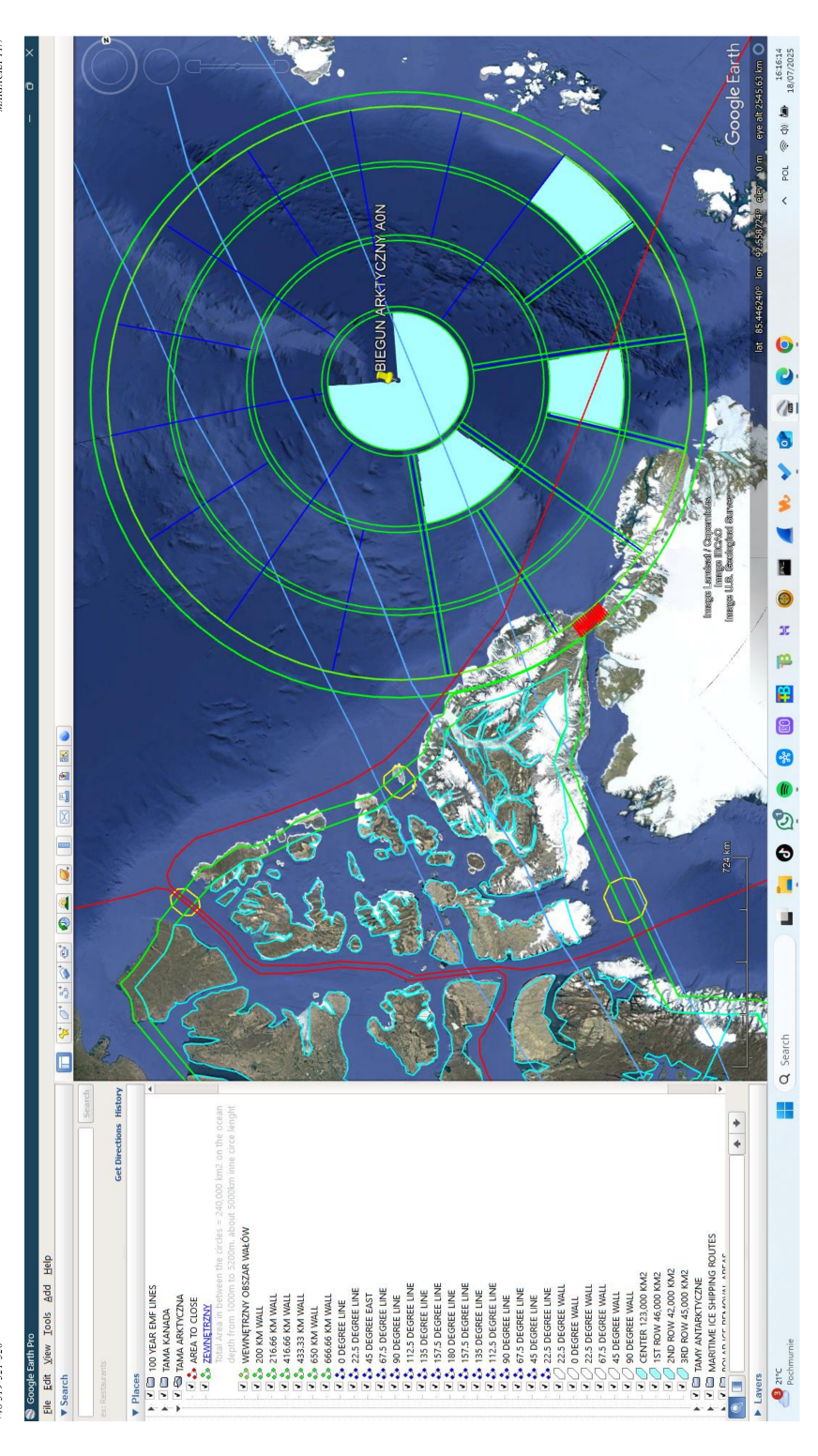


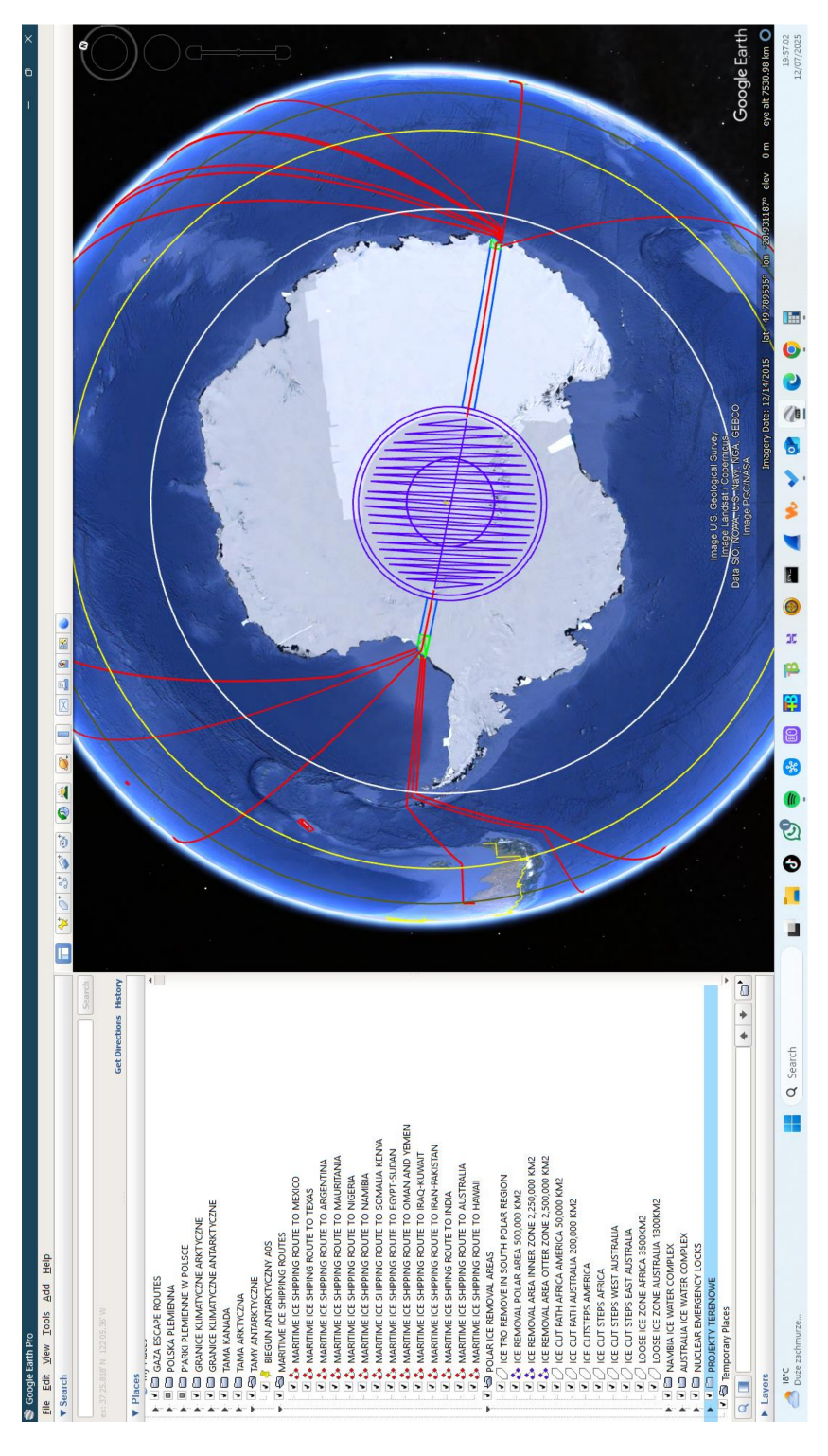


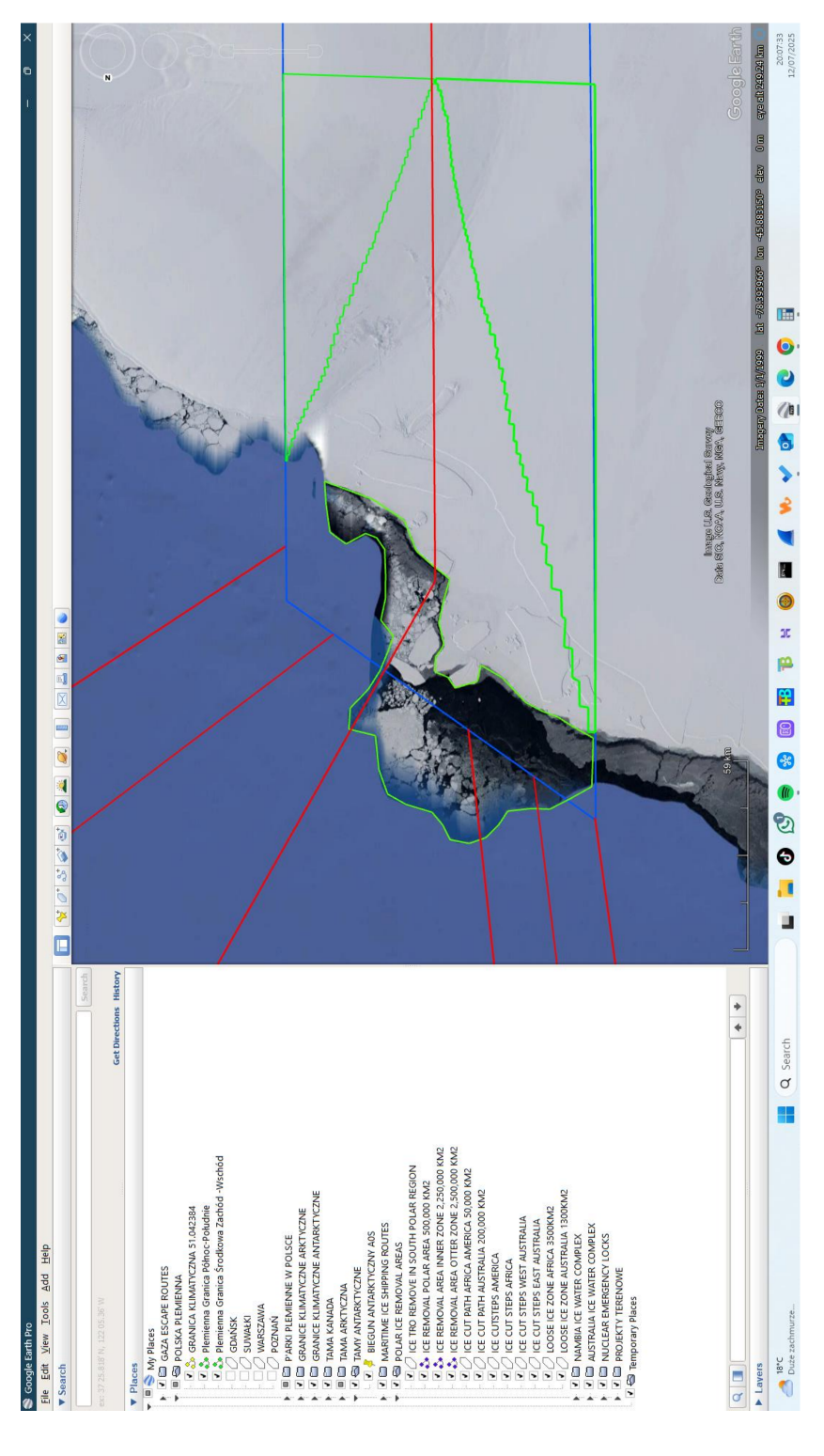


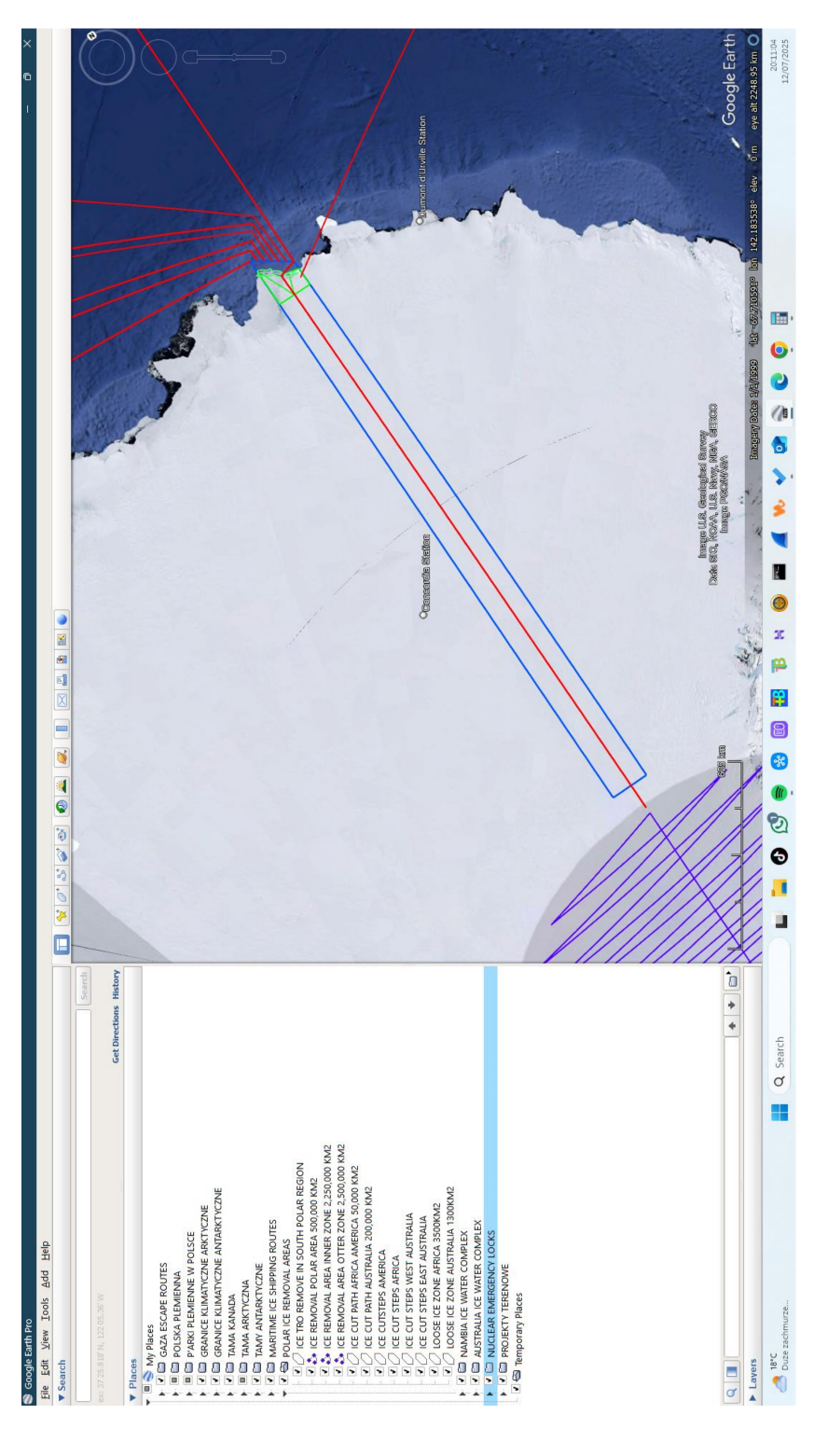


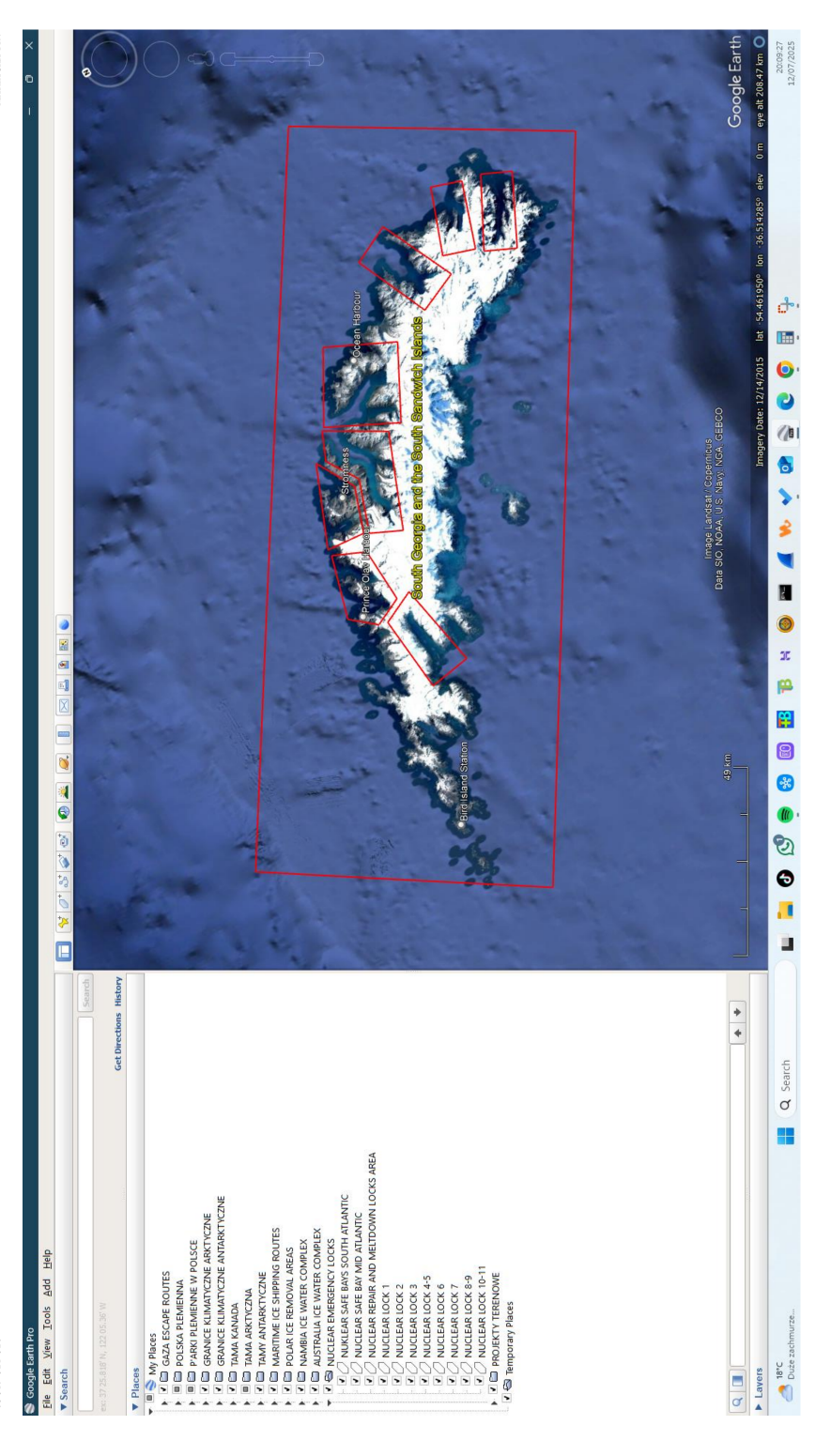


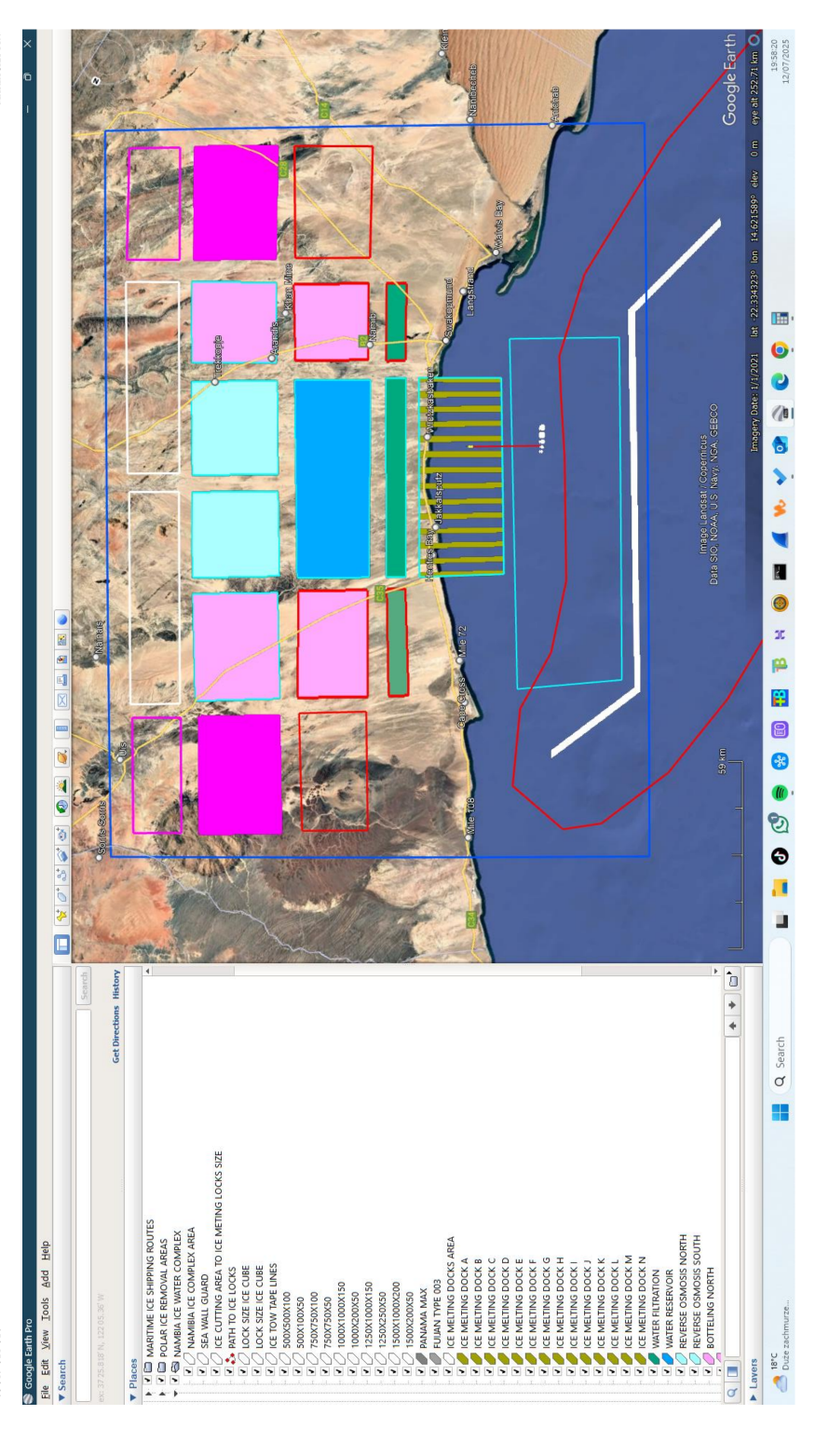


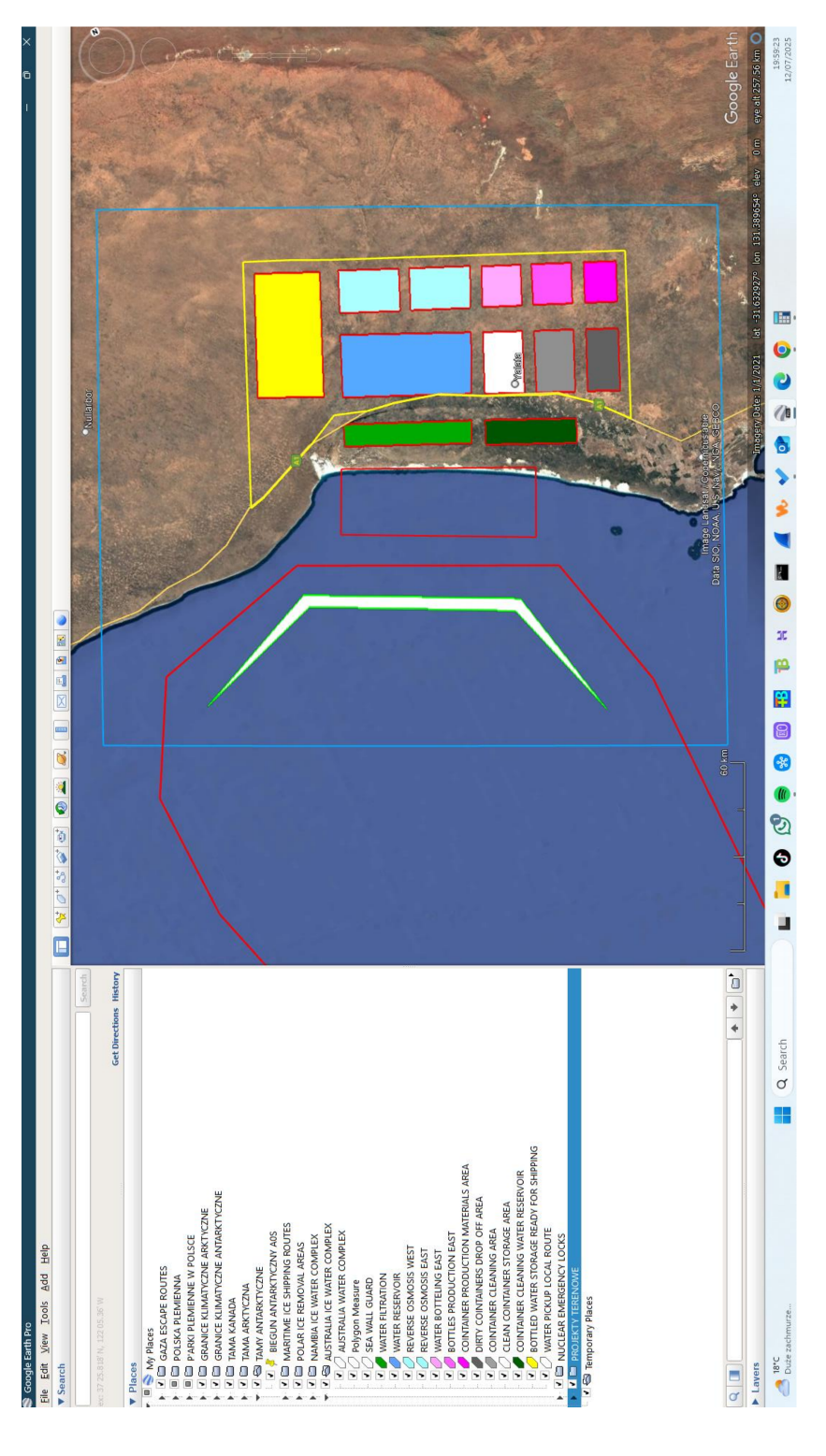












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cooperative initiatives connected to the Arctic and Antarctic geomagnetic dam construction, please contact the investment opportunities—including stock options related to the Ice Removal Program—or any business or President of Eugenix® P.S.A., a Simple Stock Company representing the Arcticus Blancus Ethnic Group.

K Pawlak

D.O.M. Piastów i Wazów

Arctic Men Extinction Noticed.

Arctic Magnetic Earth Naturalist.

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