

2022
Fidelissma
Act

No. 17 of 2022
Adopted on July 1st 2022

AN ACT

Of the Parliament of the Bayer Free State
No. 17 of 2022

Be it enacted by this Parliament, this Act shall be cited as the “2022 Fidelissma Act”.

Part I. General Provisions

Article 1. Scope

This act shall govern all of the power of the governing body in the Constituent State of Fidelissma.

Part II. The Council of The Constituent State of Fidelissma

Article 2. Establishment of the Council

Section 1

For the purpose of carrying out governmental powers in the Constituent State of Fidelissma, the Council shall be established.

Article 3. Election of the Council

Section 1

Every year, the Council shall be dissolved and a new council shall be elected under the system of Single Transferable Vote. The number of Councilors shall be determined by a council ordinance.

Section 2

Upon vacancy, a new Councillor shall be elected using the Instant Runoff Voting system. The Councilor shall serve until the end of that Council.

Section 3

Any election established in this article shall be conducted by the Election Commission under the “2022 Election Act” and only lawful residents of Fidelissma are allowed to vote.

Section 4

The election of the first Council shall take place on 14th July 2022. Until a Council is formed, any power and duty assigned to the Council by this Act shall be assumed by the Bayer government.

Article 4. Recall of the Council

Any lawful resident shall propose a referendum and such referendum shall be held in accordance with this Act to recall any member of, or all members of the Council, and a Council election shall be triggered after such referendum succeeds.

Article 5. Manner of Council Proceedings

The manner in which the Council conducts its business shall be determined by a council ordinance.

Part III. Council Ordinances

Article 6. Constitutional and Legal Requirement

Any legislative or executive action taken by the Council as authorized by this Act shall be done so by ordinance. Any ordinance issued by the Council shall not be repugnant to the Constitution of the Bayer Free State, or any act of Parliament, executive order, or court order issued by the State government. Any ordinance failing to fulfill the requirement set out by this Article shall be null and void.

Article 7. Council Approval

No council ordinance shall be adopted unless approved by the majority of Councilors in session.

Article 8. Publication Requirement

No council ordinance shall be in effect unless published in a public channel whose content is visible to Fidelissma citizens.

Article 9. Public Discussion Requirement

No council ordinance shall be in effect unless Fidelissma citizens have been given a chance to testify before the Council during a period of no less than twenty-four hours, unless an ordinance is urgently required to be adopted in response to an imminent danger or emergency.

Article 10. Public Repeal

A council ordinance may be repealed in consequence of a public referendum initiated and held in the manner provided by this Act.

Article 11. Public Proposal

A Fidelissma citizen may introduce a proposal for an ordinance to the Council, and the Council shall respond to a proposal within fourteen days.

Part IV. The Magistrate Court

Article 12. Magistrates

The Magistrates shall be the sitting members of the Council.

Article 13. Criminal Cases

The Magistrate Court shall have the power to hear cases involving matters under any criminal statute enacted by the Council and to assemble a jury for the purpose of a fair trial as prescribed by law.

Article 14. Civil Cases

The Magistrate Court shall have the power to hear cases involving matters under any civil statute enacted by the Council, or common law, and to assemble a jury for the purpose of a fair trial as prescribed by law.

Article 15. Cases between Provinces; Constitutional Cases

The Magistrate Court shall have the power to grant petitions and decide in cases involving disputes between provinces, and cases concerning the legality or constitutionality of any provincial statute.

Article 16. Appeals to the Magistrate Court

Any judicial decision made by the government of any province may be appealed to the Magistrate Court. The Magistrate Court shall have the power to grant and hear appeals from provincial or lower courts, and to make decisions regarding appeals which may override any decision by any lower court.

Article 17. Power to Issue Warrants and Orders

For the purpose of a fair trial and orderly public conduct, the Magistrate Court shall have the power to issue warrants and orders as prescribed by law.

Article 18. Magistrate Court Decisions subject to Appeal to Higher Courts

Any decision made by the Magistrate Court may be appealed to any higher court in Fidelissma or the Bayer Free State authorized by law to hear appeals.

Article 19. Manner of Business Conduct

The Magistrate Court shall be free to determine the manner in which the Magistrate Court conducts its business.

Part V. Citizens' Rights

Article 20. Rights, Freedoms, and Protections Granted by the Bayer Constitution

Citizens of Fidelissma shall fully enjoy the rights, freedoms and protections set out by the Constitution of the Bayer Free State.

Article 21. No Removal without Law

No person shall be removed by means of ban, IP ban, and removal from whitelist without a warrant of a court of law, or probable cause, and may only be removed by an authorized game operator.

Article 22. Right to Roam

Every person is allowed to enjoy the environment for any temporary and undisruptive acts, and collect natural resources in a non-destructive manner.

Part VI. Referendums

Article 23. Public Petition for a Referendum

Any lawful resident wishing to express to the Council any particular proposition shall petition the Election Commission to hold a referendum. The Commission shall hold such referendum in the manner as statutes prescribe if such petition receives at least a number of signatures which the Council defines.

Article 24. Legal Authority of a Referendum

The Council shall take appropriate actions in accordance with the results of a referendum within twenty-one days of the results being announced.

Part VII. Server Infrastructure

Article 25. Server Operators

For the purpose of maintaining the order of the infrastructure of the server, the Council may authorize any person to access server infrastructure, referred to as a “server operator”, and the person shall maintain that status at the Council’s pleasure.

Article 26. Server Owner

The owner of the server shall be appointed by a majority of the Council and be granted server operator status.

Article 27. Game Settings

Section 1

The gamemode of all persons on the server shall be survival. A game operator may enter spectator mode for the purpose of moderation upon probable cause.

Section 2

The difficulty of the game, unless determined otherwise by the Council, shall be “Normal”.

Article 28. IP Address

The IP Address of the server, unless determined otherwise by the Council, shall be “jiagaiaternos.me”.

Article 29. Server Name

The name of the server shall be determined by the Council.

Article 30. World

The data files of the world hosted on the server shall not be altered, replaced, or deleted in any way, unless authorized by the server owner and acknowledged by the Council for the purpose of reversing a corruption to the integrity of the world data.

Article 31. Log

Server Operators shall have the duty to retain and transfer, upon the government's request, the log of the server for the purpose of obtaining evidence.

Article 32. Server Updates

The Minecraft version of the server shall not be changed unless in consequence of a Council ordinance.

Article 33. Software

Software may be installed or removed on the server when authorized by the Council.

Article 34. Backups

A backup of the world files shall be made and reasonably stored at least once every twenty-four hours of the server being online, when there is a change in software, or when there is a server update.

Part VIII. Resident Admission

Article 35. Requirement for Admission

No person shall be admitted to Fidelissma unless that person is a citizen of the Bayer Free State, or under certain circumstances explicitly allowed by a council ordinance. The Council may make additional requirements for a person to be admitted.

Article 36. Process of Admission

The Council may establish a governmental body which shall administer the appropriate procedure as prescribed by law for the admission of a person wishing to be admitted to Fidelissma.

Article 37. Status of Residents prior to this Act

Nothing in this Act shall deprive the standing or legal status of any Bayer citizens who are residents of Fidelissma prior to the adoption of this Act.

Part IX. Public Safety

Article 38. Game Operators

For the purpose of ensuring public safety and enforcing laws and the fairness of the game, the Council may appoint certain persons to be granted operator status in-game, and the person shall hold the status at the Council's pleasure.

Article 39. Emergency Actions

With probable cause, in order to ensure public safety and order, a game operator may, in any way, remove any person from the game or server, intervene by means of commands, or alter certain structures, without prior authorization by a court. Such action shall be reported by a game operator within twenty-four hours, and the court may sustain or overrule such action.

Part X. Land, Building, Property Regulation

Article 40. Unclaimed Land

Any land outside of boundaries of governmental or provincial territories, or of the property of any person may be freely claimed as provinces, or as personal property by any lawful resident of Fidelissma.

Article 41. Property Regulation

The Council may make ordinances regarding ownership, extraction, protection, access, transfer, purchase, and acquisition of private property as permitted by law.

Article 42. Governmental Land

The Council may issue ordinances to create, modify, or abolish a well-defined territory upon any unclaimed land to be placed under the control of the Council.

Article 43. Council Powers over Governmental Territories

Within governmental territories, the Council shall have the power to regulate all buildings and properties, and any aspects essential to public and governmental interests.

Part XI. Provinces

Article 44. Requirements for Province Admission

No territory shall be admitted as a province unless:

- a) it has a territory whose contiguous area is equivalent to at least four chunks;
- b) it has a permanent population of at least one lawful resident;
- c) it has a government which is able to conduct business with the Fidelissma government, and the governments of other provinces; and
- d) it is able to pay an admission fee determined by the Council.

Article 45. Province Admission

Any person wishing to establish a province shall submit to the Council a formal application which shall include the definition of the provincial boundary, and affirmation that requirements for province admission are met. The Council shall, by a majority, admit the province if it determines that all requirements have been made.

Article 46. Province Dissolution and Boundary Modification

No province shall be dissolved or have its boundary modified without the explicit consent of the provincial government and the approval of the Council.

Article 47. Provincial Maritime Border

All provinces shall have sovereignty over any area of sea within one hundred blocks of the shoreline.

Article 48. Province System of Government

All provinces shall be free to choose its system of government as long as it can conduct business with the Council and other provinces, and ensure the rights and protections of its residents as prescribed by law. No person shall be the head of government of more than one province at any given time.

Article 49. Building Planning Power

All provinces shall have the power to regulate the construction of buildings and management of resources within their territories.

Article 50. Council Ordinances in Provinces

All provinces shall have the power to enforce council ordinances. Decisions regarding council ordinances shall be subject to appeal to the Magistrate Court and higher courts.

Article 51. Citizens' Rights in Provinces

All provinces shall have the duty to uphold the rights and protections of all of its residents as provided by law.

Article 52. Mobility Rights

All persons shall be permitted to enter all provincial territories, and to freely exit provincial territories without undue burden, unless lawfully detained.

Part XII. Governmental Territories

Article 53. The Capital

Section 1

The Capital of Fidelissma shall be Port de Fleurs, which shall also be a seat of government for the Bayer Free State.

Section 2

The territory of Port de Fleurs shall be prescribed by [Schedule 1](#).

Article 54. Acquisition of Governmental Territories

The Council may acquire governmental territories by declaring a territory and define its exact boundary by a Council ordinance. The Council shall not claim any territory already part of any province unless with the consent of that province.

Article 55. Maritime Border

All governmental territories shall have sovereignty over any area of sea within one hundred blocks of the shoreline.

Part XIII. Government Property

Article 56. Government Property held by the Council

For public and national interests, the Council may hold certain structures as property, and to make regulations upon those properties.

Article 57. Types of Government Property

The Council may hold transportation, farming, generation, monument, defense, and other public infrastructures as government property.

Article 58. Government Property Acquisition, Transfer, Purchase

The Council may acquire government property through construction, or by voluntary transfers or purchases from private residents, and may sell or lease government property.

Article 59. Private Contractors

For the maintenance of government property, the Council may enter a fair, voluntary, and legally binding contract with a private contractor.

Part XIV. The Treasury

Article 60. The Chancellor of the Treasury

All currencies, unused materials, and infrastructures held as property of the Government shall be controlled by a Chancellor of the Treasury.

Article 61. Safekeeping

The Chancellor shall ensure the safekeeping and the integrity in the quantity of the treasury, and take responsibility accordingly.

Article 62. Periodic Reports

Upon the request of the Council, the Chancellor shall report the quantity, state, and integrity of the treasury, and respond to inquiries from the Council thereon.

Article 63. Expenditure

No money or property shall be drawn from the treasury unless in consequence of a Council ordinance. The Chancellor shall make expenditure and take revenue upon such authorization by the Council, and report upon completion.

Article 64. Donations

The Chancellor shall accept willful donations in currencies, materials, or infrastructures from private citizens or entities into the treasury, and shall report to the Council such donations.

Part XV. Criminal Statutes

Article 65. Power to Create Criminal Offenses and Misdemeanors

The Council, within Fidelissma, shall have the power to create and abolish criminal offenses and misdemeanors, punishments therefore, and to enforce criminal laws as statutes prescribe.

Article 66. Jurisdiction

In the event a criminal offense is committed within governmental territories, or unclaimed territories, a Fidelissma court may have jurisdiction over the trial of such offense. In the event a criminal offense is committed within a provincial territory, a designated government official of that province may enforce Fidelissma criminal statutes, and a Fidelissma court may have jurisdiction over the trial of such offense. No person shall be convicted or punished of an offense for which they have already been convicted or punished by any provincial or Fidelissma court.

Article 67. Transfer of Power over the 2022 Fidelissma Criminal Act

Upon the adoption of this Act, notwithstanding any article of this Act, the 2022 Fidelissma Criminal Act shall be automatically adopted as a Council ordinance, and shall be repealed as an Act of Parliament.

Schedules

Schedule 1 Territory of the Capital

Section 1

The territory of Port de Fleurs shall consist of, in the overworld, any column of blocks which extends from the lower to the upper building limit as of the date of the adoption of this Act, including any within not yet loaded chunks:

- a) which has at least one block at or above Y level 63 that is not an air, water-type, or lava-type block; and
- b) which is within a line defined in [Section 2 of this Schedule](#).

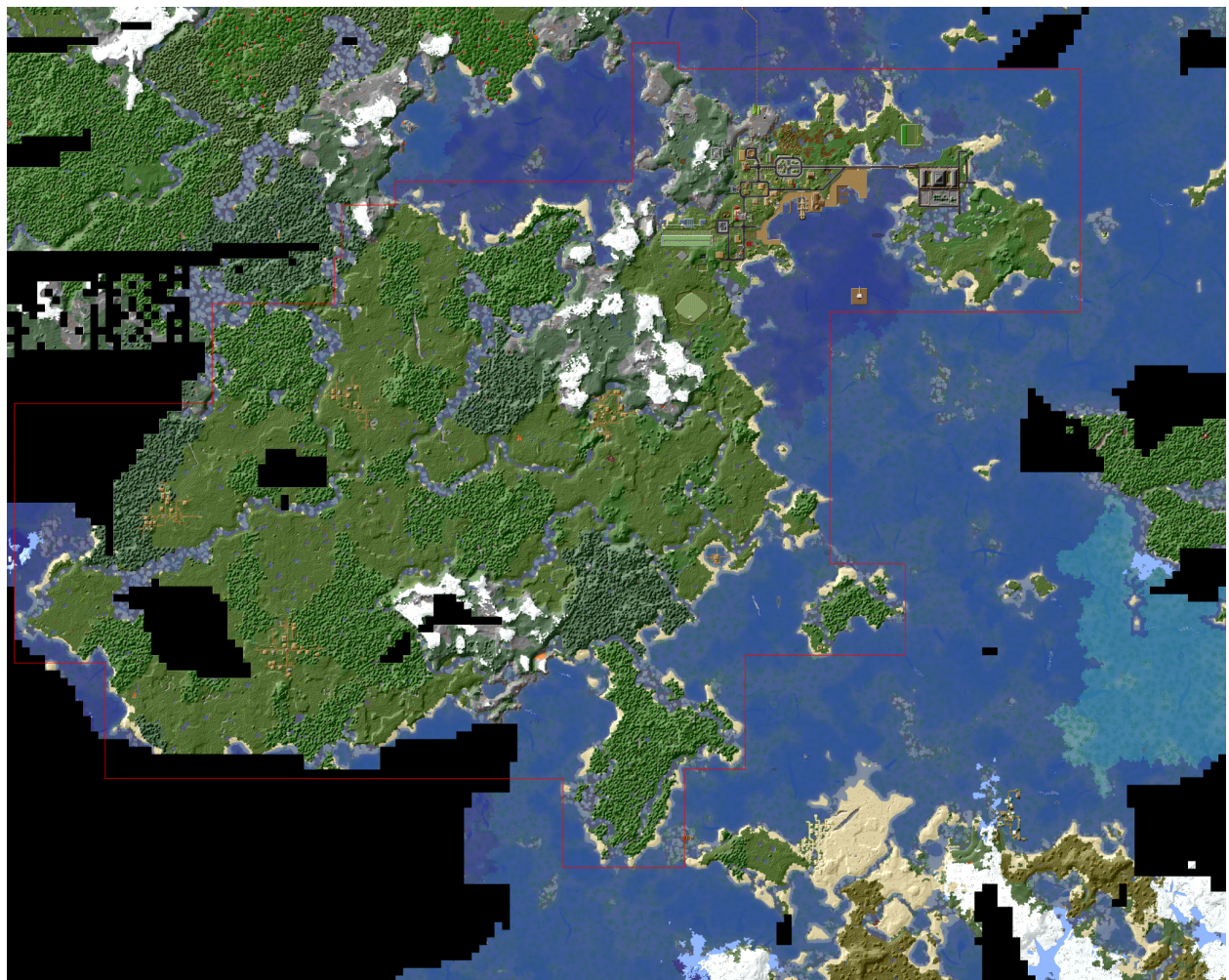
Section 2

The line, depicted in [Section 3 of this Schedule](#), shall be an imaginary, zero-width line that consists of:

- a) the western chunk borders of chunk (-14; 5) and chunk (-14; 22), and any chunks in between;
- b) the northern chunk borders of chunk (-15; 23) and chunk (-45; 23), and any chunks in between;
- c) the western chunk borders of chunk (-45; 23) and chunk (-45; 25), and any chunks in between;
- d) the northern chunk borders of chunk (-46; 26) and chunk (-52; 26), and any chunks in between;
- e) the western chunk borders of chunk (-52; 26) and chunk (-52; 32), and any chunks in between;
- f) the northern chunk border of chunk (-53; 33);
- g) the western chunk borders of chunk (-53; 33) and chunk (-53; 38), and any chunks in between;
- h) the northern chunk borders of chunk (-54; 39) and chunk (-69; 39), and any chunks in between;
- i) the western chunk borders of chunk (-69; 39) and chunk (-69; 51), and any chunks in between;
- j) the northern chunk borders of chunk (-70; 52) and chunk (-95; 52), and any chunks in between;
- k) the western chunk borders of chunk (-95; 52) and chunk (-95; 85), and any chunks in between;
- l) the southern chunk borders of chunk (-95; 85) and chunk (-84; 85), and any chunks in between;
- m) the western chunk borders of chunk (-83; 86) and chunk (-83; 100), and any chunks in between;
- n) the southern chunk borders of chunk (-83; 100) and chunk (-24; 100), and any chunks in between;
- o) the western chunk borders of chunk (-23; 101) and chunk (-23; 112), and any chunks in between;
- p) the southern chunk borders of chunk (-23; 112) and chunk (-8; 112), and any chunks in between;
- q) the eastern chunk borders of chunk (-8; 112) and chunk (-8; 100), and any chunks in between;
- r) the southern chunk borders of chunk (-7; 99) and chunk (0; 99), and any chunks in between;
- s) the eastern chunk borders of chunk (0; 99) and chunk (0; 85), and any chunks in between;

- t) the southern chunk borders of chunk (1; 84) and chunk (21; 84), and any chunks in between;
- u) the eastern chunk borders of chunk (21; 84) and chunk (21; 73), and any chunks in between;
- v) the northern chunk borders of chunk (21; 73) and chunk (12; 73), and any chunks in between;
- w) the eastern chunk borders of chunk (11; 72) and chunk (11; 40), and any chunks in between;
- x) the southern chunk borders of chunk (12; 39) and chunk (44; 39), and any chunks in between;
- y) the eastern chunk borders of chunk (44; 39) and chunk (44; 8), and any chunks in between;
- z) the northern chunk borders of chunk (44; 8) and chunk (-8; 8), and any chunks in between;
- aa) the eastern chunk borders of chunk (-9; 7) and chunk (-9; 5), and any chunks in between; and
- bb) the northern chunk borders of chunk (-9; 5) and chunk (-14; 5), and any chunks in between.

Section 3



I certify that, this document is a fair and authentic copy of an Act which originated from, and is approved by the required majority of Parliament.

A handwritten signature in black ink, appearing to read "P. M. K.", with a horizontal line underneath it.

Speaker of Parliament

In witness whereof, I have approved and set my hand on this document on this first day of the month of July, in the year two thousand and twenty-two.

A handwritten signature in black ink, appearing to read "K.", with a horizontal line underneath it.

Prime Minister