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**UNITED NATIONS CONVENTION FOR  
GENOCIDE PREVENTION AND PUNISHMENT**

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**RESOLUTION 260 A III ARTICLE V ANNEX PROPOSITION**

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**INTRODUCTION**

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Eugenix P.S.A. a company formed to represent the interests of the ancestors and the living members of the Arcticus Blancus indigenous polar ethnic group is very concerned about the future of the earth's climate and effectiveness of the current United Nations Convention on the Prevention and Punishment of the crime of Genocide. During 2025 Eugenix P.S.A. has sent to the European Union Parliament and to the government of the republic of Poland two separate petitions that could increase the protections towards the indigenous minorities such as Arcticus Blancus, however they were both deemed not a matter of the European Union.

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Eugenix P.S.A. in this publication intends to summarize all its concerns in form of a critically important annex to the United Nations Convention on the Prevention and Punishment of the crime of Genocide with an intention to prevent the crime of genocide of the Arcticus Blancus indigenous polar minority represented by Eugenix P.S.A. founder Krzysztof Ireneusz Pawlak a semi-indigenous member of Arcticus Blancus with Arcticus Blancus ancestry going back to the ice age.

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Eugenix P.S.A. indigenous company has been formed to represent the interest of the Arcticus Blancus polar ethnic group ancestors that have been involved in the exploration of the issue with the Arctic, Rafaltic, and Aquatic climate that has begun to form its plan to restore earth's climate thru the increase of the magnetic protection over the earth thru the removal of the portion of the ice from the Antarctic that will be sold to Rafaltic and Aquatic indigenous groups to supply their needs fresh potable drinking water.



31 Eugenix P.S.A. asks all states that are members of the United Nations from the Rafaltic and  
32 Aquatic territories located between the 42° North and 42° South to support Eugenix P.S.A. Indigenous  
33 Climate Repair Programs and all United Nations annexes that refer to the Antarctic Treaty and the  
34 Prevention of Genocide. The complete list of all shareholders requirements and other related publications  
35 listed in the Eugenix P.S.A. website [www.eugenix.org](http://www.eugenix.org). Eugenix P.S.A. recommends that all potential  
36 shareholders interested in the Climate Repair Programs and Prevention of Genocide read the following  
37 publications:

- 38
- 39 1) Eugenix® Business Plan and Investment Opportunity.
  - 40 2) Eugenix® UN Antarctic Treaty Annex Petition.
  - 41 3) Eugenix® Shareholders Mandatory Requirements.
- 42

43 Eugenix P.S.A. described here annex proposal to the United Nations Convention on the  
44 Prevention and Punishment of the crime of Genocide focuses on matters proposed to various national and  
45 international institutions by Eugenix P.S.A, but have failed to gain attention and traction of the legal  
46 system due to lack of experience of most national and international institutions especially in the European  
47 Union that does not handle the matters of protections of indigenous ethnic groups from any form of  
48 criminal activities and legal system negligence especially the types that fall in the categories of genocide.

49

50 The present legal system that controls indigenous territories of the Arcticus Blancus indigenous  
51 group disregards the attachment of the Arcticus Blancus indigenous group to indigenous natural land and  
52 water resources and disregards Arcticus Blancus attachment to the indigenous symbiosive ecosystem and  
53 environment that makes Arcticus Blancus indigenous group sustainment possible. The only way to  
54 reverse the genocide of the Arcticus Blancus indigenous group is a return of legal and physical control  
55 over the natural indigenous land and water resources and indigenous symbiosive ecosystem and  
56 environment to the Arcticus Blancus group.

57



58 Eugenix P.S.A. continues to support the rights of all non-indigenous groups bound by believes,  
59 culture, disability, gender, language, race, religion, spirituality and bound by all other factors that bring  
60 humanity together for a good and legal cause already enacted by United Nations and has dedicated for  
61 such rights in the annex described in Article V subpoint (a) titled Non-Indigenous Protection that starts  
62 the list of the points proposed in the annex.

63

64 Eugenix P.S.A. believes that current genocide towards the Arcticus Blancus indigenous group is  
65 caused by the lack of the rights to control most fundamental human rights that have been covered by  
66 popular religions and political and legal systems that prevent the return of the indigenous philosophy that  
67 focuses on the control over the natural indigenous resources that prevent genocide and climate  
68 catastrophes for all polar species of life. The lack of indigenous rights and controls continuous from the  
69 time the Arcticus Blancus ancestors have left the Arctic in search of answers related to the end of the ice  
70 age that had caused the Arcticus Blancus issues related to travel across the northern ice.

71

72 Eugenix P.S.A. asks all United Nation member states that are parties of the original Convention  
73 on the Prevention and Punishment of the crime of Genocide from 1948 to convene once more to  
74 recognize the need to enact all below presented protections for all indigenous and non-indigenous groups  
75 that will secure continued existence and protect all groups from the active and passive threat of genocide.  
76 Eugenix P.S.A. proposes to update the Resolution 260 A (III) with new Article V that obligates all  
77 contracting parties that are member states of the resolution to uphold the rights of all indigenous and non-  
78 indigenous ethnic groups.

79

80 Contain herein protection rights are most awaited rights owed to all indigenous persons and  
81 groups around the world especially Arcticus Blancus that struggles for survival and sustainment of own  
82 indigenous heritage, family and climate actions.



## ARTICLE V ANNEX PROPOSITION

New Article V of the Resolution 260 A (III) should state:

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, and undertake to enact, in accordance with their respective Constitutions, the necessary legislation to give effect to the provisions of the protections listed in this points below, and, in particular, to provide effective penalties for persons guilty of genocide or any of the other acts enumerated and listed in article V subpoints listed from (a) to (o).

- (a) Non-indigenous Protection;
- (b) Indigenous Protection;
- (c) Vestigial Incessant Population;
- (d) Male to Female Gender Balance;
- (e) Conception and Abortion;
- (f) Searchability and Connect-ability;
- (g) Indigenous Climate Country Reservations;
- (h) Indigenous Climate Natural Resources;
- (i) Indigenous Climate Repatriations;
- (j) Statewide Indigenous Census;
- (k) Military Service Obligation Release;
- (l) Reproductive Cells and Genetic Material;
- (m) Sexual Exploitation and Pornography;
- (n) Indigenous Occupations and Trades;
- (o) Indigenous Intellectual and Scientific Property;
- (p) The end of proposed for the Article V annex.



## DESCRIPTION OF THE ARTICLE V ANNEX PROPOSITION

- 111
- 112
- 113 (a) Non-indigenous Protection; Members will protect the rights of all individual non-indigenous
- 114 persons and groups bound by common factors to protect own non-indigenous physical and non-
- 115 physical characteristics that bring non-indigenous humanity together for a good and legal cause.
- 116 This subpoint will provide a home for further omitted and additional protections and rights
- 117 referring to the non-indigenous protection.
- 118
- 119 (b) Indigenous Protection; Members will protect the rights of all individual indigenous persons and
- 120 groups bound to common factors to protect own indigenous physical and non-physical
- 121 characteristics that bring indigenous humanity together for a good and legal cause. This subpoint
- 122 will provide a home for further omitted and additional protections and rights referring to the
- 123 indigenous protections.
- 124
- 125 (c) Vestigial incessant population; Members will protect the rights of all individual indigenous
- 126 persons and groups bound to prevent vestigial incessant population among own individual
- 127 indigenous persons and groups. This subpoint will provide a home for further omitted and
- 128 additional protections and rights referring to the vestigial incessant population.
- 129
- 130 (d) Male and female biological gender balance; Members will protect the rights of all individual
- 131 indigenous persons and groups to balance own biological male and female gender among own
- 132 individual indigenous persons and groups. This subpoint will provide a home for further omitted
- 133 and additional protections and rights referring to the male to female biological gender balance.
- 134
- 135 (e) Conception and Abortion methods and resources; Members will protect the rights of all individual
- 136 indigenous persons and groups all vital conception and abortion methods and resources among
- 137 own individual indigenous persons and groups. This subpoint will provide a home for further
- 138 omitted and additional protections and rights referring to the procreation methods and vital
- 139 resources.
- 140
- 141 (f) Searchability and Connect-ability; Members will protect the rights of all individual indigenous
- 142 persons and groups rights to searchability and connect-ability among own individual indigenous



143 persons and groups. This subpoint will provide a home for further omitted and additional  
144 protections and rights referring to the searchability and connect-ability.

145  
146 (g) Indigenous Climate Reservations; Members will protect the rights of all individual indigenous  
147 persons and groups to indigenous climate country reservations within own all individual  
148 indigenous climate country. This subpoint will provide a home for further omitted and additional  
149 protections and rights referring to the indigenous climate reservations.

150  
151 (h) Indigenous Climate Natural Resources; Members will protect the rights of all individual  
152 indigenous persons and groups to own indigenous climate country natural resources not limited to  
153 own indigenous natural land and water resource and own indigenous fauna and flora species of  
154 living organisms. This subpoint will provide a home for further omitted and additional protections  
155 and rights referring to the indigenous climate natural resources.

156  
157 (i) Indigenous Climate Repatriations; Members will protect the rights of all individual indigenous  
158 persons and groups to own indigenous climate repatriations to own indigenous climate country.  
159 This subpoint will provide a home for further omitted and additional protections and rights  
160 referring to the indigenous climate repatriation.

161  
162 (j) Statewide Indigenous Census; Members will protect the rights of all individual indigenous  
163 persons and group to voluntary statewide indigenous census for all individual indigenous groups.  
164 This subpoint will provide a home for further omitted and additional protections and rights  
165 referring to the statewide indigenous census.

166  
167 (k) Military Service Obligation Release; Members will protect the rights of all individual indigenous  
168 persons and groups including their biological genders to be released from mandatory military  
169 service when statewide census proves the risk of extinction of any individual indigenous person  
170 and group by low (MVP) minimal vital population number of indigenous persons and groups.  
171 This subpoint will provide a home for further omitted and additional protections and rights  
172 referring to the release from the military (combat) service obligation.

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174 (l) Reproductive Cells and Genetic Material; Members will protect the rights of all individual  
175 indigenous persons and groups to preserve own individual indigenous persons and group  
176 reproductive cells and genetic material with the right to prohibit the right to access and  
177 management of own indigenous reproductive cells and genetic material by non-indigenous  
178 persons, groups and institutions. This subpoint will provide a home for further omitted and  
179 additional protections and rights referring to the reproductive cells and genetic material.

180  
181 (m) Sexual Exploitation and Pornography; Members will protect the rights of all individual  
182 indigenous persons and groups to own sexual health and desires to own individual indigenous  
183 persons and group with the right to prohibit sexual exploitation and pornography of own  
184 indigenous persons and groups by non-indigenous persons, groups, institutions, organisations,  
185 entities. This subpoint will provide a home for further omitted and additional protections and  
186 rights referring to the sexual exploitation and pornography.

187 a. Control of Physical Sexual Exploitation and Pornography. (Next Section)

188 b. Control of Digital Sexual Exploitation and Pornography. (Next Section)

189  
190 (n) Indigenous Occupations and Trades; Members will protect the rights of all individual indigenous  
191 persons and groups to all individual indigenous persons and group occupations and trade related  
192 practices, activities and associations in a way that allows all individual indigenous groups an  
193 optimal sustainment not diminished by non-indigenous persons, groups, institutions,  
194 organisations, entities, states within the bounds of such indigenous persons and groups indigenous  
195 climate land, waters and resources. This subpoint will provide a home for further omitted and  
196 additional protections and rights referring to the indigenous occupations and trades.

197  
198 (o) Indigenous Intellectual and Scientific Property; Members will protect the rights of all individual  
199 indigenous persons and groups to have control over own individual indigenous intellectual and  
200 scientific property and will have the right to prohibit the use of individual indigenous persons and  
201 groups own intellectual and scientific property by non-indigenous persons, groups, institutions,  
202 organisations, entities, states. This subpoint will provide a home for further omitted and additional  
203 protections and rights referring to the indigenous intellectual and scientific property.

204  
205 (p) The end of proposed for the Article V annex.



206 **ADDITIONAL ARTICLE V ANNEX PROPOSITION**

207  
208 **ARTICLE V**

209 **(m) Sexual Exploitation and Pornography**

210 **a) Control of Physical Sexual Exploitation and Pornography**

211  
212 United Nation member states have a right to agree that all forms of inter-indigenous sexual  
213 exploitation and inter-indigenous pornography is the most extremely cruel form of sexual exploitation  
214 and pornography that causes permanent harm to indigenous persons and their groups by lost indigenous  
215 associations, relationships, intimacy with own indigenous persons and groups by the process of slow  
216 sexual exploitation and repetitive pornography that causes to indigenous victims harm of uncertain period  
217 not limited to psychological damage; reputative damage, reproductive health, organs and cells damage,  
218 diminishes chances of indigenous relationship, conception and family that results in the slow genocide of  
219 indigenous groups of victimised persons.

220  
221 Eugenix P.S.A. will propose an addition to the UN Antarctic Treaty thru the provisions given by  
222 the UN ILO Convention C169 that will return the rights over the Antarctic and the Arctic to the Arcticus  
223 Blancus Eugenix P.S.A. company that will propose addition to the Article V point (m) titled Sexual  
224 Exploitation and Pornography subpoint a) Control of Physical Paid Sexual Exploitation and Pornography,  
225 that addresses the issue of inter-indigenous often called inter-racial sexual exploitation and pornography  
226 with the intention to prevent all most damaging crimes of sexual exploitation and pornography that cause  
227 silent genocide to many indigenous ethnic minorities around the world especially Arcticus Blancus.

228  
229 The below listed text is a proposition to the Article V (m) titled Sexual Exploitation and Pornography  
230 subpoint a) Control of Physical Paid Sexual Exploitation and Pornography.

- 231  
232 1) All United Nations member states that would like to become Eugenix P.S.A. shareholders must  
233 permanently prohibit all inter-indigenous often called inter-racial sexual exploitation and  
234 pornography as defined in the Eugenix® Shareholders Mandatory Requirements or gradually  
235 eliminate all forms of inter-indigenous often called inter-racial sexual exploitation and pornography  
236 in own states if immediate prohibition is not possible due to own constitutional laws or internal  
237 legislatures.



238

239 2) All United Nations member states that will not be able to immediately and permanently prohibit all  
240 forms of inter-indigenous often called inter-racial sexual exploitation and pornography must set such  
241 prohibition not later than on the day such states plan to benefit from the Eugenix® Antarctic Ice  
242 Removal Program that will allowed such United Nations member states the access to; frozen water  
243 resources from the Arcticus Blancus indigenous territories of the Antarctic; testing of the Ice  
244 Removal Technology in the Arcticus Blancus indigenous territories of the Greenland.

245

246 3) Any of the United Nations member states that are unable to immediately and permanently prohibit all  
247 forms of inter-indigenous often called inter-racial sexual exploitation and pornography must create or  
248 expand any existing public registry of sexual offenders that must include a capability to register all  
249 persons and entities that are a part of any legal type of sexual exploitation and pornography industry  
250 in existence in such states that are the member of the United Nations to be considered as eligible  
251 states to become Eugenix P.S.A. shareholders and Eugenix P.S.A. shareholders business partners in a  
252 later time from the United Nations member states that permanently prohibit all forms of inter-  
253 indigenous often called inter-racial sexual exploitation and pornography must set such prohibition not  
254 later than on the day such states plan to benefit from the Eugenix® Antarctic Ice Removal Program  
255 that will allowed such United Nations member states the access to; frozen water resources from the  
256 Arcticus Blancus indigenous territories of the Antarctic; testing of the Ice Removal Technology in the  
257 Arcticus Blancus indigenous territories of the Greenland.

258

259 4) All persons and entities registered in registry of sexual offenders that are allowed to profit on sexual  
260 exploitation and pornography in such United Nations member states should be searchable in all public  
261 registries of sexual offenders free of charge to the concerned public.

262

263 5) All United Nations member states law enforcement agencies must agree to use and exchange the  
264 sexual offenders registers in connection with all investigations related to sexual offences and  
265 infractions especially involving underage children and woman to determine connection of sexual  
266 offence to underlying sexual exploitation and pornography industry involving reported perpetrators  
267 and entities that are listed in the registry, but hide its identity to exploit sexually as much as persons  
268 as possible in a way that prevents those persons that have been victimized to retaliate after the  
269 exploitation took place by the reason of psychological influence and financial rewards.



270

271 6) It is a common practice that gun owners are registered persons and gun shops are registered entities,  
272 and it should be a common practice that pornographers and sexual exploiters are also registered with  
273 the state to protect the public that seeks protection.

274

275 7) Public registry of sexual offenders will be a tool for the concerned public and all individual members  
276 of indigenous groups that in risk of sexual exploitation and pornography that are endangered by the  
277 existence of the legal system of sexual exploitation and pornography that allows to solicit any person  
278 with the intention of sexual exploitation and pornography with false business, employment, romance,  
279 holiday opportunities often serving as an key element of disguise used by persons and entities that  
280 legally profit on sexual exploitation and pornography.

281

282 8) Persons and entities listed in the public registry of sexual offenders that had committed sexual crimes  
283 and offences and were obligated to be registered with persons and entities that are part of any  
284 legalised types of sexual exploitation and pornography industry must be prohibited from direct  
285 solicitation, direct marketing, direct communication without a strict protocol that protects the public  
286 from persons listed in the public registry of sexual offenders.

287

288 9) Those persons and entities registered in the public registry of sexual offenders should be only allowed  
289 to use designated by law legal marketing channels such as printed media sold in dedicated to novelty  
290 stores and other places that sell media with the advertisements related to remaining legal sexual  
291 exploitation and pornography.

292

293 10) Marketing media channels that print the advertisements related to sexual exploitation and  
294 pornography and all novelty sale locations that sell such printed marketing media should also be  
295 obligated to be registered in the same registry as sexual offenders and persons and entities involved in  
296 the sexual exploitation and pornography.

297

298 11) Marketing media channels that are accessible by minors such as internet and social media must be  
299 prohibited and that prohibition must include solicitation for persons thru internal marketing  
300 campaigns and internal hiring advertisements included in the media such as digital novels, blogs and  
301 videos published in the portal that material related to sexual exploitation and pornography.



302

303 12) Advertisements in the allowed forms of marketing media channels such as printed media must be  
304 conducted and managed by specialised law offices that are trained in human rights related to  
305 protection from sexual exploitation and pornography.

306

307 13) Marketing media channels such as printed media companies that publish advertisements placed by the  
308 persons and entities that are obligated to be registered in the registry of the sexual offenders and  
309 persons and entities involved in the sexual exploitation and pornography should no longer be allowed  
310 to accept such listings directly from such persons and entities that are not represented and contacted  
311 directly by specialised law offices trained in the human rights related to protection from sexual  
312 exploitation and pornography.

313

314 14) Advertisements posted by the specialised law offices that represent the persons and entities registered  
315 in the public registry of persons and entities involved in the sexual exploitation and pornography  
316 contact details of the law office that represents the persons and entities involved in the sexual  
317 exploitation and pornography.

318

319 15) Advertainment description should be prepared by the specialised law office and should not include  
320 any language that is psychologically or intellectually misleading and untruth. The financial aspect of  
321 all sexual exploitations and pornographies should not be listed in the advertisement.

322

323 16) Law office that are contacted by persons that respond to the advertisements should follow strict  
324 protocols when it comes to contact with such persons to prevent all forms of illegal sexual  
325 exploitation and pornography.

326

327 17) Contact between the specialised law office and the person that answers the advertisement for potential  
328 role in sexual exploitation and pornography should be conducted via telephone or email between the  
329 law office to be able to determine the correct indigenous mediator from the correct indigenous group  
330 of the person that responds to the advertisement listed by the law office for the second meeting.  
331 Physical indigenous association information should be collected by the law office from the person  
332 that responds to the advertisement during communication before the meeting in person convenes  
333 during which meeting all the terms of the offer are explained. Law office can use the Eugenix®



334 Ethnic Hair Classification to help the person contacting the law office determine own indigenous  
335 group physical association.

336

337 18) First physical meeting related to the advertisement for the role in the sexual exploitation and  
338 pornography should be conducted between the persons that answered to the advertisement listed by  
339 the law office and the indigenous mediator from the group of the person that answered to the  
340 advertisement. The contact between the person that is a subject to be a victim of sexual exploitation  
341 and pornography should be arranged by the Law office responsible for the advertisement in the office  
342 of the indigenous mediator. The law office representative and the persons and entity that hired the  
343 specialised law office to manage the advertisement related to sexual exploitation and pornography  
344 does not have the right to be present during the meeting between the solicited person and the  
345 indigenous mediator and does not have the right to be in the office of the indigenous group mediator  
346 that meets the solicited person a potential victim of sexual exploitation and pornography.

347

348 19) Mediation between the person interested in the advertised role that engages a person in the sexual  
349 exploitation and pornography conducted by the indigenous mediator should include a detail  
350 evaluation of the situation of the indigenous person life that causes such person to answered  
351 advertisement related to sexual exploitation and pornography. The evaluation should determine as  
352 many real reasons as possible not limited to the financial rewards but also related to the subjected  
353 person personal needs for indigenous relationships, intimacy, physical and intellectual acceptance and  
354 all other needs that matter and cause such interest.

355

356 20) Mediation should also explain all physical and psychological health risks and health degradations  
357 associated with sexual exploitation and pornography that involves the use of pharmaceutical  
358 anticonception, sexually transmitted diseases that are commonly transferred and exhibited by persons  
359 that were introduced to sexual exploitation and pornography by free will and by coercion.

360

361 21) Mediation must also explain and provide to solicited person that answered the advertisement all  
362 indigenous programs currently active for the person based on the solicited person indigenous  
363 associations. Presented indigenous programs should include indigenous education and employment  
364 programs, indigenous relocation and repatriation programs, indigenous financial assistance programs,  
365 indigenous health related treatment programs and indigenous heritage protection program that protect



366 the solicited person form inter-indigenous relationships that helps the solicited person protect on daily  
367 basis from all forms of sexual solicitation.

368  
369 22) Mediator might also initiate upon agreement from the solicited person a restraining order that will  
370 prohibit the law office that manages the advertisement of the sexual exploitation and pornography  
371 from all further contact with the solicited person except thru the office of the indigenous mediator.

372  
373 23) Mediator as a last resort should also offer an alternative role for the solicited person that involves an  
374 indigenous form of the sexual exploitation and pornography that protects the solicited person from  
375 inter-indigenous sexual exploitation and pornography keeping that keeps the solicited persons within  
376 own indigenous group.

377  
378 24) If the solicited person agrees that indigenous type of sexual exploitation and pornography that does  
379 not involve inter-indigenous sexual exploitation that is more humane for any solicited person, the  
380 mediator can provide the solicited person information on the law offices that manage indigenous  
381 sexual exploitation and pornography advertisements if the law office that initiated the contact with the  
382 mediator does not manage any indigenous advertisements of sexual exploitation and pornography of  
383 solicited person indigenous ethnic hair group.

384  
385 25) In the event of the solicited person decision of pursuit of the advertised role in the sexual exploitation  
386 and pornography regardless of the mediators offers of indigenous programs, rewards and protections  
387 the law office that manages the sexual exploitation and pornography must present to the indigenous  
388 mediator in writing a complete contract that includes Standard Protections, Insurances, and  
389 Safeguards for Individuals Solicited for High-Risk Sexual Labor and Pornographic Exploitation as  
390 defined in the point 29).

391  
392 26) The indigenous mediator will review the contract presented by the law office for the solicited person  
393 to make sure that the contract meets all required financial and non-financial obligations that are set to  
394 secure the welfare of the person solicited for a sexual exploitation and pornography.

395



396 27) Legal sexual exploitation and pornography cannot be less protected than other physically and  
397 mentally destructive and demanding industries such as uniformed services, global sport and  
398 entertainments therefore it should be under a same amount of care and protection.

399

400 28) Financial and non-financial obligations that should be set to secure the welfare of the person solicited  
401 for a sexual exploitation should include but not be limited to the following set in forth.

402

403 29) Standard Protections, Insurances, and Safeguards for Individuals Solicited for High-Risk Sexual  
404 Labor and Pornographic Exploitation as defined below:

405

406 a. Health Insurance and Protection Coverage:

407

i. General Health Insurance:

408

1. Comprehensive health insurance covering medical expenses, including doctor  
409 visits, hospital stays, prescription pharmaceuticals, and preventive care.

410

2. Coverage must extend beyond the contracted time frame.

411

3. All services must be provided through an accredited public or indigenous  
412 medical institution chosen by the solicited person.

413

ii. Medical Screenings and Tests:

414

1. Full coverage for general health and sexual health screenings.

415

2. Coverage must extend beyond the contracted time frame.

416

3. All screenings must be performed through an accredited public or indigenous  
417 medical institution chosen by the solicited person.

418

iii. Fertility Screenings and Tests:

419

1. Coverage for reproductive cell health, fertility assessments, and long-term  
420 monitoring of the fertility health that ensures that any negative impact of the  
421 contraceptives on the fertility is immediately addressed.

422

2. All services must be provided through an accredited public or indigenous  
423 medical institution chosen by the solicited person.

424

iv. Reproductive Cells Banking:

425

1. Mandatory reproductive cell banking for 3–6 months prior to involvement in  
426 contracted sexual exploitation or pornography.



- 427 2. Storage must be provided by an accredited indigenous medical institution  
428 chosen by the solicited person.
- 429 3. Enough healthy cells must be secured before the engagement of the solicited  
430 person in any kind of sexual exploitation and pornography to last such person  
431 for a lifetime of conception.
- 432 4. Banking must continue throughout the exploitation and pornography the until  
433 end of the exploitation to test the changes in fertility and health of the eggs.
- 434 v. Contraceptive Solutions:
- 435 1. Provision of contraceptive solutions suitable for the solicited person that does  
436 not affect persons fertility and general health.
- 437 2. Coverage must begin at least 3 months prior to involvement and continue until  
438 the solicited person is no longer engaged in the contracted activity.
- 439
- 440 b. Life Insurance and Life Protection:
- 441 i. Life Insurance:
- 442 1. Life insurance providing financial security for dependents and creditors in the  
443 event of the solicited person's death.
- 444 2. Must cover essential expenses including living costs, debts, and funeral  
445 expenses.
- 446 ii. Disability Insurance:
- 447 1. Coverage for income replacement when the solicited person is unable to work  
448 due to illness or injury resulting from the contracted role.
- 449 2. Must include both short-term and long-term disability protections.
- 450 iii. Workers' Compensation Insurance:
- 451 1. Coverage for medical bills, rehabilitation, and lost wages due to workplace  
452 injury or workplace-acquired illness.
- 453 iv. Bodily Injury Liability:
- 454 1. Coverage for injuries inflicted on another person in an accident for which the  
455 solicited person is responsible, including medical expenses, lost wages, and  
456 legal fees.
- 457 v. Medical Payments Coverage:



- 458 1. Immediate coverage for medical expenses incurred by other parties involved in  
459 an accident, regardless of fault.
- 460 vi. Personal Injury Protection:
- 461 1. Coverage extending beyond medical expenses to include lost income and  
462 rehabilitation costs for injured parties.
- 463
- 464 c. Financial Insurance and Financial Protection:
- 465 i. Labor Compensation:
- 466 1. Adequate single remuneration for the contracted role involving the use of the  
467 solicited person's physical and emotional being.
- 468 ii. Recurring Compensation:
- 469 1. Adequate recurring remuneration for any redistribution, reproduction, or re-use  
470 of the solicited person's labor or likeness.
- 471 iii. Compensation Protection:
- 472 1. Protection of the solicited person's rights to single and recurring remuneration  
473 through assignment of royalties and ownership rights to all profit sources  
474 associated with their exploitation, regardless of media type.
- 475 iv. Compensation Escrow Protection:
- 476 1. Mandatory escrow accounts securing all financial and non-financial obligations  
477 owed to the solicited person listed.
- 478 v. Retirement and Pension Contributions:
- 479 1. Employer contributions to public or indigenous pension systems to ensure  
480 long-term financial stability.
- 481 vi. Financial Literacy and Planning Services:
- 482 1. Access to independent financial advisors to support long-term planning, royalty  
483 management, and economic empowerment.
- 484
- 485 d. Legal Assistance and Protection:
- 486 i. Full Attorney Services:
- 487 1. Access to independent legal counsel for contract review, disputes,  
488 misrepresentation of role, or any legal issue arising from the contracted  
489 activity.



- 490 ii. Transparent Contracting Requirements:
- 491 1. Contracts must be written in clear, accessible language and translated into the
- 492 solicited person's preferred language.
- 493 2. Independent legal review must be mandatory.
- 494 iii. Right to Terminate Contract Without Retaliation:
- 495 1. The solicited person may exit the contract for safety, health, or personal
- 496 reasons without penalty.
- 497 iv. Independent Consent Verification:
- 498 1. A neutral third party must verify that the solicited person is not under coercion,
- 499 manipulation, or debt pressure.
- 500 v. Whistleblower Protection:
- 501 1. Protection for reporting violations, abuse, or exploitation without fear of
- 502 retaliation.
- 503 vi. Indigenous Legal Pathways:
- 504 1. The solicited person may choose to resolve disputes through own indigenous
- 505 legal institutions where such exist and where it is applicable.
- 506
- 507 e. Occupational Safety and Working Conditions:
- 508 i. Safe-Work Environment Standards:
- 509 1. Requirements for clean facilities, secure premises, emergency exits, proper
- 510 lighting, and ventilation.
- 511 2. Regular inspections by independent authorities.
- 512 ii. Harassment-Free Workplace Guarantees:
- 513 1. Zero-tolerance policies for harassment, intimidation, coercion, or retaliation by
- 514 employers, clients, or intermediaries.
- 515 iii. Right to Refuse Unsafe Work:
- 516 1. The solicited person may refuse any task that feels unsafe, degrading, or
- 517 outside the contract.
- 518 iv. Mandatory Breaks and Rest Periods:
- 519 1. Regulated maximum working hours and required rest periods.
- 520 v. Security Personnel Standards:



521 1. Security staff must be licensed, trained in de-escalation, and independent from  
522 management.

523

524 f. Mental Health and Emotional Well-Being:

525

i. Mental Health Coverage:

526

1. Access to licensed mental-health professionals through public or indigenous  
527 institutions.

528

ii. Trauma-Informed Support Services:

529

1. Confidential support for stress, burnout, or emotional harm.

530

iii. Mandatory Well-Being Check-Ins:

531

1. Regular mental-health evaluations to ensure ongoing safety and stability.

532

533 g. Data, Privacy, and Digital Rights:

534

i. Data-Privacy Protections:

535

1. Personal data, images, and identifying information must be encrypted and  
536 securely stored.

537

ii. Right to Digital Erasure (Where Legally Permitted):

538

1. The solicited person may request removal of personal data from  
539 employer-controlled platforms.

540

iii. Restrictions on Biometric Data:

541

1. No biometric tracking without explicit, revocable consent.

542

iv. Prohibition of Unauthorized Distribution:

543

1. Severe penalties for distributing any material beyond the agreed contractual  
544 scope.

545

546

h. Cultural, Indigenous, and Identity-Based Protections:

547

i. Cultural Safety Protocols.

548

1. The solicited person may refuse any task that violates cultural, spiritual, or  
549 community norms.

550

ii. Protection Against Ethnic or Cultural Misrepresentation.

551

1. Employers may not mislabel, stereotype, or exploit the solicited person's  
552 identity for profit.



553

554 30) Solicited person must have a right to withdraw from the contract at any time of the agreement without  
555 any obligation to pay any cost to any party for any expenses that any party has covered especially the  
556 costs of medical screenings and insurances that are required for the welfare of the persons solicited  
557 for the sexual exploitation and pornography.

558

559 31) Contract agreement cannot provide any up-front pay for the role to protect the rights of the solicited  
560 person to withdraw from the contract in the event of medical or personal vices prior without the debt  
561 to the party that remunerates the solicited person for the role in sexual exploitation and pornography.

562

563 32) Contract agreement final review will have to take place in the law office that prepares the contract for  
564 the solicited person in the presence of the indigenous mediator.

565

566 33) Upon the request or party of the contract review the final review must be audio recorded by the law  
567 office. The recording must be transcribed to paper and attached to the contract before the decision  
568 regarding the contract is signed.

569

570 34) The decision regarding the contract cannot be made earlier than 31 days after the transcribed final  
571 review has been presented to all parties and reviewed by the solicited person and the indigenous  
572 mediator together.

573

574 35) In case of the issue with the transcription of the final contract review the solicited persons and the  
575 indigenous mediator must wait for the corrected transcription before the decision regardless the  
576 contract is made by the solicited person.

577

578 36) The above protections are based on the existing United Nations laws that protect the indigenous  
579 persons and group from genocide, violence, sexual exploitation, pornography, etc. enacted by the  
580 United Nation various conventions and resolutions such as: UN/Res/260/III, UN/Res/61/295,  
581 UN/ILO/C/169, etc.

582

583 37) The end of proposed for the Article V (m)(a) annex.



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## ADDITIONAL ARTICLE V ANNEX PROPOSITION

### ARTICLE V

#### **(m) Sexual Exploitation and Pornography**

#### **b) Control of Digital Sexual Exploitation and Pornography**

The prevention of genocide in the twenty-first century requires the international community to recognize not only direct acts of physical destruction, but also the structural, digital, and economic mechanisms that place vulnerable groups at risk of cultural, demographic, and biological erasure. The rapid expansion of global digital networks has created unprecedented opportunities for exploitation, including the production and distribution of sexualized materials involving individuals from endangered or marginalized indigenous and tribal persons and groups. Such practices—whether commercial, coercive, or deceptively framed as consensual—operate within global systems that disproportionately target communities with limited legal protection, limited access to state institutions, and heightened vulnerability to exploitation.

The Genocide Convention, adopted in 1948, establishes the obligation of States to prevent and punish acts that threaten the existence of protected groups. In the contemporary digital environment, the circulation of sexualized or pornographic materials involving members of endangered indigenous and tribal persons and groups can contribute to demographic decline, cultural disintegration, and the suppression of natural reproductive continuity. These harms are intensified when digital platforms and top-level domains (TLDs) enable the global distribution of such materials without regard for the rights, safety, or survival of the individuals and communities depicted.

This Annex therefore proposes a prohibition on the use of all top-level domains for any form of sexual exploitation or pornography, and a specific prohibition on the use of country-code top-level domains (ccTLDs) for any content involving inter-indigenous or inter-tribal sexual exploitation. The purpose of these measures is to strengthen genocide-prevention mechanisms, protect endangered indigenous and tribal persons and groups from demographic and cultural harm, and ensure that digital infrastructures do not facilitate practices that undermine the survival and dignity of vulnerable peoples.



615 Digital sexual exploitation of endangered indigenous and tribal persons and groups constitutes a  
616 structural risk factor for genocide. Endangered indigenous and tribal persons and groups often face  
617 intersecting vulnerabilities: limited political representation, reduced population size, restricted access to  
618 justice, and exposure to external economic pressures. When individuals from such groups are depicted in  
619 sexualized or pornographic materials, these vulnerabilities are amplified. Exploitation in digital spaces  
620 can: undermine bodily autonomy and community integrity; distort cultural norms surrounding intimacy,  
621 reproduction, and kinship; contribute to demographic imbalance by reducing opportunities for intra-group  
622 relationships; expose individuals to trafficking, coercion, and long-term psychological harm

623

624 These harms align with the forms of group destruction described in Articles II and III of the  
625 Genocide Convention, particularly where exploitation contributes to the suppression of natural  
626 reproductive continuity or the forced modification of cultural identity. Inter-indigenous and inter-tribal  
627 sexual exploitation can contribute to the erosion of protected group identity. Many endangered  
628 indigenous and tribal persons and groups maintain distinct cultural, linguistic, and anthropological  
629 identities. When individuals are exploited in inter-indigenous or inter-tribal sexualized materials, the  
630 resulting pressures—social, economic, and demographic—can weaken the continuity of these identities.  
631 This may occur through; the disruption of indigenous persons and groups reproductive patterns; the  
632 commodification of indigenous persons and group's identity in global markets; the reduction of available  
633 reproductive partners within the indigenous persons and groups; the long-term demographic dilution of  
634 indigenous persons and groups small populations.

635

636 Eugenix P.S.A. will propose an addition to the UN Antarctic Treaty thru the provisions given by  
637 the UN ILO Convention C169 that will return the rights over the Antarctic and the Arctic to the Arcticus  
638 Blancus Eugenix P.S.A. company that will propose addition to the Article V point (m) titled Sexual  
639 Exploitation and Pornography subpoint b) Control of Digital Sexual Exploitation and Pornography, that  
640 addresses the issue of inter-indigenous often called inter-racial sexual exploitation and pornography with  
641 the intention to prevent all most damaging crimes of sexual exploitation and pornography that cause  
642 silent genocide to many indigenous ethnic minorities around the world especially Arcticus Blancus.

643

644 The below listed text is a proposition to the Article V (m) titled Sexual Exploitation and Pornography  
645 subpoint b) Control of Digital Sexual Exploitation and Pornography.

646



- 647 1) While human diversity and inter-group relationships are natural aspects of global society,  
648 exploitation is not. When inter-group sexualization is driven by coercion, economic vulnerability,  
649 or digital manipulation, it becomes a mechanism that can suppress the natural development and  
650 survival of the affected group.  
651
- 652 2) The absence of adequate state and international protections enables exploitation. Many  
653 endangered indigenous and tribal persons and groups lack effective legal protections due to  
654 geographic isolation, limited political influence, or historical marginalization. Digital platforms  
655 often operate across jurisdictions, making it difficult for communities to prevent the misuse of  
656 their members' images or identities.  
657
- 658 3) Without explicit international prohibitions: exploitative content can be produced and distributed  
659 without accountability; reproductive autonomy and demographic stability of endangered groups  
660 can be undermined; harmful stereotypes can be perpetuated globally; individuals may be  
661 trafficked or coerced into exploitative situations.  
662
- 663 4) A prohibition on the use of TLDs and ccTLDs for such content creates a clear, enforceable  
664 standard that strengthens state obligations under the Genocide Convention. That requires  
665 enactment of additional protections.  
666
- 667 5) Sexual exploitation damages reproductive health and reduces demographic resilience. Sexual  
668 exploitation—whether physical or digital—can have long-term consequences for reproductive  
669 health, psychological well-being, and community stability. For endangered indigenous and tribal  
670 persons and groups, whose populations may already be small or imbalanced, such harms can  
671 accelerate demographic decline. These harms include:
- 672 a. reduced access to safe reproductive health resources for the indigenous persons and  
673 groups.
  - 674 b. increased risk of coercion, trafficking, and violence among the indigenous persons and  
675 groups.
  - 676 c. diminished opportunities for healthy relationships among the indigenous persons and  
677 groups.



- 678 d. long-term psychological trauma that affects family formation among the indigenous  
679 persons and groups.  
680
- 681 6) Protecting reproductive autonomy of indigenous persons and groups is essential for the survival  
682 of any endangered indigenous persons and groups.  
683
- 684 7) Digital platforms must not facilitate practices that contribute to cultural or demographic  
685 destruction. The global internet infrastructure—including TLDs and ccTLDs—plays a central role  
686 in the distribution of sexualized content. Without regulation, these systems can inadvertently  
687 support practices that:
- 688 a. commodify vulnerable indigenous individual persons and groups and their biological  
689 genders.  
690 b. normalize exploitation of vulnerable indigenous individual persons and groups and their  
691 biological genders.  
692 c. encourage demand for inter-indigenous, inter-tribal, intra-racial sexualized digital  
693 materials that involve vulnerable indigenous individual persons and groups and their  
694 biological genders.  
695 d. undermine the cultural and demographic continuity of endangered indigenous persons and  
696 groups.  
697
- 698 8) Prohibiting the use of TLDs for all forms of sexual exploitation and pornography and prohibiting  
699 the use of ccTLDs for inter-indigenous or inter-tribal sexualized content, establishes a preventive  
700 mechanism aligned with the obligations of States under the Genocide Convention.  
701
- 702 9) Digital Mechanisms for the Prohibition of Sexual Exploitation and Pornography in TLD and  
703 ccTLD Domains ensure effective implementation of the prohibitions established. States Parties  
704 and international regulatory bodies shall adopt the following digital, administrative, and  
705 enforcement mechanisms governing the use of all top-level domains (TLDs) and country-code  
706 top-level domains (ccTLDs).  
707



- 708 10) These mechanisms are designed to prevent the production, distribution, and monetization of  
709 sexual exploitation and pornography, particularly where such activities threaten the rights,  
710 dignity, and survival of endangered indigenous and tribal persons and groups.  
711
- 712 11) United Nation member states shall ensure that all international top-level domains (TLDs)  
713 including but not limited to .com, .org, .net, and all generic TLDs management entities called  
714 Registries and Registrars implement a total prohibition on:  
715 a. The registration, hosting, or distribution of any pornographic or sexualized materials.  
716 b. The registration, hosting, or distribution of any services facilitating prostitution or sexual  
717 exploitation.  
718 c. The registration, hosting, or distribution of matrimony services, including “mail-order  
719 bride” systems.  
720 d. The registration, hosting, or distribution of social or sexual vacation services.  
721
- 722 12) United Nation member states shall ensure that mandatory identity verification of all TLD domain  
723 transaction is present to increase the security and accountability of international domain use:  
724 a. All TLD registrars shall require verified personal data, including identity information  
725 contained in international passports, from all individuals and entities purchasing or  
726 renewing TLD domain names.  
727 b. Registrars shall maintain secure, auditable records accessible to competent national and  
728 international authorities.  
729
- 730 13) United Nation member states shall establish mechanisms of enforcement and penalties to:  
731 a. Prosecute individuals responsible for producing, distributing, or profiting from prohibited  
732 materials, with penalties proportionate to:  
733 i. the number of images or recordings,  
734 ii. the duration of such recordings,  
735 iii. and the number of views or transmissions.  
736 b. Hold accountable all institutions, corporations, and intermediaries involved in prohibited  
737 activities.  
738 c. Seize and freeze all financial assets derived from prohibited activities, regardless of  
739 jurisdiction.



- 740 d. Allocate recovered funds to programs supporting the sexual and reproductive health of  
741 endangered indigenous and tribal persons and groups, including rehabilitation,  
742 reintegration, and intra-group relationship support.  
743
- 744 14) Institutions responsible for detecting or investigating internet crime shall be obligated to:
- 745 a. Submit accurate, periodic statistics to national statistical offices and relevant international  
746 bodies.
- 747 b. Provide data specifically concerning harms affecting endangered and particularly  
748 vulnerable indigenous and tribal persons and groups.  
749
- 750 15) United Nation member states shall ensure that all country-code top-level domains (ccTLDs)  
751 including but not limited to including but not limited to .pl, .uk, .ca, .no, .jp, etc. and all generic  
752 ccTLDs management entities called Registries and Registrars implement a total prohibition on:
- 753 a. The registration, hosting, or distribution of any inter-indigenous, inter-tribal, inter-racial  
754 sexualized or pornographic materials.
- 755 b. The registration, hosting, or distribution of inter-indigenous, inter-tribal, inter-racial  
756 prostitution services.
- 757 c. The registration, hosting, or distribution of inter-indigenous, inter-tribal, inter-racial  
758 matrimony services, including “mail-order bride” systems.
- 759 d. The registration, hosting, or distribution of inter-indigenous, inter-tribal, inter-racial social  
760 or sexual vacation services.  
761
- 762 16) United Nation member states shall ensure that mandatory identity verification of all ccTLD  
763 domain transaction is present to increase the security and accountability of country-code domain  
764 use:
- 765 a. All ccTLD registrars shall require verified personal data, including identity information  
766 contained in national identity documents, from all individuals and entities purchasing or  
767 renewing ccTLD domain names.
- 768 b. Registrars shall maintain secure, auditable records accessible to competent national  
769 authorities and relevant international bodies.  
770
- 771 17) United Nation member states shall establish mechanisms of enforcement and penalties to:



- 772 a. Prosecute individuals responsible for prohibited activities under ccTLD domains.  
773 b. Hold accountable all institutions, corporations, and intermediaries involved in prohibited  
774 activities.  
775 c. Seize and freeze financial assets derived from prohibited activities.  
776 d. Allocate recovered funds to programs supporting the health, safety, and cultural continuity  
777 of endangered indigenous and tribal persons and groups.

778

779 18) United Nation member states shall cooperate to ensure that prohibited content cannot be  
780 relocated, mirrored, or monetized across jurisdictions through:

- 781 a. Mutual legal assistance treaties.  
782 b. Cross-border data-sharing agreements.  
783 c. Joint investigations.  
784 d. Coordinated enforcement actions

785

786 19) Legal Basis for the prohibitions established here are grounded in the obligations set forth in the  
787 Convention on the Prevention and Punishment of the Crime of Genocide, adopted by the United  
788 Nations General Assembly in Resolution 260 A (III) (1948). Article II defines genocide to include  
789 acts causing serious bodily or mental harm, imposing measures intended to prevent births within a  
790 protected group, and inflicting conditions of life calculated to bring about physical destruction.  
791 Article III obliges States to prevent and punish genocide, conspiracy, incitement, attempt, and  
792 complicity.

793

794 20) Digital sexual exploitation of endangered indigenous and tribal persons and groups may  
795 contribute to demographic suppression, cultural disintegration, and the erosion of natural  
796 reproductive continuity—harms falling within the scope of Articles II and III.

797

798 21) This Annex is further supported by the United Nations Declaration on the Rights of Indigenous  
799 Peoples, adopted in Resolution A/61/295 (2007), which affirms the rights of indigenous peoples  
800 to dignity, integrity, security of person, protection from exploitation, and the preservation of their  
801 cultural identity and continuity.

802



- 803 22) By prohibiting the use of TLDs for all types of sexual exploitation and pornography and ccTLDs  
804 for all types of inter-indigenous, inter-tribal, inter-racial sexual exploitation and pornography the  
805 United Nation member state execute obligations under Resolution 260 A (III) and Resolution  
806 A/61/295, strengthening international mechanisms for the prevention of genocide and the  
807 protection of indigenous and tribal persons and groups.  
808
- 809 23) The end of proposed for the Article V (m)(b) annex.



810 With hopes for the end of the slavery.

811

812 *K Pawlak*

813

814 *Godeo Optimo Maximo Piast & Wasa*

815 *Arctic Men Extinction Noticed.*

816 *Arctic Magnetic Earth Naturalist.*

817 *Antarctic Mass Excavation Nonetheless.*

818

819 *Founder and Board President of*

820 *Eugenix ® Simple Shares Corporation of*

821 *Arcticus Blancus – Indigenous Arctic Ethnicity*

822 *Arcticus Blancus (Latin), Blanków (Polish).*