

# ***Storharlstad Agreement of 2022***

*An agreement to be approved by the Bayer Free State and the Kingdom of Olafiland*

## **PART I. BASIC REGULATIONS OF RELATIONSHIP**

### **Article 1: Diplomatic Relations**

#### **Section 1.**

Once passed or approved by the Parliament of Bayer Free State and the council of the Kingdom of Olafiland, a diplomatic relation between the two states begins.

#### **Section 2.**

Both states will have diplomatic missions to the other states as provided by this Agreement.

#### **Section 3.**

The relation shall be for economic and political purposes unless changed by a state that requests to.

## **PART II. DIPLOMATIC MISSIONS AND EMBASSIES**

### **Article 2. Functions of a Diplomatic Mission**

The functions of a diplomatic mission consist of

- (a) representing the sending state in the host state;
- (b) protecting in the host State the interests of the sending State and of its nationals, within the limits permitted by law;
- (c) negotiating with the government of the host state;
- (d) ascertaining by all lawful means conditions and developments in the host state, and reporting thereon to the government of the sending state; and
- (e) promoting friendly relations between the sending state and the host state, and developing their relations.

### **Article 3. Establishment of Embassies**

A state, with the agreement of the host state, shall be allowed to establish an embassy in the host state. The embassy shall be a channel or a set of channels functioning as the headquarters for the diplomatic mission of the sending state to the host state.

### **Article 4. The Ambassador and Staff**

An embassy shall be headed by an ambassador. An ambassador shall be a person designated by a sending state to be in charge of the diplomatic mission to a host state. An ambassador shall have the power of administrator within their designated embassy. A sending state may designate a maximum of three staff members to support the ambassador in their diplomatic mission.

### **Article 5. Legal and Territorial Status of Embassies**

#### **Section 1**

Embassies shall be considered the territory of the host state.

#### **Section 2**

Within an embassy, the law of the sending state shall apply and be enforced by the sending state. The enforcement of the law of the host state within an embassy shall be suspended unless authorized by the ambassador.

### **Article 6. Legal Protections of Embassies**

#### **Section 1**

No person shall be prosecuted or punished by the host state under the law of the host state for an act committed within an embassy unless authorized by its ambassador.

#### **Section 2**

No person, including a person of the government of the host state, shall enter an embassy unless authorized by its ambassador.

#### **Section 3**

Any business and correspondence conducted within an embassy shall not be interfered with by the host state unless authorized by its ambassador.

#### **Section 4**

During times of vacancy or temporary shutdown, the legal protections of an embassy shall remain in force.

## **Article 7. Legal Protections, Immunities, and Exemptions of the Ambassador, Staff, and Other Persons with Diplomatic Status**

### **Section 1**

No lawsuit, civil or criminal, shall be brought against an ambassador, their staff, or other persons granted diplomatic status under the law of the host state without the authorization of the sending state. Nor shall they be detained by the host state without the authorization of the sending state.

### **Section 2**

No tax or fee shall be levied against an ambassador, their staff, or other persons granted diplomatic status by the host state.

### **Section 3**

An ambassador, their staff, and other persons granted diplomatic status shall not be obstructed from accessing their designated embassy or from carrying out their lawful business by the host state.

### **Section 4**

An ambassador, their staff, and other persons granted diplomatic status shall not be subjected to any immigration procedures before entering a host state.

### **Section 5**

A person holding public offices or conducting official business as designated by the host state in the sending state shall be granted diplomatic status and enjoy the same protection as granted to the ambassador and their staff.

## **Article 8. Rights of Foreign Nationals**

### **Section 1**

The host state shall not obstruct the nationals of a state from accessing the embassy of that state.

### **Section 2**

A national charged with a criminal offense in a foreign state shall be allowed to contact and receive aid from the embassy of their state.

## **Article 9. Embassy Shutdown and Recall**

### **Section 1**

A host state displaying displeasure may shut down the embassy of a sending state, either temporarily or permanently, and order the ambassador of the sending state and their staff to exit the state.

### **Section 2**

A sending state displaying displeasure may recall the ambassador and their staff, either temporarily or permanently, from a host state.

## **PART III. FREE MOVEMENT**

### **Article 10. Right and Freedom of Movement**

#### **Section 1**

A national of a state who wishes to travel to another contracting state shall be allowed to enter, remain in, and exit the other state without unnecessary delay or hindrance, or any form of border control or check.

#### **Section 2**

A person who travels to a contracting state shall be recognized as a citizen of their country of origin, and shall be assisted and protected by their country of origin.

#### **Section 3**

States may appropriately make laws regarding the status and administration of nationals of contracting states within their state.

### **Article 11. Immigration Laws in Respective States**

Any law relating to immigration and border control in force on the date of this Agreement coming into force in both states not concurrent to this Agreement shall be suspended, and the states shall amend and/or repeal those laws accordingly at the appropriate time.

## **PART IV. GENERAL PROVISIONS**

### **Article 12. Enactment and Amendment**

#### **Section 1**

The provisions of this Agreement shall enter into force upon being signed by the representatives of the two states and being ratified by the legislatures of the two states in accordance with each state's procedures. Each state shall notify the other state upon ratifying this Agreement. Upon being ratified, this Agreement shall enter into full force as law in the respective states, and may be enforced by the respective judiciary of the

states. In the event that there exist disagreements between the states on the enforcement or interpretation of this Agreement, the representatives of the states shall be summoned to a joint conference, and they shall jointly decide on an effective remedy.

## **Section 2**

Amendments to this Agreement may be proposed by a representative of a state. When an amendment is proposed, the representatives of the states shall be summoned to a joint conference, and shall discuss, adjust the amendment as may be required, and shall agree on the final version of the amendment. The amendment shall enter full force as a valid provision of this Agreement and as law in the respective states upon being ratified by the legislatures of the states in accordance with each state's procedures. Each state shall notify the other state upon ratifying the amendment.

## **Article 13. Withdrawal**

A state wishing to withdraw from this Agreement shall notify the other state at least seven days in advance. States may further discuss the terms of withdrawal, which may include a different date of withdrawal, before the date of withdrawal by calling a convention of the representatives of the states. The terms of withdrawal shall be agreed upon by the representatives and ratified by the legislatures of the state in accordance with each state's procedures. Upon withdrawing from this Agreement, this Agreement shall become null and void, and states shall no longer be compelled to abide by its provisions.

## **Article 14. States ceasing to exist**

If a state ceases to exist without a successor state being named, this Agreement shall become null and void, and states shall no longer be compelled to abide by its provisions.

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*In witness whereof*, we have set our hands on and caused the Great Seals of the States to be affixed to this document in Storharlstad on this twenty-second day of the month of January, in the year two thousand and twenty-three.

For the Bayer Free State

A handwritten signature in black ink, appearing to be 'F. H. R.', with a long horizontal line extending from the bottom of the signature.

For the Kingdom of Olafiland united  
with the lands of the Crown of St.  
Weinsdour and all overseas  
territories held by the crown  
represented in the Imperial Council  
and the Grand Crown of Great  
Olafiland.

A handwritten signature in black ink, appearing to be 'Edvard Gustaf', with a long horizontal line extending from the bottom of the signature.