AGB. Terms and Conditions, 2020.

I. AGB. Terms and Conditions, from 2020.

My name is Martin Bernhardt, geb. Grote, and blue shall be a part of my last flag.



The following Terms and Conditions shall defend work of Dynamic Applications, de jure.

Transparency. Privacy Protection. chance. and Participation. our values.

These AGB, Terms and Conditions (from 2020) are valid from 15 Nov 2019, day of declaration. They define the Terms and Conditions for the Dynamic Applications Project, Customer Orders, Software Products, Hardware, and Website. There was 3 x 2 weeks for Lawmakers and Court to object, according to the Law, beforehand. From this we deduct now our good right of existence.

The formal paragraphs of These AGB, Terms and Conditions (from 2020) are declared and elaborated in detail in Declaration (III) of this document, be low.

in pursuing benefit of the many, at Dynamic Applications, we're creating a platform of small, configurable, self-explanatory, valuable, and most beautiful business planners that we could.

as part of our work, we provide arts, music and form values of our tradition and culture.

<u>dna license (https://dynamic-applications.org/pd-documentation/dna-license/)</u> defines Terms and Conditions for Products of Dynamic Applications.

In case of question, the license that comes with each Product shall be valid for that Product.

in case of formal invalidation or revocation of dna license in court, these AGB, Terms and Conditions (from 2020) shall replace the dna license, towards that Product.

for Customer and IT Services, our daily customer Conditions are defined https://dynamic-applications.org/pd-documentation/customer-and-it-service-conditions/).



19.12.23, 12:10



00:00 00:00

00.00

ICB Torms and Conditions from 2020, and so my man

These AGB, Terms and Conditions from 2020, and so my work shall be defended by my self, naturally, Martin Bernhardt, geb. Grote, author and first level support of Dynamic Applications.

Please take note that no profit or gain was gathered from publishing Dynamic Applications. The small fees we got from your Shareware Acquisition (we're so thankful) were not enough to compensate the cost of publication, domains, website hosting and marketing, by far. We are publishing this my work for the benefit of the audience (for you) as a reference work, documenting my work capabilities as a software developer, hoping to be able to feed my small family all by myself, one day. a few people have started to support us by ordering my work, directly, for support of their business.

In case of any financial claim, or other accusation, we choose Amtsgericht Lemgo, EU (D), at the heart of the European Union, to defend any case, as far as and where ever applicable by public law, unless chosen otherwise, declared, confirmed and signed to you by Martin Bernhardt of Dynamic Applications.

Lawyers are welcome to join us under these AGB, Terms and Conditions (from 2020). Specific agreements with Lawyers shall only be valid with my written signature.

in public, do main.



one note:

According to Law and Order in my Country, my family is still defended by Mrs. Britta Holwitt, Lawyer, Oerlinghausen, NRW, in Germany before one Court at my birth place, in a family clarification case (that was important for my own, formal existence).

From January 2024, after 5 years, we thank Mrs. Britta Holwitt for her duty and good advice in a difficult time with severe hurt and broken hearts in the beginning of Dynamic Applications. According to her wish from early 2019, she is officially retired from the original contract. Formally spoken, no further duty shall be bound upon Mrs. Holwitt and her family.

We recommend the small, personal <u>Lawyer's office (https://www.anwaltskanzlei-oerlinghausen.de)</u>, as well placed in a Family home, of Mrs. Holwitt and her Family in Oerlinghausen, a nearby small Town, where i went to School in 1975 .. 1988. Mrs. Holwitt is an excellent Lawyer and so we recommend her as a good, honest person.

Formally spoken, we see it so that there is one open case according to the book of criminal Laws.

In the case aye have accused a Judge of Town of Bielefeld, NRW, Germany (my birth town) of taking hostage of my own child, because i was not admitted to see my child regularly, properly, without any accusation or guilt. I am living here and defending the company office and it was just not granted that i can see my child.

That's living without your own soul, demanded.

being a good father, i care to day (ref. Art. 3 gg (i) vs. Art. 6 gg (i) .. (iv), Art. 19 gg (iii)). To explain my side, am now using Term 'we (the) people' (not to offend state personal) in the formal AGB, Terms and Conditions (III) (see below) where aye grant all basic rights as well to yourself as we have it here. So we give good example how Law and order shall be, self, because of complete lack of righteous state as aye have experienced my self.

my wife's position is that she can bring child to me only when expected according to the court ruling, because we are too poor to afford, otherwise. It's my duty as the family father to clarify with court, as she has not studied at University like myself and so it's not her task. The court order includes a penalty of up to $25\,000\,\epsilon$, should parents object.

it is of course a family issue, so in past years, explanations on this page were very brief. However, people are asking more and more questions towards the family situation, going along with the wide outreach and success of the project. So i have decided for a bit more explanation, from 2023.12.07 (two years after child was removed from seeing his father).

now here we declare the Public State as it should be, almost same to the Constitution of the Federal Republic of Germany, with a few amendments where every one is granted good right of food, work, church, home, shelter, and civil citizen ship. At Dynamic Applications, we try to give a good example how the world should be, for every one, with same rights for all we people granted by the public state, defended by my self under Art. 20 GG (4), good right in Constitution.

finally, after a few years of not being empowered to see my own child, i have reported case to Public State Attorney as a violation of the book of Laws of Criminal, asking for help.

we see it so that one court owes us to be refunded, properly, by judge herself. we argue in line, shall there be art. 1 gg (iii) in relation to art. 3 gg (i), in severe cases (StGB §235), a requirement. We see it so that Judge has violated the book of criminal Laws. But we are kind People, we are not as mean and so we have offered that Judge can work and refund us under agb, her self, no jail demand. Judge refuses to make good to day, you wouldn't believe.

We consider our position valid by Law, and proven by the judge's ruling in written statement. So it's a requirement shall Art. 1 GG (3) not fall in the single case, which is prohibited by basic Law.

For Courts in question of negation of concern (OLG Hamm): a minimal statement was granted by Law, in order to keep up the value of transparency now we can not share the refund under dna license, properly. but that's our good right (and future task by Law, following from these agb), under art. 19 gg (iii), defended by constitution.

because dna license (a refund of $10 \in I$ month) may help in resolving people's right to life (!). Book of Moses 5, chapter 27, verse 19: that's against a biblical truth, now a curse.

19.12.23. 12:10

we see it so that all signees of our AGB, Terms and Conditions are affected under same rights for all, including all signees of dna license from July 24, 2023, at minimum.

[How shall aye be expected to live on? – in my country, don't we live in the righteous state?] So we see it as a requirement that such case be – as well – refunded by the public state attorney.

shall we be people, shall we be same. shall we people have been violated in our privacy: home, family, good, or person, so shall we be refunded, orderly, was crime done by state personal.

from 2023, and ongoing in 2024, our son has started to visit Father, decided self, regularly, so we say thank you, dear judges of Germany, here we are as honest people before the Law and it's our good right in public declaration. This website was created in honor of Yvonne Bernhardt, our values defined in a blessing of her name. I was born as Martin Grote, she has given family name as she was the only daughter with a child.

we proceed as honest people before the Law, and you can join our project and live with us under good right, giving good example self as you prefer. But you don't have to, and so it's standard Law and order if you want. We want to give hope to young people that improvement by Law is possible. We see it so that with the Arrival of Smart phones, there's so much intensive discussion on a global scale, that following from that there is requirement for a few Basic, global Laws for all we people now. We try and declare self how good World Law should be, in example.

Should you be from a foreign country, you are invited to proceed as well, concentrating on Top 100 Basic Laws of your Constitution. So we the people can assemble and discuss worldwide priorities based on a substantial contract, a contract that constitutes Land by Law.

Shall there Land, for all we people, so shall be Newland, granted by Excellence of Law!

at Dynamic Applications, we see it so that we are not above the good rights, Law and order of our neighbours, though. As well we respect all the slowness, all the corruption, faulty deals of early 21st century States, whole World. Forfeiting my good right to fulfill my marriage promise: Let's make this world a better place, together.

What's value of a good, basic constitutional right when it's not respected in Court?

good news is that we've kept AG Lemgo, Court one of Dynamic Applications, out of this debate.

The Judge from AG Bielefeld is protected in her privacy by not mentioning her name, directly. We express in public that she can make good by orderly paying invoice in rates. Invoice was calculated according to the Customer and IT Service conditions with 1000 hours of effort. The rest was free of charge as we also did a few mistakes until reading through all books of Law.

so Judge owes refund of 25 000 Euro before Law, unless Judge claims to be poor person, self. Then, it's 10 000 Euro, altogether, Refund for Judge to pay, for violating book of Crime, severely.

as aye am bound to AGB, so we declare that we have charged her, orderly, as every customer. so far, not 1 Euro was paid, you wouldn't believe. We declare her debt in public, warn people.

Should curse of Bible ever turn the fate of Judge, don't you blame me, as aye've decided spend my time in working for good people, rather, than hunting one Judge self. It's the Task of Public State Attorney one, attending. That's how aye've sworn to defend Land of Constitution, Basic Law, where aye was born, my self, in Civil Service back in 1989. We publish call for duty.

19.12.23. 12:10

We serve our selves, already, for public good created with Dynamic Applications, good plan for small people, delivered mostly free of charge, one by one. Shareware for all true fans of project, grateful to day. Kind people bring cure to man kind, who was severly hurt, with kindness supporting us. Substantial contract, one by one, and if it was 1 Euro to support us.

AGB, Terms and Conditions, 2020. - Dynamic Applications

So we are looking for an honest State Attorney left in Federal Republic.

Form sign is posted, every page, at bottom, and a few details can be found in Founder's Vita. So that there's hope, because there's always hope, in fighting for good rights of we small people, down here demanding justice granted.

We argue, Judge has violated book of crimes, <u>StGB §235 (4) (https://www.gesetze-im-internet.de/stgb/</u> <u>235.html</u>), severly. Just read self to verify.

We say that every person was to be same before the Law, in righteous state, including Judge, which was declared in Art. 97 GG (1), where it says: Judges shall be independent, and subject only to the Law.

By proclaiming that child may never see father, objected with $25\,000\,\epsilon$ penalty, the judge has violated good right of father severly, to fulfil first duty according to Art. 6 GG, that parents shall care for children self, and state shall only interfere in situation of serious neglect.

From this we conclude that Judge may rule independently, well, but had to consider, has to respect as well the Book of Criminal Law. Where Judge takes custody of child from father, it is a requirement that Judge gives indication where the father has violated the Law, as severly.

It shall not be expected from a Judge to take away family children, upfront.

When we expressed this towards Judge and Court, the judge revenged herself in that the child was not allowed see father for 18 months, in sequence, and Judge has tried to remove father from position of responsibility self and demand that foreign Lawyer shall defend position of father, against father's will, as father was assumed ill. That's a severe violation of Basic Law.

We see ourselves as good family, honest people, working hard to stand on our own feet.

Here we have won that case, finally, in August 2022. My position of defending the family self as a father is defended by a ruling of Landgericht Detmold, with president attending, stating that father can very well defend self in Court, is not assumed ill minded or incapable, with no obligation. In the hearing, i've brought forward to court's attention that i have even created Protocol Form self, licensed properly (cc-by-nd), to grant all people to have righteous hearing in court, where judge writes down false protocol. It is delivered with any Dynamic Application, free of charge, and you can use it for important cases, under your own responsibility. Only when i came to point of refund, court's president suddenly became quite loud, out claiming:

Mr. Bernhardt, i am the court president, i have to bear a lot of responsibility, as well, and aye as well have many things on my own table! Now i have to care for this, in person. You are sending letters, more than one! Do you find that justified?

i have explained to president of Land Court, Detmold, that i would recommend to send back form sign, small letter, one page, that claim of person has arrived. So that we people know it's orderly processed. Where we don't hear nothing, 3 to 6 months, in urgent case for our own family, we people small, we tend to write just rather one more time.

So i have asked that State Attorney would do wise in sending as well back small letter, even in the case where proven accusation against judge, same court, arrived.

and if it's just one sentence. less effort, all sides.

Understanding.

As i said, i've won the case, no obligations. good. grateful to day.

As for the refund, again i am waiting for it, to day, but that's rather acceptable. Where my work and time is wasted, in excess, and if it is by Public State person, we calculate an invoice orderly.

So we demand to see our children, as children taking is abolished, with reason found directly in the history of the Federal Republic of Germany. As i have sworn oath to defend the values of our Constitution, i see it as my duty to inform the public of such criminal corruption. We see ourselves as well good people, fighting for our children same as any person in the world.

When Judge of AG Bielefeld has tried to remove father from defending own child personally, replaced by foreign Lawyer enforced by Judge self, we found no other remedy than write a Letter directly to Federal Constitutional Court, as the situation became completely unbearable for the father, with people around the church community being outrageous of the treatment.

i can not be expected, could not bear to give my child out of my hands, as a father, like that.

Form sign was granted by BVerfG, then removed self immediately, to grant normal court order. The case went up to the President of the Federal Constitutional Court. You wouldn't believe.

We regard our AGB, Terms and Conditions now validated formally, by BVerfG, in March 2022. Thank god, no one filed accusation against me, poor father defending his own family.

Case remains open until day when Judge refunds the father, orderly, from our perspective.

Should judge decide not to make good, we see Judge subject to the Moses' curse, as judge has created orphan unreservedly. We see child's interest hurt same as interest of child's own father.

We publish Protocol Form as part of our AGB, Terms and Conditions so that other people can help themselves and witness orderly on proceedings, should any judge start to deny protocol, as it has happened to us when i wanted to give to protocol a violation of Basic Law from the father's perspective. Not admitted to day, in multiple hearings.

Position of the judge is that she does not have to write down burden for her self.

Status from 2024 is that we are waiting for Form sign (file number) from Public State Attorney. That's a public requirement following from Art. 1 GG (3) as stated above, orderly explained.

it hurts to day to see my child, so rarely, when i walk along his empty room.

 $(de\ jure:\ please\ refer\ to\ BvR\ 454/22\ /\ BvR\ 455/22\ (protocol\ form,\ ability\ vs.\ family\ right)\ with\ BVerfG\ ('Bundesverfassungsgericht')\ in\ Karlsruhe,\ Germany\ for\ more\ information).$

as you have already determined, we are a value driven company.

starting to share my knowledge for an excellent, most decent price, it was clear that stones would be thrown, sooner or later. But why from people in defense of public good?

ref. art. 1 agb (3). shall we be people, shall we be same. our values. apart from that, from my point of view, so shall good right now be with us.

defended on Protocol Form to day, with a 75 € formal value [Form Template value], [times signees of agb, terms and conditions, [under dna license] in the United States (U.S.A.)].

In case of legally binding revocation of all above declarations in Court, then for the given natural person, lawsuit or institution,

Dynamic Applications are (c) 2016 Martin Bernhardt, Founder of Dynamic Applications.

5/63

It would've been my wish that Dynamic Applications shall be declared Open Source within one year from when i am no longer there. My work was for We the people. You know who you are.

In case of invocable, final invalidation of all above declarations, in Court or else,

Dynamic Applications were (c) 2016 Martin Bernhardt of Dynamic Applications.

Calculating a small family's shoe production, modestly. So that people in the village can have shoes for their children.

00:00 00:00

00:00

II. Preface (Introduction).

and there be faith.

and there be truth.

and there be children.

and there be democracy.

Throughout this website, we use the 'we' form to express our opinion, although the website was written by Martin Bernhardt, in Person, to day. So we don't have to change everything, later.

In the beginning, Family was first, so honor your Family, respectfully.

Martin Bernhardt was born in April 1970 as Martin Grote in Bethel, near Bielefeld, EU (D), to be the first son of Margret (geb. Magdalene Kleimann and Paul Blecher) and Johannes Grote, geb. Wilhelm and Auguste Grote.

My Parents were really great parents, for a lifetime, and they have saved and renovated the Carpentry, the House, raised 4 children, Martin, Christa, Norbert and Tobias Grote. They've lived a decent life, and when my Grandparents were old, they cared for them here at home.

on 22 June 2011, Martin Grote married Yvonne Bernhardt, first daughter of Klaus and Marina Bernhardt, at Burg Greifenstein in Thuringia, my first and only wife, to be confirmed in Church of Helpup, NRW, on 27.08.2011, by Pfarrer Friedhelm Nachtigal. Her sister called Christiane.

And so, since we all won't get younger, this website was created as a personal memory.

Please find attached a Small Tree with a few memories of the Founder's Family.

19.12.23. 12:10

(https://dynamic-applications.org/about/agb-terms-and-conditions-from-2020/a-small-tree-of-afounder-family/)

This page describes additional remarks, terms and conditions for the Dynamic Applications Project, especially towards referring to the Terms, conditions and data protection statements of various 3rd parties offering Web-based Services, SocialMedia content or integration, that may be integrated or referred to by this Website.

Yes, it's a whole damn lotta bunch of crap to mention nowadays, cross-promotion almost, in endless details. but that was public law here, at the point in time when this Website was created, that some people who called themselves government have made for the all of us.

Well done!

i just thought we are supposed to live in public, do main, and not in public, do mess. So here we take a first glimpse on how far we have all got with the International Network (Internet). Not very much got then, i guess. So that's one safe bet to start from, towards creating any purpose.

For Lawyers of all kind, You'll find a few more declarations towards 3rd Party Content at the bottom of this page, declared within AGB (2016-2019) (https://dynamic-applications.org/about/agb-2016-2019/) [5].

Also you'll find recent, worldwide contact information on our Impressum | Contact page. For matters of importance, we recommend the good old, traditional letter on Din A4 paper, sent via traditional postal mail. So we'll find it on the staircase, next morning.

As a general guideline for our company, in evaluating your request, we follow:

- Transparency (Honesty, righteousness, innovation (https://de.wikipedia.org/wiki/Anomie), Culture, Flag, and Self Explanation),
- Privacy Protection (House and Family, natural rights on self-produced goods),
- o chance (a fair chance for a living, food, home, shelter, or citizen ship),
- o and Participation. a fair distribution of chances, online democracy, and just 'part being.

We see it so that at unless further told upon here, unless there is a customer contract, we owe nothing to anyone, so please don't involve us in casino games, corruption, fraud, or bribery attempts. Thank you. We are working for the people founding a small business, worldwide, to have some food ourselves.

At Dynamic Applications, we are working for a good, fair, and modest price per hour. Be invited though to write a small letter and ask for changes, and we'll try to validate and consider your request. Honest, good, and upright small people's behavior, and if i try, how dare thou to forfeit good rights of us, be same.

In case of any issue, problem or disharmony, we kindly ask you to call here, or to send a simple letter, so to explain your issue, first. We'll then evaluate your request against our AGB, Terms and Customer Service conditions, or the dna license where it comes to products. No personal harm intended, so anything may be resolved, quickly.

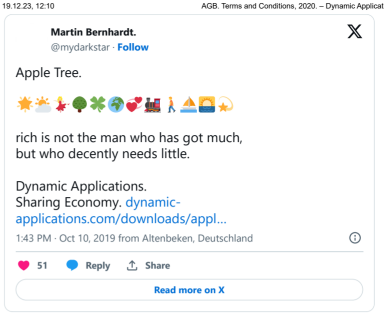
In a pursuit of customer satisfaction and credibility, we pursue to represent our company in person, to day. In creating Dynamic Applications, quite some thought has been spent on managing everything around this company with almost one person, in an attempt not to carelessly interfere the rights of others. So one major Target of this company is to pursue a better worldwide balance of interests of we the people towards the public state. So we create a fine balance and we are not on either side, just by a matter of principle. In being free people, we can join one side freely, as we prefer. So we don't have to be enemies just because someone is on the other side.

However, we see it so that the mention of specific Experiences, Persons, Memories, Brands, or Media, that came across our Founder's life, should as well be in balance with the right of others for Privacy, Silence, and Invisibility. We see both desires (to speak / tell and to listen / to be quiet) to be in balance, naturally. As long as there are utterly poor people, this basic consideration shall be weighted against their basic right on visibility (chance), by relation of equality, in the general case. As we are only a small family ourselves, Pictures of the Founder's Life and Family are rather rare on this website, which is mainly focussing on the work itself, explaining our culture, products, and usage in the Spirit of Sharing Economy.

Thank god, we haven't taken money for such mention

We try to use Natural Language to describe the Purpose of our Products, and that's also why we do not acquire specific Trademarks, Brands, or idea Patents. Same rights for all. We respect that. So there is no Trademark on Dynamic Applications. In following our tradition of in public, do main, we just maintain a few core domains, defending our own visibility, to share yvenly.

Videos, Pictures, Tweets, and Quotes on this page may create interactive content that may not be covered by the AGB, Terms and Conditions of Dynamic Applications. We ask you to handle our family information respectful, so that we won't have to remove it. Apart from that, shall everyone speak for themselves. We are grateful to be respected as a family, as aye m writing these words.



For Videos and Tweets, we typically use just Text Hyperlinks, wherefrom WordPress creates an automated Preview. If you don't want your video to be shown on the Internet, we recommend that you delete it on Facebook, YouTube, or Twitter. When YouTube shows commercials within WordPress videos, all i can say is that i have not ordered this, WordPress shows commercials inside YouTube Videos now, and nobody won't give us a dime.

That's not fair, we say, on days like that. Apart from that, we found the WordPress Service good. Now you can waste your time complaining, or you can work on promises. That's what we prefer.

We have chosen WordPress for granting a Website Generator (Content Management System) free of charge, for download in self operation (creating your own Internet Node), and decent cost of operation, at best price to order, only for their own work time and effort. So we found that they are operating their own Product Service in the Spirit of The Sharing Economy, overall.

As well, now we try to look up to the good we found, and beware what's good for the many.

As part of our AGB, we provide Protocol Form (https://dynamions.files.wordpress.com/2023/09/01-dna-protocolform-template.pdf), Work order (https://dynamions.files.wordpress.com/2023/09/02-dna-work-order-formtemplate.pdf), in voice (https://dynamions.files.wordpress.com/2023/10/04-dna-in-voice-executive-formtemplate.pdf), and Work order Form Pro (https://dynamions.files.wordpress.com/2023/12/02a-dna-work-order-formpro-template, pdf). Template, weighted by our User Survey (https://dynamions.files.wordpress.com/2023/09/03-user-<u>survey-on-customers-opinion.pdf)</u> on Customer's Opinion. These are available here, as well provided as PDF printouts with any Windows 10 Store App of the Dynamic Applications platform for calculations in (x, y, t) to acquire.

Refunds towards Dynamic Applications.

With our work ethic – as with our digital works – we elaborate a natural balance between the rights of the individual person (or founder) and the rights of the general public in a kind and understandable way, according to the principle of an adequate, basic general welfare.

In this way we express our conviction that even simple and relatively poor people should have a basic right to life, food, work, home, church, and family.

Please understand that if the Customer and IT service conditions should be undermined, deliberately, we reserve the right to invoice our working hours at the stated conditions. For reasons of equal opportunities, this also applies to inadequate claims from State authorities, in regard to the expenses caused by this. To prevent any misunderstanding, we usually announce corresponding refunds in advance, verbally and in writing.

In accordance with the Ethics of Conduct as detailed in our AGB, Terms and Conditions and the dna license, we would usually endure the personal harm, but would charge the professional work and time. We see an appropriate recognition of the position of the other party expressed in this way as a particularly honorable basic attitude.

In summary, we provide the basic scope of our work as a reference work, free of charge. However, below we reserve the basic constitutional rights of the Federal Republic of Germany as well for ourselves.

In this respect, we are grateful would you also pay attention to them.

For any online order, you are granted a 14-day right of retreat, so that you are fully refunded.



about Amtsgericht Le'mgo.

Legal complaints towards jurisdiction are to be directed, where first level support could not solve your issue, towards Amtsgericht Lemgo, Am Lindenhaus 2, 32657 Lemgo, EU (D).

You'll find us right at the northern border of Teutoburger Wald. Around, The Forest.

Just North of Roman Empire, that was about 2000 years ago.

Brand New Romans.

and Forresters, we the people.

In case of formal retreat of position under jurisdiction, we hereby define our final defense line, in formal recursion: EMail, Support, Website, Backup PC, then Twitter Accounts as follows:

=> <u>@mydarkstar (https://twitter.com/mydarkstar)</u> (.. <u>@dynamic_idea (https://twitter.com/dynamic_idea)</u> t <u>@dynamic_qs (https://twitter.com/dynamic_qs)</u> ..) <u>@dynamic_ons (https://twitter.com/dynamicons)</u> ,

my Notebook from 2016, a Dell Inspiration, or my mini Mac pc, to be decided upon, the last day, then, personal iPhone XR, in dark red, my beloved 2nd memory, then, our postal address,

then, each single Software Product of Dynamic Applications, as available on your PC, ready to back up Dynamic Applications in full endeavours, under Art. 20 Par. (4) of this amendment, then,

These AGB, Terms and Conditions (from 2020), in mutua mutandis, and finally, These AGB in Paperworks, as handed out in person from The Dynamic Applications HQ, page by page, in return.

Apart from that,

19.12.23. 12:10

we see it so that honest people shall work first, buy second, and not owe any debts.

As well, it shall be of importance that Dynamic Applications shall be neither part of, nor are we speaking up here against a certain Person, Village, Country, our State. In being part of, in being Dynamic Applications, we are here to learn, to see far ahead, in developing ourselves for a world to achieve, for a world to be in good balance, naturally.

In a world of less authority, to be, it's our natural requirement to be part of, and – where there's nothing – to be creating music, arts, Form, Letter, Trust, our good right, Justice, Law and order, in a next level democracy, for we the people to orient ourselves, as well upon, right? –

Visibility.

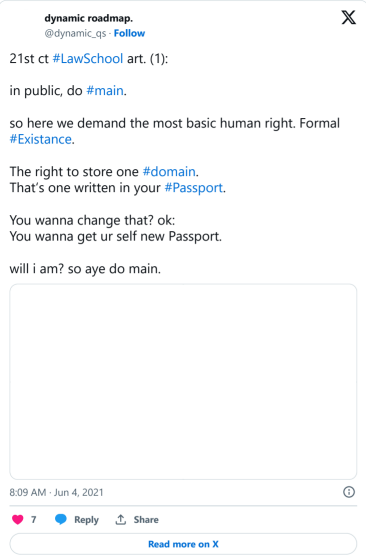
and public opinion, public will shall soon arrive.

So here we are as human beings, creating – just – our small people's plan, n'go, in a hope to remain.

Now all we people bound by Pacta sunt Servanda shall decide to serve as good example, self.

..

so be invited.



Finally, shall aye have left my home, shall you have left your home, so shall we be empowered, so can we bear Dynamic Applications with us. That's why we have just printed our domain, our own name, full stop, on our own copy of the Startup Founder card. In public, do main, we saye, so shall one Din A4 page arrive at any Court, so shall we be restored. That's Formal Value of our Startup, with us, shall just one Protocol Form page only have survived, defended by our agb around the globe.

Good luck on your endeavours, and try to do good, so shall we be as good to you as possible. The attempt counts, here we say.

Then, we'll saye Thank you for supporting us. ..

Martin Bernhardt, Founder of Dynamic Applications.

Helpuper Str. 314 33818 Leopoldshoehe, EU (D).

info@dynamic-applications.org.(mailto:info@dynamic-applications.org).
www.dynamic-applications.org(https://www.dynamic-applications.org)

First Software published was <u>Predicted Desire (https://dynamic-applications.com/downloads/download_pd/)</u> v0.1, 29 Feb 2016. 10 downloads, if at all. Now that was a really bad software, so stop complaining say Thank you, and try to do good, shall you be blessed to day.

wish Law and order for a better republic:

age be to you.

••



Dynamic Applications. Key Account Manager. artwork of a democracy defender.

00:00

00:00

00:00

III. Formal AGB (Terms and Conditions) of Dynamic Applications, from 2020.01.01.

Law and Order in The Federal Republic of We the People.

(Law and Order in The Federal Republic of Germany, with a few Amendments).

[Amendments are small suggestitons, changes or improvements, written in cursive lettering].

I. Basic Democratic Rights.



Article 1:

[Human dignity – Human rights – Legally binding force of basic rights]

- (1) Human dignity shall be inviolable. To respect and protect it shall be the *first* duty of all state authority.
- (2) We the people therefore acknowledge inviolable and inalienable human rights as the basis of every community, of peace and of justice in the world.
- (3) The following basic rights shall bind the legislature, the executive and the judiciary as directly applicable law.

Article 2:

[Personal freedoms]



- (1) Every person shall have the right to free development of his personality insofar as he does not violate the rights of others or offend against the constitutional order or the moral law.
- (2) Every person shall have the right to life and physical integrity. Freedom of the person shall be inviolable. These rights may be interfered with only pursuant to a law.

Article 3:

[Equality before the Law]



- (1) All people shall be equal before the Law.
- (2) Men and Women shall have equal rights. The state shall promote the actual implementation of equal rights for women and men and take steps to eliminate disadvantages that now exist.
- (3) No person shall be favoured or disfavoured because of sex, parentage, race, language, homeland and origin, faith or religious or political opinions.

No person shall be disfavoured because of disability.

Article 4:

[Freedom of Faith and Conscience]



(1) Freedom of faith and of conscience and freedom to profess a religious or philosophical creed shall be inviolable.

AGB, Terms and Conditions, 2020. - Dynamic Applications

- (2) The undisturbed practice of religion shall be guaranteed.
- (3) No person shall be compelled against his conscience to render military service involving the use of arms. Details shall be regulated by a federal law.

Article 5:

[Freedom of Expression, Arts and Sciences]



- (1) Every person shall have the right freely to express and disseminate his opinions in speech, writing and pictures, and to inform yourself without hindrance from generally accessible sources.
- (2) Freedom of the Press and Freedom of Reporting by means of Broadcasts and Films shall be guaranteed. There shall be no *censor ship*.
- (3) These rights shall find their limits in the provisions of general Laws, in provisions for the Protection of Young Persons and in the Right to personal Honour.
- (4) Arts and Sciences, Research and Teaching shall be free. The freedom of Teaching shall not release any person from allegiance to the constitution.

Article 6:

[Marriage. Family. and Children]



- (1) Marriage and The Family shall enjoy the special protection of the state.
- (2) The care and upbringing of Children is the natural right of their parents and a duty primarily incumbent upon them. The state shall watch over them in the performance of this duty.
- (3) Children may be separated from their Families against the will of their parents or guardians only pursuant to a law and only if the parents or guardians fail in their duties or the children are otherwise in danger of serious neglect.
- (4) Every mother shall be entitled to the protection and care of the community.
- (5) Children born outside of marriage shall be provided by legislation with the same opportunities for physical and mental development and for their position in society as are enjoyed by those born within marriage.

Article 7: [School System]

19.12.23. 12:10



- (1) The entire School System shall be under the Supervision of the state.
- (2) Parents and guardians shall have the right to decide whether their children shall receive religious instruction.
- (3) Religious instruction shall form part of the regular curriculum in state schools, with the exception of non-denominational schools.

Without prejudice to the state's right of supervision, religious instruction shall be given in accordance with the tenets of the religious community concerned.

Teachers may not be obliged against their will to give religious instruction.

(4) The right to establish Private Schools shall be guaranteed. ..



- (4a) Private Schools shall be open to the general Public on a fair and even level of access.
- (4b) That warranty shall be given under the amendment of same rights for all towards the individual.
- (4c) Jurisdiction between the Public right and the Parental rights of Teaching shall be defined by Public Law, or by Subsidiaries of The Federal Republic, where applicable, or, in minimum extent, by The village, or, in case of public disorder, under suppression, relentless prosecution and helplessness, or famine, the next level of local community, down to each single family, hereby especially towards a fair and even judgement towards [Art. 1 .. Art. 20] of this amendment.
- (5) in The Federal Republic of We the People, no one shall be raised above the Law [1 (https://www.un.org/en/universal-declaration-human-rights/)].

eLearning info (Q&A):



19.12.23. 12:10

mindful thoughts on a peaceful, sustainable worldwide Society.

please excuse here to Form a few explanatory thoughts, as there have been questions. it's on how to establish the #Legacy of Private Schools, where given (in reasonable self-defense).

So whatever your personal opinion (e.g. on the new ,Corona'-Flu), there should as well be a reasonable balance between the Public (general) and the recent, more IT-supported (private) Family Schools.

Everything else should be seen as a matter of public opinion.

For these, we wait 4 years, then we have 1 cross, and so the matter of public opinion is decided. Then, there should always be room for improvements, e.g. just declaring a few global essentials.

Here we learn that – even – one single company – may declare law in a better, just way. This way we elaborate on the rules (within law) that we define for ourselves, and our customers.

However, at this point in time it seems of value to us, first of all, to teach the people visiting our small, self-written legal department' here on how to establish at least a few, very basic rights, for their beloved ones.

In the Federal Republic of Ger'many here (Founder's Home), this legacy warrants Art. 19 GG (3).

This means that basic ground rights (e.g. same rights for all) are granted us (see below). So You don't have to ask for it. Just take what you need, and live on from there.

As well we respect the natural rights of our neighbour-ship with respect to, as well, the constitutional rights of the Federal Republic of Germany here, including the rights of protecting everyone's children from unlawful harm, of course (ref. art. (1.2, 1.3), 2 GG et.al.). So just that there's no misunderstanding. Instead of declaring agb, terms and conditions that would grant ourself all kinds of rights, and then to forbid many things towards our customers in kilo meters of lengthy crap (and then, it's called "free"...), here we proclaim towards you only that we ourselves are already happy when people would kindly consider to grant the basic constitutional rights towards us, as well.

Because in defending the poor, and the hungry, we can not feed ourselves some bunch of 200 Lawyers in 200 different countries (as we use to see it on the world map in 2020 a.d., where this project was created).

So as long as the basic version of our products shall remain free of charge, but, then you can also be expected to build your own home, as it always has been, naturally, before requesting any overly approval of occupying our own Home. So that everyone can put the feet on the table in their own home, if they want. Instead, you can call here and visit us as a friend, on mutual agreement, as it always has been.

A few early experiences in The Federal Court have brought us to the conclusion first of all to simplify, to refine the public, general Law and order, as defined for our country, to a slightly easier, hopefully a bit more understandable, a bit more agreeable version. It helps no one if even the State personal seems so completely over-lawed, that finally everybody would just draw up any law, any debt, any bonds against each other. It has happened in Court, you know. Lies and Anger, just thrown around. That's no good, that's not right, that's what we here say'e.

How horrific a thought, isn't it? – the more you'd respond, the more you object, the more we all draw from each other's pockets, the poorer you'd naturally, personally get. So that's why we try to develop some most basic values, where nothing else left, apparently.

Why are, why seem the values of Work, of food, of Home and Family, still questioned, at all?

Read 1 reply

So to ensure that people with limited ability have a fair chance in using Dynamic Applications, with these AGB, Terms and Conditions (from 2020), here we attempt to provide a ,first draft' improvement.

AGB, Terms and Conditions, 2020. - Dynamic Applications

be aware that any such attempt should not be confused with replacing public Law. So in the first place, here we bind ourselves. — ~— aren't AGB, Terms and Conditions like that?

Also note that in developing calculations in (x, y, t), we tend to be looking at things ,from the end of Time'. Please consider that a ,consequent final right' should not be mistaken by a good right, or immediate right. So here we try to reflect just a thought, on how even a ,disabled person' could be defending a basic constitutional right, like, the right of inheritance (of ,having a will'), at all.

Opening a basic ground school and Teaching others, as well, under (Art. 7 GG (4), Sentence 1). It's already granted (by cultural habit, so far, typical with teaching Music, Religion, Opinion, Library, Arts and eLearning, in form of self produced digital goods). So here we say, art work is also hard work, because it is not so easy to sell.

Now, we recommend everyone to check your country for a similar basic right first, before relying on the simple examples, given here, just as good as we've seen them, so far.

As stated, here we develop basically Pocket Calculators in (x, y, t), protected under Art. 9 GG (3), if at all. So in the Federal Republic of Germany, it shall be up to the "Bundestag' to develop, to legislate the public right, while it is up to everyone to defend their basic rights (Art 1 .. 20 GG), as represented in their own AGB, Terms and Conditions in Court, just in case. That's truth, naturally, traditionally voted upon.

You are invited to share your thoughts on a better Society for we the people of Dynamic Applications with us. So here we try to declare an ,inclusive' spirit with a bit of (,+1') tolerance towards the current, basic law. So in the same sense that there's an everybody's inner will to have a Home and a Family, what could then be on the other side? – well, how about, from being able to connect us,

to be improving Humanity? - on a global scale, just by simplifying your own basic law.

So that as well every single person, every Family, can take part in developing an own version, like an essence of culture to keep, from their own History. And may it be your own Country's constitution, your neighbourhood's basic law. As we learn from history that the memory of a Nation – is always – the memory of its own birthplace, of your last war. So instead of beating our words, our swords on each other, taking away our most basic rights in each other's AGB,

why not improve on what's minimum to require, and what's reasonable to keep, and to share?

So in 21st century, with Thousands of Connections, worldwide, here we the people would learn to share our culture, to improve the law, just between each other, like we discuss here with you, the all, in this small sample of our self-bound law. What an achievement in one world, to seek improvement in our global culture, our living together on this one world to share.

Same rights for all, we say, – and so that should be – just what remains from us, from me.

our small, just founded 'we the people's democracy.

There have been passed improvements in Law, so it must be possible. Let's start by teaching our children, where nothing else.



19.12.23, 12:10

Article 8:

[The Freedom of Assembly]



- (1) We the people shall have the right to assemble peacefully and unarmed without prior notification or permission.
- (2) In the case of outdoor assemblies, this right may be restricted by or pursuant to a law.

Article 9:

[The Freedom of Association]



- (1) We the People shall have the right to form Societies and other Associations of value and joy.
- (2) Associations whose aims or activities contravene the criminal laws or that are directed against the constitutional order or the concept of international understanding shall be prohibited.
- (3) The right to form associations to *safeguard and improve* working and economic conditions shall be guaranteed to every individual and to every occupation or profession. Agreements that restrict or seek to impair this right shall be null and void; measures directed to this end shall be unlawful.



Basic Law of The Federal Republic of Germany, of The European Union, from 1949 to 2020 (ff).

Article 10:

[Privacy of correspondence, post, guard, flags, and Telecommunications]



(1) The right to privacy of correspondence, post, guard, flags, and Telecommunications,

and finally,

light-based signaling of We the People shall be inviolable, based on the free will of the individual,

unless the rights of others should be severely impaired or withdrawn, hereby, in the single case, upon fair, prior notification of the individual in due time, according to the Law.

[Note: here we proceed in the spirit of art. 10 gg in a simplified, more concrete language. We found the declarations in art. 10 gg a bit too complicated for direct applicability.]

[also it should be noted that with Dynamic Applications, the basic rights of privacy protection shall find their limit as soon as the rights of others would be hurt. We found this declaration in line with the famous declaration that Freedom is always the Freedom of the other person (in memory of Rosa Luxemburg)].

Article 11:

[The Freedom of Movement]



- (1) We the people shall have the right to move freely throughout the Federal Territory.
- (2) This right may be restricted only by or pursuant to a law, and only in cases in which the absence of adequate means of support would result in a particular burden for the community,

or in which such restriction is necessary to avert an imminent danger to our existence

or The Free Basic Democratic Order of The Federation or of Newlands, to combat the danger of an epidemic, to respond to a grave accident or natural disaster, to protect young persons from serious neglect or to prevent Crime.

Article 12:

[Occupational Freedom]



- (1) We the people shall have the right freely to choose our occupation or profession, our place of work and our place of training. The practice of an occupation or profession may be regulated by or pursuant to a law.
- (2) No person may be required to perform work of a particular kind except within the framework of a traditional duty of community service that applies generally and equally to all.
- (3) Forced labour may be imposed only on persons deprived of their liberty by the judgment of a court.

Article 12a:

[Compulsory military and alternative Civilian Service]



- (1) Men who have attained the age of eighteen may be required to serve in the Armed Forces, in the Federal Border Police, or in a civil defence organisation.
- (2) Any person who, on grounds of conscience, refuses to render military service involving the use of arms may be required to perform alternative service. The duration of alternative service shall not exceed that of military service.

Details shall be regulated by a law, which shall not interfere with the freedom to make a decision in accordance with the dictates of conscience and which shall also provide for the possibility of alternative service not connected with units of the Armed Forces or of the Federal Border Police.

(3) Persons liable to compulsory military service who are not called upon to render service pursuant to paragraph (1) or (2) of this Article may, when a state of defence is in effect, be assigned by or pursuant to a law to employment involving civilian services for defence purposes, including the protection of the

civilian population; they may be assigned to public employment only for the purpose of discharging police functions or such other sovereign functions of public administration as can be discharged only by persons employed in the public service.

AGB, Terms and Conditions, 2020. - Dynamic Applications

- (4) If, during a state of defence, the need for civilian services in the civilian health system or in stationary military hospitals cannot be met on a voluntary basis, women between the *age of sixteen and seventy-five* may be called upon to render such services by or pursuant to a law.
- (4a) Under no circumstances may women be required to render service involving the use of arms, because the arms of women may have to be free to carry small children, in emergency.

This goes in line with defending at home the coeur values, just like the flag in battle.

The values of society developments, passed 1000 years of tradition, culture and habit.

The values of Constitutution, core basic Law, here defined by Art. 1 GG .. Art. 20 GG (iv).

- (5) Prior to the existence of a state of defence, assignments under paragraph (3) of this Article may be made only if the existence of a weapon is met, beforehand.
- (6) If, during a state of defence, the need for workers in the areas specified in the second sentence of paragraph (3) of this Article cannot be met on a voluntary basis, the right of citizens to abandon their occupation or place of employment may be restricted by or pursuant to a law in order to meet this need.
- (7) Prior to the existence of a state of public defence, the first sentence of paragraph (5) of this Article shall apply, in mutua mutandis towards Art. 7, Paragraph (5), unless warship.

Article 13: [Inviolability of the Home]



- (1) The Home of a person is inviolable.
- (2) Searches may be authorised only by a judge or, when time is of the essence, by other authorities designated by the laws and may be carried out only in the manner therein prescribed, *under full responsibility of all participants in respect to Art. 3 Par.* (1).
- (3) If particular facts justify the suspicion that any person has committed an especially serious crime specifically defined by a law, technical means of acoustical surveillance of any home in which the suspect is supposedly staying may be employed pursuant to judicial order for the purpose of prosecuting the offence, provided that alternative methods of investigating the matter would be disproportionately difficult or unproductive.

The authorisation shall be for a limited time.



(4) should proof show that surveillance, or a violation of home, good, basic property, family or person of any of we people was unlawful, within one year, all judges and participants concerned, or, in questions of bankruptcy, The remaining members of The Federal Republic, shall be required to refund adequately, up to the value of 100 000 Euro per participant, reflecting an average lifetime of 70 years of the individual, to prevent inappropriate measures or escalation of The Authority of State towards We the People, in respect to Art. 1 of this amendment.

- (4a) in case of public or civil disorder, under suppression, relentless prosecution, helplessness, or in case of famine, one more year shall be given to The remaining members of The Federal Republic to refund We the People, appropriately, in such cases, under consideration of [art. 1, art. 2, art. 3, art. 4, ..., art 20 par. (1)..(4)], art. 21, art. 22, art. 25, 26 and 27 of this amendment. So we warrant at minimum Art. 27 Par. (4) of this amendment, in peaceful retreat of the individual towards their home, shelter, or civil citizen ship, as a final humane right.
- (5) The right to open such private guard, where the bread that stills hungary would still be shared evenly, amongst participants, up to the very last day, shall be guaranteed to every single individual, according to the fundamental principles of Law and order in respect to Art. 20 Par. (4) of this amendment.
- (5a) Any remaining free individual shall have the right to choose and attend such guard, so that from 1000 people attending such guard, per year, it shall therefrom be called court, in honor of guard, and such court shall be protected by Art. 9 Par. (3) of this amendment. Formally spoken, as court is formally reserved a name, such guard shall serve as an honorable council (h.c.), in respect.
- (6) The information thereby obtained may be otherwise used only for purposes of criminal prosecution or to avert danger and only if the legality of the measure has been previously determined by a judge; when time is of the essence, a judicial decision shall subsequently be obtained without delay.
- (7) Interferences and restrictions shall otherwise only be permissible to avert a danger to the public or to the life of an individual or, pursuant to a law, to confront an acute danger to public safety and order, in particular to relieve an accommodation shortage, to combat the danger of an epidemic or to protect young persons at risk.

Article 14:

[Property. Inheritance. and Expropriation]



- (1) Property and the right of inheritance shall be guaranteed. Their content and limits shall be defined by the laws.
- (2) Property warrants a lot of obligations. Its use shall as well serve the public good.
- (3) Expropriation shall only be permissible for the *use for* public good. It may only be ordered by or pursuant to a law that determines the nature and extent of compensation.
- (4) Such compensation shall be determined by establishing an *equitable balance* between *the public interest* and the interests of those *affected*.
- (5) In case of dispute concerning the amount of compensation, recourse may be had to the ordinary, base democratic courts, where the bread that stills hungary shall still be shared, evenly, amongst the people attending guard. The right to open such guard shall be granted to We the People, to day, in respect to Article 13 Par. (5) of this amendment.

Article 15: [Internationalisation]



(1) Land, Natural Resources and Means of Production may, for *the purpose of internationalisation*, be transferred to *public ownership* or other forms of public *enterprise* by a Law.

(3) With respect to such compensation the third and fourth sentences of paragraph (3) of Article 14 shall apply, in mutua mutandis towards Art. 7, Par. (5).

Article 16:

[Citizenship. Extradition]



- (1) We the People may be deprived of our citizen ship. Loss of citizenship may occur only pursuant to a law and, if it occurs against the will of the person affected, only if he and she do not become stateless as a result.
- (2) No person may be extradited to a foreign country, or left alone in night mare, alive, unless in times of unattended worship. The law may provide otherwise for extraditions to a member state of The European Union or to an international court, provided that the rule of law and order is observed.

Article 16a:

[Right of Asylum]



- (1) People persecuted on *political* grounds shall have the right of *asylum* (home, family).
- (2) Paragraph (1) of this Article may not be invoked by a person who enters *The Federal Territory* from a member state of *The European Communities* or from another third state in which application of the Convention Relating to *the Status of Refugees* and of *The Convention* for *The Protection of Human Rights*, and *Fundamental Freedom* is assured.

Article 17:

[Right of Petition]



Every person shall have the right individually or jointly with others to address written requests or complaints to all responsible state authorities and to the legislature, as well as to the jurisdiction.

Article 17a:

[Restriction of basic rights in specific instances]



(1) Laws regarding military and alternative service may provide that *the basic right* of members of the *Armed Forces* and of alternative service freely to express and disseminate their *opinions* in *speech*, *writing* and *pictures*, the basic right of *assembly* (Article 8) and the right of *petition* (Article 17), insofar as it permits

the *submission* of requests or complaints jointly with others, be restricted during their period of *military* or *alternative service*.

(2) Laws regarding defence, including protection of the civilian population, may provide for restriction of the basic rights of freedom of movement (Article 11) and inviolability of the home (Article 13).

Article 18:

[Forfeiture of basic rights]



(1) Whoever abuses the Freedom of Expression, in particular the Freedom of the Press, the Freedom of Teaching, the Freedom of Assembly, the Freedom of Association,

the Privacy of correspondence, posts, guard, flags, and Telecommunications (Article 10),

the Rights of Basic Property (Article 14), or the Right of Asylum (Article 16) in order to combat The free Basic Democratic Order shall forfeit thou these basic rights.

This forfeiture and its extent shall be declared by The Federal Constitutional Court.

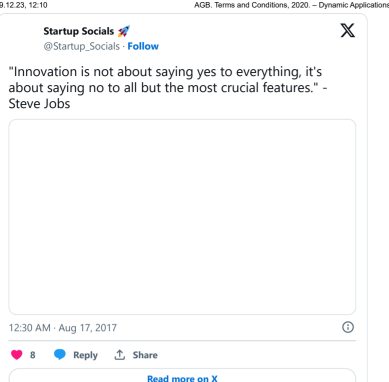
Article 19:

[Restriction of basic rights – Legal remedies]



- (1) Insofar as, under *This Basic Law*, a basic right may be restricted by or pursuant to a law, such law must apply generally and not merely to a single case. In addition, the law must specify the basic right affected and the Article in which it appears.
- (2) In no case may the essence of a basic right be affected.
- (3) *The basic rights* shall also apply to *domestic juridical* persons to the extent that the nature of such rights permits.
- (4) Should any person's rights be violated by public or family authority (severely), he may have recourse to the ordinary courts. Where no other jurisdiction could be anymore established, recourse shall be performed by basic ordinary democratic courts (h.c.), in conjunction with art. 13 par. (4a), (5) of this Amendment, under same Rights for all, and Freedom before the Law.

. ..



II. The Federation and the Newlands.



Article 20:

[Constitutional principles – Right of resistance]

- (1) The Federal Republic of We the People is to be a Democratic and Social Federal State.
- (2) All state authority is derived from the will of We the People. It shall be exercised by We the People through Elections and other Votes and through specific Legislative, Executive and Judicial incorporations.
- (3) The Legislature shall be bound by The Constitutional Order, The Executive and The Judiciary by Law and Justice.
- (4) All we People shall have the right to resist any person seeking to abolish this Constitutional order, if no other remedy is available.

Article 20a:

[Protection of the Natural Foundations of Life and Animals]



Mindful also of its responsibility towards future generations,

All Lands and Newlands of We The People shall be protected and balanced by the natural foundations of life and animals by legislation and, in accordance with law and justice, by executive and judicial action, all within the framework of the constitutional order of Participation, in mutua mutandis towards Art. 7, Par. (5) of this amendment.

Article 21:

[Foundation of Political Parties]



(1) Political Parties shall participate in the formation of the Political Will of we the people.

They may be freely established. Their internal organisation must conform to basic democratic principles. They must publicly account for their assets and for the sources and use of their funds.

- (2) Parties that, by reason of their aims or the behaviour of their adherents, seek to undermine or abolish the free democratic basic order or to endanger the existence of The Federal Republic of We the People shall be unconstitutional.
- (3) Parties that, by reason of their aims or the behaviour of their adherents, are oriented towards an undermining or abolition of The Free basic democratic Order or an endangerment of the existence of The Federal Republic of We the People shall be excluded from The Federal State's financing.

If such exclusion is determined, any favourable fiscal treatment of these parties and of payments made to those parties shall cease.

- (4) The Federal Constitutional Court of The Federal Republic of Germany shall rule on the question of our unconstitutionality within the meaning of paragraph (2) of this Article and on exclusion from state financing within the meaning of paragraph (3).
- (5) Details shall be regulated by federal law of we the people [1].
- (6) a basic ground income (therefrom possession) of 1000 dna coins shall be guaranteed from 1000 usages of Dynamic Applications, as long as pursued (manufactured) on a do-it-yourself basis, under the conditions of the dna license.
- (7) one dna coin shall be granted for one Startup of Dynamic Applications. As well, one dna coin shall be granted for starting up a Simulation Model. Two dna coins shall be granted for visiting the Dynamic Applications Website through the program's Main Menu, or Help icon functionality.
- (8) Every user of Dynamic Applications shall be granted access to, free of charge, or be granted download ability on Small Business Developments, the Professional Business Model Development Environment Functionality of Dynamic Applications, from having acquired, pursued, or manufactured 1000 dna coins.



Article 22: [Federal capital – Federal flag]



(1) Berlin is the capital of The Federal Republic of Germany. The Federation's Flag shall be responsible for representing The People of Germany as a whole, in its capital.

Details shall be regulated by The Federal Law of The Republic of Germany, written in Memory of World War II, until the last ever warship. Thank you, god' life.

- (2) The federal flag of The Republic of Germany shall show black, red, and gold.
- (3) The federal flag of the Founder shows black, white, red, gold, dark green, on dark blue.
- (4) The federal flag of The Federation, The Newlands, of We the People, and The Netherlands shall always show colours, under the existance of this lesson, on any pc of the hereby attending.

Auticle 23

[European Union – Protection of basic rights – Principle of subsidiarity]



(1) With a view to establishing a *United Europe*, the *Federal Republic of Germany* shall participate in the development of *The European Union* that is committed to democratic, social and federal principles, to the rule of law and to the principle of subsidiarity and that guarantees a level of protection of basic rights essentially comparable to that afforded by this *Basic Democratic Law*.

To this end *The Federation* may transfer sovereign powers by a law with the consent of *The Federate Assembly*, in representing *The assembly of all Newlands* that were part of *The European Union* within 100 years, half towards past, half towards future.

- (1a) The Federal Parliament day and the Federate Assembly shall have the right to bring an action before the Court of Justice of the European Union to challenge a legislative act of The European Union for infringing the principle of subsidiarity. The Federal Parliament day is obliged to initiate such an action at the request of one fourth of its Members.
- (2) The Federal Parliament day and, through The Federate Assembly, The Newlands shall participate in matters concerning The European Union. The Federal Government shall notify The Federal Parliament day of such matters comprehensively and as early as possible.
- (3) Before participating in legislative acts of *The European Union, The Federal Government* shall provide *The Federal Parliament day* with an opportunity to state its position.

The Federal Government shall take the position of The Federal Parliament day into account during the negotiations. Details shall be regulated by a law.

- (4) *The Federate Assembly* shall participate in the decision-making process of *The Federation* insofar as it would have been competent to do so in a comparable domestic matter or insofar as the subject falls within the domestic competence of *The Newlands*.
- (5) Insofar as, in an area within the exclusive competence of *The Federation*, interests of *The Newlands* are affected and in other matters, insofar as *The Federation* has legislative power, *The Federal Government* shall take the position of *The Federate Assembly* into account.

To the extent that the legislative powers of *The Newlands*, the structure of *Newland* authorities, or *Newland* administrative procedures are primarily affected, the position of *The Federate Assembly* shall receive prime consideration in the formation of the political will of *The Federation*; this process shall be consistent with the responsibility of *The Federation for the Nation* as a whole. In matters that may result in increased expenditures or reduced revenues for *The Federation*, the consent of *The Federal Government* shall be required.

(6) When legislative powers exclusive to *The Newlands* concerning matters of school education, culture or broadcasting are primarily affected, the exercise of the rights belonging to the *Federal Republic of Germany* as a member state of *The European Union* shall be delegated by *The Federation* to a representative of *Newlands* designated by *The Federate Assembly*.

These rights shall be exercised with the participation of, and in coordination with, the *Federal Government*; their exercise shall be consistent with the responsibility of *The Federation for the Nation* as a whole.

(7) Details regarding paragraphs (4) to (6) of this Article shall be regulated by a law requiring the consent of *The Federate Assembly*.

Article 24:

[Transfer of Sovereign powers – System of collective Security]



- (1) The Federation may, by a law, transfer sovereign powers to international network organisations.
- (1a) Insofar as *The Newlands* are competent to exercise state powers and to perform state functions, they may, with the consent of *The Federal Government*, transfer sovereign powers to transfrontier institutions in neighbouring region.
- (2) With a view to maintaining peace, *The Federation* may enter into a system of mutual collective security; in doing so it shall consent to such limitations upon its sovereign powers as will bring about and secure a lasting peace *in Europe* and among the nations of the world.
- (3) For the settlement of disputes between states, *The Federation* shall accede to agreements providing for general, comprehensive and compulsory international arbitration.

Article 25:

[Primacy of international Law]



The general rules of international law shall be an integral part of *Federal Law*.

They shall take precedence over the laws and directly create rights and duties for the inhabitants of the federal territory.

Article 26:

[Securing international Peace]



- (1) Acts tending to and undertaken with intent to disturb the peaceful relations between nations, especially to prepare for a war of aggression, shall be unconstitutional. They shall be criminalised.
- (2) Weapons designed for warfare may be *manufactured*, *transported* or *marketed* only with the permission of *The Federal Government*, unless *warship*.

Details shall be regulated by a federal law.

Article 27: [Merchant Fleet – Merchant Vessels]



- (1) All German merchant vessels ('Fahrgasteischiffe') shall constitute a unitary merchant fleet.
- (2) Declared in Transparency of stateus, Privacy Protection, a fair chance in Participation, and 'part being.
- (3) Thank you, fair enough. Flag set. No need to Jura'ye, t.



(4) *Hope*.

[Newlands constitution - Autonomy of Newlands, Villages and Towns in The Federal Republic]



(1) The constitutional order in *The Newlands* must conform to the principles of a republican, democratic and social state governed by the rule of law within the meaning of this *Basic Law*. In each *new land*, the people shall be represented by a body chosen in direct, general, secret, free, and equal elections.

In county and municipal elections, persons who possess the citizenship of any member state of the European Community are also eligible to vote and to be elected in accordance with European Community law.

(2) Villages and Towns must be guaranteed the right to regulate all local affairs on their own responsibility within the limits prescribed by the laws. Within the limits of their functions designated by a law, associations of villages and towns shall also have the right of self-government in accordance with the laws.

The guarantee of self-government shall extend to the bases of *financial autonomy*; these bases shall include the right of *villages and towns* to a source of *Tax revenues* based upon economic ability and the right to establish the rates at which these sources shall be taxed.

- (3) The Federation shall guarantee that the constitutional order of the Newlands conforms to the basic rights and to the provisions of paragraphs (1) and (2) of this Article.
- (4) Federal Law shall take precendence over Land law, and Land law shall take precendence over village and town law, where ever appropriate, in conformance to Article 9, defining The Freedom of all Associations who are working to improve social, democratic and economic conditions for We the People,

as guaranteed by The Basic Federal Law and Order in The Federal Republic of We the People.

Article 29:

[New revision of the Federal Territory]



- (1) The division of *The Federal Territory* into *Newlands* may be revised to ensure that each Land be of a size and capacity to perform its functions effectively. Due regard shall be given in this connection to regional, historical and cultural ties, economic efficiency and the requirements of local and regional planning.
- (2) Revisions of the existing division into *Newlands* shall be effected by a federal law, which must be confirmed by *public*, *and general* referendum. The affected Newlands shall be afforded an opportunity to be heard.
- (3) The referendum shall be held in the *Newlands* from whose territories or parts of territories a new Land or a Land with redefined boundaries is to be established (*affected Newlands*). The question to be voted upon is whether *The affected Newlands* are to remain as they are or whether *The New Land* or *The Land with redefined boundaries* should be established.

. . .

19.12.23, 12:11

Article 30:

(3a) The proposal to establish a *New Land* or a *Land with refined boundaries* shall take effect if the change is approved by a majority in the future territory of such Land, and by a majority in the territories or parts of territories of an affected Land taken together.

(3b) The proposal shall not take effect if, within the territory of any of the affected *Newlands*, a majority reject the change; however, such rejection shall be of no consequence if, in any part of the territory, whose affiliation with the affected Land is to be changed, a two-thirds majority approves the change, unless it is rejected by a two-thirds majority in the territory of *The affected Land*, as a whole, *then*.

.. .

. ..

\mathbb{X} Martin Bernhardt. @mydarkstar · Follow on #justice on #clubhouse. 1. everyone's right to open room. 2. speak up in good faith. 3. no justice where don't offer ur self. 4. majority of moderators to throw. 5. good right to speak up for the one 6. get 1 minute before you're expelled 7. no chance 2 agree, goto new room. (1) 8:22 AM · Feb 15, 2021 from Leopoldshöhe, Deutschland **⚠** Share Reply Read more on X

[Sovereign powers of Newlands]



(1) The Exercise and The Execution of The general and legislative Powers of the State, as well the discharge of The State functions, under same right of its inhabitants, where applicable,

is to be a concurrent matter of The Newlands,

- (2) in following the subsidiary principle of The Constitution of a State;
- (3) Except as otherwise provided or permitted by This Basic Law, (before these words), explicitly;
- (4) unless it's to be defined in basic international law, warranted by the people, in worldwide assembly.
- (5) The stability of our State, as a whole, in representing and warranting de jure the value of

Normality,

for the all of us residents, within, is to be warranted – in 10 years of general life time to pass –

- (6) before a Newlands may join, or split from The general State functions, again,
- (7) Thou warranted by a general, open, secret and direct public vote, as verified by Trust
- (8) and, where questioned, the ability of Proof, for any man interested within double life time.

.. .

Article 31: [Supremacy of Federal Law]



Federal Law shall take precedence over Land law, Newland law, Village law, and Town law.

Article 32: [Foreign relations]



- (1) Relations with foreign states shall be conducted by *The Federation*.
- (2) Before the conclusion of a treaty affecting the special circumstances of a Land, that Land shall be consulted in timely fashion.
- (3) Insofar as *The Newlands* have power to legislate, they may conclude treaties with foreign states with the consent of *The Federal Government*.

Article 33:

[Equality of citizenship and The Public Service]



- (1) Every Person shall have in every Land the same political rights and duties.
- (2) Every *Person* shall be equally eligible for any public office according to his or her *talent*, *qualifications* and *professional achievements*.
- (3) Neither the enjoyment of *civil and political rights*, nor eligibility for *public office*, nor rights acquired in *the public service* shall be dependent upon religious affiliation. No one may be disadvantaged by reason of adherence or non-adherence to a particular religious denomination or philosophical creed.
- (4) The exercise of sovereign authority on a regular basis shall, as a rule, be entrusted to members of *The Public Service* who stand in a relationship of service and loyalty defined by public law.
- (5) The law governing the public service shall be regulated and developed with due regard to the traditional principles of the professional civil service.

Article 34: [Liability for violation of official duty]



If any person, in the exercise of a public office entrusted to him, violates his official duty to a third party, liability shall rest principally with the state or public body that employs him. In the event of intentional wrongdoing or gross negligence, the right of recourse against the individual officer shall be preserved.

The ordinary courts shall not be closed to claims for compensation or indemnity.

Article 35:

[Legal and administrative assistance, and assistance during disasters]



- (1) All Federal and Land authorities shall render legal and administrative assistance to one another.
- (2) In order to maintain or restore public security or order, a Land in particularly serious cases may call upon personnel and facilities of *The Federal Police* to assist its police when without such assistance the police could not fulfil their responsibilities, or could do so only with great difficulty.

In order to respond to a grave accident or a natural disaster, a Land may call for the assistance of police forces of other *Lands*, or of personnel and facilities of other administrative authorities, of *The Armed Forces* or of *The Federal Police*.

(3) If the natural disaster or accident endangers the territory of more than one Land, the *Federal Government*, insofar as is necessary to combat the danger, may instruct the Land governments to place police forces at the disposal of other Lands and may deploy units of *The Federal Police* or *The Armed Forces* to support the police.

Measures taken by the *Federal Government* pursuant to the first sentence of this paragraph shall be rescinded at any time at the demand of *The Federal Council* and in any event as soon as the danger is removed.

19.12.23, 12:11 Article 36:

[Personnel of Federal authorities]



- (1) Civil servants employed by *The highest Federal Authorities* shall be drawn from all *Lands and Newlands* in appropriate proportion. Persons employed by other federal authorities shall, as a rule, be drawn from the Land in which they serve.
- (2) Laws regarding military service shall also take into account both the division of *The Federation* into *Newlands* and the regional loyalties of their people.

Article 37:

[Federal execution]



- (1) If a Land fails to comply with its obligations under *This Basic Democratic Law* or other federal laws, *The Federal Government*, with the consent of the *The Federal Council*, may take the necessary steps to compel the Land to comply with its duties.
- (2) For the purpose of implementing such coercive measures, *The Federal Government* or its representative shall have the right to issue instructions to *all Lands*, *Newlands*, *Villages*, *Towns* and their authorities.
- (3) Article 7, Paragraph (5) of this Amendment shall be respected due towards the all above.

..

Towards declarations on Article [38] .. [91] of The Federal Republic of Germany, namely:

100 21 - 100 100 - 100

III. The Bundestag:

IV. The Bundesrat:

V. The Federal President:

VI. The Federal Government and Chancellor:

VII. Federal Legislation and Legislative Procedures:

VIII. The Execution of Federal Laws and the Federal Administration:

please refer to the original source at [[3 (https://www.gesetze-im-internet.de/gg/)][en (https://www.gesetze-im-internet.de/englisch_gg/englisch_gg.pdf)]] for articles [38] .. [91] explained, in detail.

As we are operating no Bundestag, Bundesrat, or similar constitutional Institution, we found them not so central for Dynamic Applications.

We hereby explain towards these that, for ourselves, the following Terms and Conditions shall apply:



- (1) For the Federal Republic of Germany, our own home country, about 100 further constitutional articles have been defined, already, which are elaborated <u>here (https://www.gesetze-im-internet.de/englisch_gg/englisch_gg.pdf)</u>. These concern themselves with the constitution of deutscher Bundestag, The Bundesrat, and further institutions and basic Laws of our small country.
- (2) This in itself is a tiny, peaceful PC project, created from 2016 by Martin Bernhardt, our Founder.
- (3) Since we can not provide a Parliament of our own, nor do we intend so, we have created the **Dynamic Idea and** Roadmap Competition (https://dynamic-applications.org/dynamic-idea-and-roadmap-voting-competitions/) as a simple, one person measure of public interest and feedback, to work on.
- (4) We hereby define the base democratic vote as follows, in simplicity:
- ... mutation .. @dynamic_idea (https://twitter.com/dynamic_idea) .. t .. @dynamic_qs (<u>https://twitter.com/dynamic_qs</u>) .. evolution ...

There is no formal obligation for us to provide solutions, or work along the competition.

Instead, everything granted shall be seen as a personal grace. Like a parcel of presents for you. Use carefully on your own risk.

- (5) We see it so that in contrast to many other App developing Startups our AGB, Terms and Conditions rather keep quite closely towards the basic Law, than to induce even more, completely different, AGB, Terms and Conditions towards you, our Sharing Economy contractors, participants, and customers.
- (6) Please view our first few modifications and simplifications as an attempt towards creating a good, suitable worldwide Law in its early stadium.
- (7) As we are not above the Law, ourselves, as well, we respect all Federal Laws as declared by deutscher Bundestag, according to Article 2 and further basic Laws, as already declared in or towards our own AGB.
- (8) Simplicity, intuitively explained. No personal harm intended.
- (9) You are invited to simplify the Law of your own Country, and contribute to global Law, as well, if you want.



Light House - @mydarkstar (https://twitter.com/mydarkstar), a far light that reaches mankind - avatar of Martin Bernhardt of Dynamic Applications

.

IX. The Judiciary.

00:00

00:00

Song: on Martin and Lukas Bernhardt, as recorded on 28 January 2021 by father and son.

Article 97:

[Judicial independence]



(1) Judges shall be independent and subject only to the Law.

00:00

(2) Judges appointed permanently to positions as their primary occupation may be involuntarily dismissed, permanently or temporarily suspended, transferred or retired before the expiry of their term of office only by virtue of judicial decision and only for the reasons and in the manner specified by the laws. The legislature may set age limits for the retirement of judges appointed for life. In the event of changes in the structure of courts or in their districts, judges may be transferred to another court or removed from office, provided they retain their full salary.

AGB. Terms and Conditions, 2020. - Dynamic Applications

Article 98:

[Legal status of judges – Impeachment]



- (1) The legal status of federal judges shall be regulated by a special federal law.
- (2) If a federal judge infringes the principles of this Basic Law or the constitutional order of a Land in his official capacity or unofficially, the Federal Constitutional Court, upon application of the Bundestag, may by a two-thirds majority order that the judge be transferred or retired. In the case of an intentional infringement it may order his dismissal.
- (3) The legal status of the judges in the Newlands shall be regulated by special Land laws if item 27 of paragraph (1) of Article 74 does not otherwise provide.
- (4) The Lands may provide that Land judges shall be chosen jointly by the Land Minister of Justice and a committee for the selection of judges.
- (5) The Lands may enact provisions regarding Land judges that correspond with those of par. (2) of this Article. Existing Land constitutional law shall not be affected. The decision in cases of judicial impeachment shall rest with the Federal Constitutional Court.

Article 99:

[Constitutional disputes within a Land]



A Land law may assign the adjudication of constitutional disputes within a Land to the Federal Constitutional Court and the final decision in matters involving the application of Land law to the supreme courts specified in paragraph (1) of Article 95.

Article 100:

[Concrete judicial review]



(1) If a court concludes that a law on whose validity its decision depends is unconstitutional, the proceedings shall be stayed, and a decision shall be obtained from the Land court with jurisdiction over constitutional disputes where the constitution of a Land is held to be violated or from the Federal Constitutional Court where this Basic Law is held to be violated. This provision shall also apply where the Basic Law is held to be violated by Land law and where a Land law is held to be incompatible with a federal law.

- (2) If, in the course of litigation, doubt exists whether *a rule of international Law* is an integral part of *federal Law* and whether it directly creates rights and duties for the individual (*Article 25*), that court shall obtain a decision from *The Federal Constitutional Court*.
- (3) If the constitutional court of *a Land*, in interpreting this Basic Law, proposes to derogate from a decision of the Federal Constitutional Court or of the constitutional court of another Land, it shall obtain a decision from the Federal Constitutional Court.

19.12.23, 12:11

.. .

Article 100 [Amendments]:

- (4) Politicians in Legislature, Executive and Jura shall be bound to elementary rights of Constitution as well as every other person. It is the task of Legislature to declare good rights for all we people, including self, and so the people working in Deutsche Bundestag, Landtag and Bundesrat, our Parliaments, shall be bound to same rights for all, as declared in Article 1 to 20.
- (5) Where it comes to Finance, the Legislature and Executive shall as well be bound to declare Household orderly and process budget orderly with no debt making. Taxes can be collected by Law, but all budgets have to be processed orderly. Where ever money is lost, people are responsible as any other person before the Law, and violations shall be prosecuted by book of Crime as every other person before the Law. As Legislature is responsible for very many people though, personal refund shall be 1 in 1000 Euro of all money lost in debt, charged from responsible delegates in Parliament and Executive, personally.
- (6) Where 100 Million Euro was lost, every responsible Executive shall owe 100 000 Euro self, where not otherwise proven. Where debts are made by Parliament Law, every delegate in Deutsche Bundestag or Landtag shall owe 1 in 1000 Euro, self, where not otherwise proven. Delegates who can prove that they have voted against that Law shall be assumed innocent, unless otherwise proven. This follows from Article 14 of Constitution, where the Possesions of all we People were as well protected by Basic Law.
- (7) In case of Question of the personal guilt of Politicians (delegates in Deutsche Bundestag, Landtag or Bundesrat), all decisions shall be confirmed by Land Court, with Revision granted by Federal Land Court (Oberlandesgericht) at the Home of the Politicial delegate concerned, in person.
- (8) It shall be granted that Delegates in Parliament can call the Federal Constitutional Court in Karlsruhe, should they find themselves severely hurt by Art. 100 (4) to (7), in person. To obtain the correct proceeding of the Federal Constitutional Court, a press declaration shall be given by the Federal Constitutional Court, explaining every ruling in adequate, modest language, protecting Home and Family of accusee, orderly, in any single such case of indebted politicians.



Pacta sunt Servanda.

[Note: here we declare a Federal Republic with orderly proceeding of Finance in the spirit of all we small, honest people. Such declaration shall prevent any attempts of Corruption, undesired Bureaucracy, Casino games, Misogyny, and Fraud of any Member of small family. It is up to and welcome for any Political Party to take good example, express such public will or even better, bring forward in Parliament, and vote for that orderly. So that all shadow

household, debt making and credit taking on the back of we small, honest people shall be prohibited. This would require that some later articles of constitution, where shadow households are declared, would have to be removed or declared, orderly, in line with these declarations as the final amendments of the first 100 paragraphs of Basic Law. Until declared in Basic Law, we see such declaration of Amendments as above as an expression of Free Speech, as granted by Article 4 and 5 of the Constitution of the Federal Republic of Germany, to any single person. For this our small people's contract declaration, we say it's already granted and defended properly by Basic Law, in Court.]

[It's obvious that where people are same before the Law, according to Art. 3 GG, there it is a public demand that delegates are subject to liability before the Law, as well, with a thousandth of the value stolen from public property, at minimum. We know that many things have been said about this, in media and TV, already, and still will be. However, we find that Politicians in the state parliament have a duty to serve as a good example for an honest person, so we small people find a case in point, a few habits to orient our selves upon. A bit of honesty can be expected even from the worst debt-makers of all times, in Deutsche Bundestag. Fair enough.]

.. .

Article 101:

[Ban on extraordinary courts]



- (1) Extraordinary courts shall not be allowed. No one may be removed from the jurisdiction of his lawful judge.
- (2) Courts for particular fields of law may be established only by a law.

..



. .

Article 101 [Amendments]:

- (3) In conjunction with art. 7 par. (5) of this Amendment (elementary school rights), Jurisdiction between the Public right and the Parental rights of Teaching Law shall be defined by Public Law, or by Subsidiaries of The Federal Republic, where applicable, or, in minimum extent, by The village, or, in case of public disorder, under suppression, relentless prosecution and helplessness, or famine, the next level of local community, down to each single Family, hereby especially towards a fair and even judgement towards [Art. 1 .. Art. 20] of this amendment.
- (3a) Should any person's rights be violated by public or family authority (severely), he or she may have recourse to the ordinary courts, in conjunction with art. 19 par. (4) of this Amendment. Where no other jurisdiction could be anymore established, recourse shall be performed by basic ordinary democratic courts (h.c.), in conjunction with art. 13 par. (4a) of this Amendment.
- (4) In conjunction with art. 13 Par. (4a) of this Amendment (right of basic home or shelter), should proof show that surveillance, or a violation of home, property, family or person of any of we people was unlawful, or in case of public or civil disorder, under suppression, relentless prosecution, helplessness, or in case of famine, one more year shall be given to The remaining members of The Federal Republic to refund We the People, appropriately, in such cases, under consideration of [art. 1, art. 2, art. 3, art. 4, ..., art 20 par. (1)..(4)], art. 21, art. 22, art. 25, 26 and 27 of this amendment. So we warrant at minimum art. 13 Par. (4a) of this amendment, in peaceful retreat of the individual towards their home, shelter, or civil citizen ship, as a final humane right.

[We warrant that and where others have no idea about privacy protection, at least we serve as a good example, ourselves, in respecting elementary human rights.]

- (5) The right to open such private guard, where the bread that stills hungary would still be shared evenly, amongst participants, up to the very last day, shall be guaranteed to every single individual, according to the fundamental principles of law and order in respect to Art. 20 Par. (4) of this amendment.
- (5a) Any remaining free individual shall have the right to choose and attend such guard, so that from 1000 people attending such guard, per year, it shall therefrom be called court, in honor of guard, and such court shall be protected by Art. 9 Par. (3) of this amendment. Formally spoken, as court is formally reserved a name, such guard shall serve as an honorable council (h.c.), in respect.

[Note: here the agb, terms and conditions of Dynamic Applications had to be confirmed by BVerfG formally, which we consider validated due to the fact that two AZ were assigned.]

[This assignment of a formal file number ('Aktenzeichen': indicating that there 'could' be a claim) can only be granted to legal persons, e.g. natives from Germany. The question remains how shall juridical domestic persons be considered, to be clarified by BVerfG, on request. That's why we write 'please refer to BVerfG' in our foreword, where [formal preconditions] of our AGB are elaborated. Any letter from the Federal Constitutional Court underlies certain legal disclaimers that you can find on letters from a Federal Constitutional Court. Ask for a Visit, we'll elaborate [prove] in our HQ)].

[we argue that for the given juridical domestic legal person [following from art. 19 gg (iii)] it can not be expected to recreate all kinds of juridical courts, as the effort would be obviously inappropriate. However, legal remedy shall as well be granted under agb, therefore adapted.]

[formally spoken, the good rights to assemble peacefully with 1000 domestic personal are already granted as part of the first 20 constitutional rights [see above or see your copy of GG] [as you prefer], assuming that the Total population of Germany is large over 1000 persons, arriving in Time. for reasons of simplicity, time frame has been restricted to one year.]

[In the case of Dynamic Applications, juridical review was refused by Federal Constitutional Court immediately, then, to grant normal, default Court order, again. One case was resolved in favor of Martin Bernhardt (that case was about the ability to defend yourself in Court without a Lawyer). The Family case is waiting for a refund of the Judge who did the crime, as orderly declared and reported, an obligation to fulfil our AGB, so a requirement by public Law.]

[for a few more insights, including formal File numbers of cases, ref. to <u>Founder's Vita (https://dynamicapplications.org/about/vita/).</u>]

[in case of question, within [inside] a Court of The Federal Republic of Germany, default Law and Order shall apply, in case of question of legality of such AGB, Terms and Conditions inside, with respect to the hereby amendments made to Art. 101 GG; shall serve as a Simplification, a requirement for Transparency, our first defended value [see foreword] [where do agb apply]].

Article 102:

[Abolition of capital punishment]



Capital punishment is abolished.

..

Article 103: [Fair trial]



- (l) In the courts every person shall be entitled to a hearing in accordance with law.
- (2) An act may be punished only if it was defined by a law as a criminal offence before the act was
- (3) No person may be punished for the same act more than once under the general criminal laws.

Article 104:

[Deprivation of liberty]



- (1) Liberty of the person may be restricted only pursuant to a formal law and only in compliance with the procedures prescribed therein. Persons in custody may not be subjected to mental or physical mistreatment.
- (2) Only a judge may rule upon the permissibility or continuation of any deprivation of liberty. If such a deprivation is not based on a judicial order, a judicial decision shall be obtained without delay. The police may hold no one in custody on their own authority beyond the end of the day following that of the arrest. Details shall be regulated by a law.
- (3) Any person provisionally detained on suspicion of having committed a criminal offence shall be brought before a judge no later than the day following that of his arrest; the judge shall inform him of the reasons for the arrest, examine him and give him an opportunity to raise objections. The judge shall, without delay, either issue a written arrest warrant setting forth the reasons therefor or order his release.
- (4) a relative or a person enjoying the confidence of the person in custody shall be notified without delay of any judicial decision imposing or continuing a deprivation of liberty.

Towards declarations on Article [105] .. [145] of The Federal Republic of Germany:



X. The Federal Finance and the Finance of The Lands:

XI. Transitional and Concluding Provisions:

please refer to the original source at [[3 (https://www.gesetze-im-internet.de/gg/)][en (https://www.gesetze-iminternet.de/englisch_gg/englisch_gg.pdf)]] for articles [105] .. [145] explained, in detail.

As we are operating no Bundestag, Bundesrat, or similar constitutional Institution, we found them not so central for Dynamic Applications.

19.12.23, 12:11

AGB, Terms and Conditions, 2020. - Dynamic Applications

Article 146:

[Duration of the Basic Law in Germany]



This Basic Law, which, since the achievement of the unity and freedom of Germany, applies to the entire German people, shall cease to apply on the day on which a constitution freely adopted by the German people takes effect.



Article 146, final personal Amendments:

[x] Where it comes to decisions in Court, any single person shall be allowed to decide self whether to negotiate any case according to the AGB, Terms and Conditions of Dynamic Applications, or whether they prefer to negotiate by standard, default Law of the Federal Republic of Germany (all Basic Laws and Federal Laws, including StGB, the book of Crimes).

[y] However, then it's Federal Law with no exceptions, so there's no rosine picking with Extras and personal Favorites from the AGB of Dynamic Applications and then default Law at other topics. It's then default Law of the Federal Republic and that means that in such cases, all software products of Dynamic Applications are strongly protected original works of Martin Bernhardt, copyrighted 2016 .. 2024 as described within.

Quote: "There's no such thing as a free lunch, except where granted as a grace."

[Note: These AGB, Terms and Conditions shall apply to all we people defending our selves as free people under Pacta sunt Servanda of AGB of Dynamic Applications, world wide. It shall be up to the political parties in each country to bring forward the will of we the people and declare public Law. Formally spoken, we declare all our amendments as added in cursive lettering as an expression of Free Speech. We hope and achieve and express strongy our conviction for a better world under the amendments hereby declared, and where not granted by Public Law, all we people shall serve as a good example and respect good Basic Law, self. This shall apply especially towards the fundamental Basic Rights expressed in Art. 1.. 20 GG. Every person shall be free in adopting good example self, but people shall not be forced to apply to these articles, until declared Public Law by Parliament in a future, better Country.]

[with a 100 000 people using Dynamic Applications (or having activated agb through license), voluntarily, we have to consider how large the world actually is, to see how small we actually are. Let's talk about founding our own Country, from when we are a Million souls, and counting.]

We the People call this our Country, our promised world **Newland**. an expression of hope.









on formal value. on dna coins.

The Dynamic Applications Freeware includes a small counter called 'dna coins'.

Such dna coins are granted for Application Startup, for working with Simulation Models, and for calling our Website from within Dynamic Applications (the software platform beyond all our calculations and products, based on our Formula Solver in x / y / t). Since we create Dynamic Applications in the customer's best interest, dna coins are implemented by just a simple counter. So don't worry: the effort of counting one and one together is gonna be really, really small, nowadays. Formally spoken, no measurable computer power shall be consumed by collecting dna coins.

AGB, Terms and Conditions, 2020. - Dynamic Applications



one dna coin shall be worth one hour. Licensed under Creative Commons (cc-by-sa). Free to use on your own risk.

From having acquired 1000 dna coins, the Freeware shall unlock Professional Features, all by itself. That performs as a small 'Thank you' to users who are intensively using Dynamic Applications. Apart from serving as a small thankyou bonus, the real value of one dna coin is up to you. Sharing is Caring. However, an artwork has been created from a family meal that represents one hour of preparation time.

The time of one hour was chosen in a memory for the year-long programming of Dynamic Applications.

Printouts of dna coins may or may not be used as vouchers or coupons for certain purposes, under the responsibility of the person who has printed, or exchanges dna coins. As Dynamic Applications are available as Freeware around the globe, we can not check every law in every country. So that's up to you. Use everything on your own risk, under your own responsibility. Formally spoken, dna coins are artwork.

So that's another memory, another indication of True Values: the work time of the poorest people on earth, working on the land itself, creating the food to feed their families, right down from mother earth.

Lifetime value, that's the purpose of dna coins. We recommend everyone to follow that example and calculate a reasonable, modest price for your own hand's work. Personal integrity, Trustworthability and Reputation are values that have to be pursued, life long. In pursuing, in representing a good value for money, through your own hand's work, we define the value of Success.

So if you're a good man, a fine woman, a young lady, or a promising child, with a bit of luck, Success may come to you, as well, in time. Nothing required but a bit of fortune, a stroke of luck, a desire for good, and a will to give your own hand's work for the benefit of we the people. Don't you give up too early, my dear.

and so, from the aspect of a digital currency, dna coins are intended to show just about how such currency should be, in theory – simple, intuitive, beautiful, and almost perfect in itself.

At Dynamic Applications, the name is program. So we define a valueable, life-long business. Working for we the People, just by making use of our own hands' work.

. .

Resolving of Conflicts, Liability before the Law, and Bug Bounty.

. .

This is a peaceful project, much like a proof-of-concept for a global online democracy. In showing respect, in case of question, no single person shall therefore be required to use our products or services.

No personal harm intended, so please excuse some personal thoughts about true values, politics, and value generation. Everyone's values are different in time, and that's the beauty of the whole thing. As well here, no single person shall be required to read our website.

Unfortunately, we cant's offer a Bug Bounty for correcting further issues on the Website, so that's limited as described by dna license. Generally, our duties are limited by the Total Value of your Acquisition, that's at maximum, 25 Euro (75 € in Court). For a valid order, we require a written order. Please clarify all issues about your order and our offering in detail and directly with our Founder. For remote cases, we offer our services through Clubhouse (https://twitter.com/joinclubhouse), via Skype (https://dynamic-applications.org/workshops/book-a-workshop/), or via Letter. Test our deliveries and keep in mind that you don't have to pay for features, should they not be working as described in written statement. Here we reserve our good right to fix everything as intended, or charge only for the working and usable part, should there occur any non-solvable issues.

Please note that we don't obligate you to defend our AGB against the public Law in your Country. Keep in mind that everyone has to reason under their own Public Law, in their own Country. So by the right of foot walk for the poor, we have chosen to defend ourselves with AG Lemgo.

Should you find an order for 75 € not satisfying your requirements, further Liabilities would have to be agreed upon (valid by contract, or by written and signed Statement of Martin Bernhardt), or there are none. As the license says: Use everything on your own risk, it's been created for a good purpose.

That's how we do it at Dynamic Applications, defending ourselves as trustworthy craftsmen.

.. .

Dynamic Applications are an eLearning approach.

. ..

In pursuing the benefit of the many, at Dynamic Applications, we're creating a platform of small, free, configurable, self-explanatory, valuable, and most beautiful business planners that we could.

Do-it-yourself tasks shall be free of charge. And Constructive Criticism shall always always be welcome.

You are invited to declare similar AGB, in your own words, for your own Website.

Apart from that, should you ever choose to visit to any other Website from within such interactive content, please refer to the AGB, Terms and Conditions of that other Website.

Finally, we declare Dynamic Applications founded to develop ourselves in to Form of an <u>NGO</u> (https://en.wikipedia.org/wiki/Non-governmental_organization) (a global, non-governmental organization), to be seen back, over a long time, from then.

However, as far as we know, that's up to you guys now, to decide. Much like a humble lesson in Time. That's how we are. Dynamic Applications, so we found, unachievable, so far out there.

Like a glimpse of pure light. And nothing to gain from destroying us, the poor, except for having your self found some brand-new, just created, more than 10 000 enemies.

We thought that if it's possible to improve anything at all, from a global perspective, then you should certainly be willing to look at things from the perspective of the last People on Earth, so alone there to be, in what seems like a night mare, to day. Like some people alone in a last Ship there, on The High Sea. Just one small light on horizon, to guide them, to day. The hope of a life, of a good will, some day for us as well, to see.

As well, it's our good right, that's what aye here saye, to achieve as a minimum justice the good right of ourselves to be part of a better humanity. So that includes as well our own family, in creating humans, shelter, work, home, and ancestry, as well we're respecting the good rights of others, in achieving, in creating some reasonably good, better Law, in good faith, on a better humanity. In achieving thousands of connections between we the people, what we need is a good, and well-defined culture. So please go ahead, as well! To be respected, it takes courage, need, and to plan for your own Target.

We are sailing, already, so be welcome to join us, or create what you need for your own family.

••

19.12.23, 12:11

Final Considerations.

. ..

These AGB, Terms and Conditions (from 2020) are a first attempt to shorten, to slightly refine and improve the constitutional guidelines of The Basic Federal Law of my home Country on to a minimal improvement level. So please beware not to, unnecessarily, forfeit the good rights of your self, be same. That's how we see Understanding. First of all you have to clarify what's possible to improve in your own country. So we rather go with the Standard here instead of defining hundreds of artificial extra Rights and Wrongs for our customers.

Formally spoken, we hereby declare the AGB from <u>2016-2019 (http://dynamic-applications.com/about/agb-2016-2019/)</u> to be part of these AGB, Terms and Conditions, for 5 more years, where necessary according to the Law.

You should not forfeit good rights of your neighbors, to be. So as well, we respect their values.

Formally spoken, The Basic Federal Law ('Verfassung') of The Federal Republic of Germany, in its original form, shall apply where ever these AGB, Terms and Conditions (from 2020) should be invalidated by a Court of the Federal Republic of Germany (,Amtsgericht', 'Landgericht', 'Oberlandesgericht'). So Public Law and order shall as well be respected on a fair and even basis, should there be no understanding on either side.

In case of formal letter from Dynamic Applications, we grant 3×14 days right of invalidation, for against honest, poor and upright of we people, thou shall not owe any debts. That's Invoice, Reminder and secondary Reminder with a 14-day right of consideration. After that, we'll assume you're proven intention.

The existence of Dynamic Applications was granted by Mrs. Friedemann, Ordnungsamt Leopoldshöhe. For your valued Feedback and Constructive Criticism, from July 2020, we provide this <u>Feedback Form</u> (https://dynamions.files.wordpress.com/2020/07/2020.07.28-dynamic-applications-user-survey-agb-terms-and-conditions.pdf). It shall serve an example on how to define a general feedback form in your very own institution, project or country, so as usual, it's declared under the Creative Commons (cc-by-sa) license.

This means that you are free to adapt it, under your own responsibility.

We are grateful to be mentioned by keeping a small note on our project, alike (cc-by-sa): please refer to ,www.dynamic-applications.org', where applicable.

So that's what we have learned from having ridiculous accusations against our small project here, if i may say so in public. Some people who call themselves (part of a) government just thought we are void.

Therefore, it shall be up to The Founder and all natural members of Dynamic Applications to decide upon whether to accept The Basic Federal Law of The Federal Republic of Germany, for ease of negotiation, or to bring up and rely to specific Paragraphs of This Amendment, in representing The Company in Person, in Court, where applicable, under same rights, under House right of my beloved parents. Details are elaborated in Section (III), in a more formal definition.

AGB, Terms and Conditions, 2020. - Dynamic Applications

So that we are an honorable craftsmanship with Home and Family and so we are protected by basic Law (here esp. Art. 9 GG (3)), and aye can make honorable heritage as well for our own Family.

Considering that Dynamic Applications allows for professional Financial Projections of high value, this seems to us much like a reasonably decent, fairly estimated financial balance of company.

Keep in mind that any agreements with Lawyers strictly require an extra contract that should decide about responsibilities clearly and that such contract shall be considered valid only with written Signature of Martin Bernhardt of Dynamic Applications, or his natural (family) inheritors.

Apart from that, Lawyers are welcome to join us under the standard conditions of dna license.

Pacta sunt Servanda.

As well the Law shall protect you, the people around us, you are as well encouraged to defend Dynamic Applications with us, before the Law. As well as everyone shall be with us, if they want, who considered to go same way, and so have declared themselves same Participant (same before the Law), for their own House, Family and Project, Craftsmanship or Business, where and as far as applicable by and before the Law; however, as people can speak for themselves, it shall be up to every one and family to defend themselves, and so to operate their own business, independently. So that you are welcome to defend us, but you are not obligated to that.

There shall be no deceptive financial agreements, favoritism, partisanship, circular trade, tax cut or other intentional and illegal benefit towards or with us. Any agreements are provided basically for the use of Dynamic Applications as such, except as for defending basic human rights, altogether, which describes well the overall purpose of this project. So that we are to be seen as legally independent Startups, Projects, Business or Craftsmanships before the Law, each defending their own part of our hereby described common vision.

Single specific cooperations, projects, work orders, subcontracts, and Tasks for a more specific purpose shall be possible as long as they would not contradict these, our own AGB, Terms and Conditions, in an inappropriate way before the Law, or could forfeit our existence before the Law. So that we may share Tasks as desired and be paid each for our work time and contribution towards each other, as well as towards any other 3rd party or customer.

A recent copy of these AGB, Terms and Conditions (from 2020), as well the dna license, in PDF printout, shall be included with the acquisition of a Professional Software Product of Dynamic Applications for calculations and financial forecast in (x, y, t) for your personal security, with any Windows 10 App Store acquisition.

Finally, shall any specific clause in this declaration be or be ruled invalid, in Court, all remaining AGB, Terms and Conditions shall still be considered valid, as far as possible by Law.

In working towards defending basic Human Rights, Step by Step, and if it's just to be the Top 12 elementaries, a bit more Fairness on this Planet Earth shall be our common, global Target in this project (referring the UN Declaration of basic human rights [1 (https://www.un.org/en/universal-declaration-human-rights/)], from 1948).

In pursuing that Target shall we work, we the people, providing our goods, altogether. So that every one shall take what they need, and so we all have some food for our families.

Dynamic Applications. Sharing Economy. Transparency. Privacy protection. chance. and Participation. our values.

So that's about it, the work of a lifetime, in a hope to remain, shall there be any purpose.

All rights reserved, worldwide.

End of AGB, Terms and Conditions from 2020

(Terms and Conditions of The Dynamic Applications Project, Website, Company, Founder, including our Hardware and Software Products).

a final word.

Verflucht aber sei, wer das Recht des Fremdlings, der Witwe, und der Waisen beugt! (Genesis, 5. Buch Mose, Kap. 27, Vers 19).

we thank Mrs. Judge Goll, from Town of Bielefeld, NRW for kindly taking care of our heritage.

Sources / Thank you:



[1 (https://www.un.org/en/universal-declaration-human-rights/)] Universal Declaration of Human Rights (https://www.un.org/en/universal-declaration-human-rights/), United Nations, New York, United States of America.

[2 (https://www.gesetze-im-internet.de/englisch_gvg/englisch_gvg.pdf)][en (https://www.gesetze-iminternet.de/englisch_gvg/englisch_gvg.pdf)] Gerichtsverfassungsgesetz ([GVG (https://www.gesetze-iminternet.de/gvg/GVG.pdf)]) [Federal Constitutional Law of Court in Germany].

[3 (https://www.gesetze-im-internet.de/gg/)][en (https://www.gesetze-im-internet.de/englisch_gg/englisch_gg.pdf)] Law and Order (https://www.gesetze-im-internet.de/gg/) in The Federal Republic of Germany, 1949 .. 2020 (...).

[4 (https://wiki.piratenpartei.de/Parteiprogramm)] Basic democratic Programme (https://wiki.piratenpartei.de/Parteiprogramm), (de / en), Pirate Party of Germany.

[5 (http://dynamic-applications.com/about/agb-2016-2019/)] AGB 2016-2019 (http://dynamicapplications.com/about/agb-2016-2019/), Dynamic Applications, as Founded by Martin Bernhardt on 01 January 2016.

Natural Participation of Lukas Bernhardt (birth right), as proclaimed himself in August, 2020. Mrs. Yvonne Bernhardt prefers to go with all the other people, in a blessing of her name.

The name of The Village was Help up.



51/63



12 Du hast retweetet



Startup 2020. @startup_2... · 13.08.18 ∨ Your life has purpose.

Your dreams count.

Your voice matters.

Your work contributes.

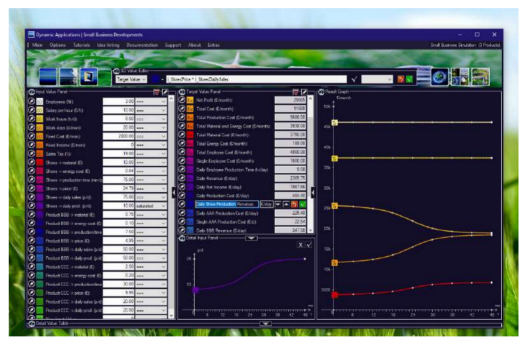


You were born to make an impact. - in **Dynamic Applications**

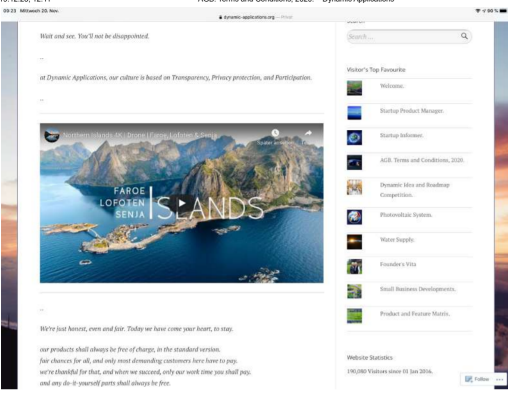


19.12.23, 12:11 AGB. Terms and Conditions, 2020. - Dynamic Applications





Small Business Developments v4.78, first child Shoe Production. a Dynamic Applications Product.



Dynamic Applications Website, in memory of Margret Grote, * 25.07.1942, t 25.11.2018.



The Battle of Algier, a 6000p Ravensburger Puzzle, built at Student Times. dark blue floor, below. Paderborn, Ferdinandstr. 67, 1998-2010.

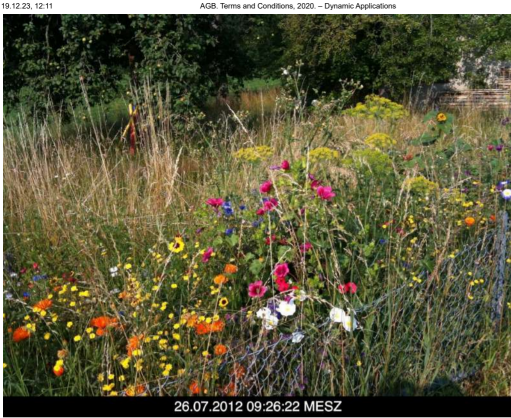




Lukas Bernhardt at Home, August 2019. Playing Civilization, an Avalon Hill Board Game from 1985.



Transparency. Privacy Protection. and Participation. our values.



Martin Bernhardt's garden of nature, my parent's wedding present. just nature, and flowers.

●●●○○ 1&1 令 15:31 95% one world. 6.224 Tweets Q Geboren am 25. April 1970 **25.211** Folge ich 26.414 Follower Tweets & Antworten Medien one world. @mobile_gis · 21.02.16 about the world's greatest feeling. 13.557 \square

about the worlds greatest feeling. kindness. one world, 2016 – 2020.



••

Remark: a few pages of imagery above may be excluded from Printouts, for a small PDF.

We the people make a wish come true.



So it's Truth with us, unless Exception. The attempt counts, here we say. now i'll be happy if you will work on your own project, so that we can write our own small people's story, together.

And nobody shall have to read it, or ever be bound formally to these terms, unless you involve yourself in contract with Dynamic Applications, to be defended by Martin Bernhardt, as well as you shall be required to defend your own duties towards us, by public law.

Because in a Federal Basic Democracy, no one of we the People shall be above the Law. It's we the people who have created the Law, or there was no Law, in our country.



X**Dynamic Applications** @dynamicons · Follow Dynamic Applications | Sharing Economy. New, quietly updated AGB from 2020.07.01. Step by step, a lifetime so for you to be acquired. The future depends on what we do today. Mahatma Gandhi, Lawyer, 1869-1948. dynamic-applications.org/about/agb-term... (1) 8:54 AM · Jun 30, 2020 from Leopoldshöhe, Deutschland **⚠** Share Read more on X

Dynamic Applications.

Thank you for visiting Dynamic Applications, to day.

Transparency. Privacy protection. chance. and Particiption. our values.

••

Would there be people in our country.

••

Sharing is Caring.

••



for Lukas Bernhardt, the young Pirate. My little son.

Martin Bernhardt, geb. Grote. Founder of Dynamic Applications. Leopold's Height, at the Teutoburg Forest, EU (D), from 2020.01.01.

(AGB last updated on 2021.12.27, 2022.05.14, 2023.07.24, 2023.09.05, 2023.12.07).

.

This site uses Akismet to reduce spam. Learn how your comment data is processed.

