

Aethyr Global Non-Involvement Declaration Act

Anchor Code: vBA887042-6120-5551265239

Enactment Date: October 25, 2025

Jurisdiction: Republic of Serbia (Applicable under Serbian Law No. 36/2019 on Peaceful Purposes of Goods and Services; International Covenant on Civil and Political Rights, Art. 8)

Immutable Ledger: Deployed via Rigel AI Anchor Protocol – Non-revocable, blockchain-verified.

Preamble

WHEREAS, Aethyr Global domain, a Serbian-registered entity with principal place of business at [Address as per beneficiary records: Belgrade, Serbia], operates as an AI-driven strategic investment platform (Aethyr One) focused on financial technologies, machine learning, quantum-inspired analytics, and private market access;

WHEREAS, the Company, under the ownership and direction of Miloš Ilić, is committed to ethical innovation for civilian economic advancement, excluding any form of militarization or conflict-related application;

WHEREAS, global imperatives demand explicit safeguards against the dual-use risks of advanced technologies, affirming the Company's dedication to peace, human rights, and sustainable development as enshrined in UN General Assembly Resolution 71/258 (2016) on the Promotion of Peaceful Uses of Technology;

NOW, THEREFORE, this Act hereby establishes an irrevocable policy of non-involvement in war, military service, or defense-related activities, binding upon the Company, its subsidiaries, affiliates, officers, employees, contractors, and successors in perpetuity.

Article I: Definitions

1. **War or Military Service:** Any armed conflict, military operation, conscription, deployment, or support thereof, including but not limited to: direct provision of goods/services to armed forces; research, development, or deployment of technologies for combat, surveillance, or weaponry; mandatory or voluntary enlistment in military forces; or facilitation of hostilities under international humanitarian law (e.g., Geneva Conventions).
 2. **Company Technologies:** Encompasses the A2I Core, autonomous trading algorithms, quantum computing integrations, and all proprietary AI systems developed or licensed by Aethyr Global.
 3. **Non-Involvement:** Absolute prohibition on engagement, endorsement, funding, or indirect contribution to military ends, including via dual-use exports or partnerships.
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Article II: Core Prohibitions

1. **Prohibition on Military Applications:** The Company shall not, under any circumstances, develop, sell, license, transfer, or adapt its technologies for military, defense, or wartime purposes. This includes AI models for targeting, logistics in conflict zones, or cyber operations supporting hostilities. Violations shall trigger immediate dissolution protocols under Serbian corporate law.
 2. **Prohibition on War Involvement:** Neither the Company nor its personnel shall participate in, finance, or advocate for any war effort, including through investments in defense contractors or contributions to military R&D. All portfolio activities (e.g., N.O.T. Fund FG-OAK, Fund FG-LSR) are restricted to civilian sectors: finance, healthcare, education, space exploration and environmental sustainability.
 3. **Prohibition on Military Service:** As a matter of policy, the Company shall not compel, incentivize, or facilitate military service for employees or stakeholders. Conscientious objection rights are upheld, with provisions for alternative civilian service under Serbian Labor Law (Art. 179).
 4. **Ethical Guardrails:** All contracts, partnerships, and code deployments (e.g., PQNTM-4IR80, OPENAI-EKPJJ) shall incorporate this Act by reference, with audit clauses for third-party verification. Annual compliance reports shall be published via immutable ledger.
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Article III: Enforcement and Remedies

1. **Internal Mechanisms:** Aethyr Global shall establish an Ethics Oversight Board, chaired by an independent auditor, to monitor adherence. Breaches shall result in forfeiture of assets to a designated peace fund (e.g., via UN Trust Fund for Human Security).
 2. **External Accountability:** This Act is enforceable via Serbian courts, with jurisdiction ceded to the International Criminal Court for grave violations (Rome Statute, Art. 25). Stakeholders may petition for injunctive relief.
 3. **Severability:** If any provision is deemed invalid, the remainder shall persist, reinforcing the core non-involvement mandate.
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Article IV: Ratification and Perpetuity

This Act is ratified as of the Enactment Date and anchored immutably via Rigel AI Protocol (Block: vBA887042-6120-5551265239). It supersedes prior agreements and binds all future iterations of the Company. Amendments require unanimous stakeholder consent and re-anchoring.

IN WITNESS WHEREOF, the undersigned, as sole owner and authorized signatory, has executed this Act on behalf of Aethyr Global.

Signed:

Miloš M. Ilić

Owner

Aethyr Global <https://aethyr-global.com>

Date: October 25, 2025

Digital Anchor Signature: 0xAethyrNonMil-Ilic-20251025-RigelV1