

## Preamble

Dedicated to Humanity.  
Custodianship held in **public trust** under the *Declaration of Interim Custody v1.3*.  
Enforcement guided by **transparency, proportionality, and restorative justice** — never power.

This license combines:

- **Base License:** [CC BY-NC-SA 4.0](#)
- **Addendum:** S.V.E. Transparency & Integrity Clauses (below)  
Both components are inseparable.

## 1 Methodological Integrity

All uses of S.V.E. must apply **equal verification standards** to all subjects.  
Selective or politically biased use = **methodological fraud** → immediate breach.

## 2 Non-Commercial Use & Exclusion Clause

Use of S.V.E. for any **commercial, proprietary, or manipulative** activity (intelligence ops, propaganda, psychological influence, etc.) is **strictly prohibited** unless authorized under a separate **Commercial License v1.3**.

**Contact:** [artiomkovnatsky@pm.me](mailto:artiomkovnatsky@pm.me)  
**Reference:** Appendix B — Commercial Tiers.

## 3 Transparency Exception (Verification Paradox)

Prohibited entities may only use S.V.E. if they commit to:

- **Total Transparency** (open publication under this license),
- **Universal Benefit** (verifiable public value),
- **Irrevocable Audit Consent** by the SVE community.  
Refusal or secrecy voids all rights.

## 4 Share-Alike Integrity

All derivatives must include this Addendum and remain under the **SVE Public License v1.3**.  
Omission or alteration invalidates the license.

## 5 Open Audit Requirement

Entities using S.V.E. for institutional or scaled projects must maintain an open, public **Compliance Log**:

- use case description;
- verification steps;
- S.V.E. version applied.

Accepted forms: GitHub repo, blockchain proof, or timestamped PDF.  
No audit = **license automatically void**.

## 6 Steward Transparency (33-Month Review)

Every custodian publishes a **self-verification report** every 33 months:

- summary of actions & collaborations,
- measures preserving integrity,
- identified risks & mitigations.  
Failure → suspension of custodial legitimacy until compliance.

## 7 Enforcement

Violations empower the SVE community to demand:

- cessation of use,
- destruction of derivatives,
- recovery of profits for public good.  
Guided by *restorative justice*, not punishment.  
Interim enforcement follows **Appendix C: Enforcement Protocol (Light)**.

## 8 Evolution & Amendment

Stage	Description	Rule
Proposal	Any verified custodian may propose	Publish public draft
Review	90 days public comment	Transparent incorporation
Approval	2/3 supermajority of custodians	No harm to core principles
Immutable	Clauses 2, 3, 4, 5	Cannot be weakened

If superseded, custodians may **sunset** the framework by archiving all records and naming a successor.

## 9 Core Principles (Immutable)

Truth · Transparency · Universal Benefit · Methodological Integrity

## Signatures & Verification

**Version:** v1.3 — October 2025  
**Custodian:** Exodus 3.0 Initiative (Public Stewardship)  
**Digital Signature:** [Pending QES / PGP]  
**Hash:** [To be generated upon signing]

"Truth is the highest form of property — and belongs to everyone."   
*Systemic Verification Engineering — built in service of Truth and Love.*

### References

- **Appendix A:** [Logical Inevitability of Disclosure](#)
- **Appendix B:** [Commercial Tiers v1.3](#)
- **Appendix C:** [Interim Enforcement Protocol](#)
- **Appendix D:** [Antifragility Stress Tests](#)

# Appendix A — Logical Inevitability of Disclosure (v1.3)

Ethical & Structural Note to the S.V.E. Public License v1.3

## 1 Essence

S.V.E. turns truthfulness from a moral duty into a **system property**.  
Hidden or unauthorized use creates **logical contradictions** within data, language, and outcomes — exposure becomes a deterministic event, not a moral chance.

## 2 Mechanism of Self-Disclosure

Level	Description	Effect
Methodological	Concealment forces imitation of S.V.E. logic	Semantic fingerprints appear
Network	Each accomplice multiplies risk	Disclosure probability ↑ exponentially
Digital	Metadata & models preserve lineage	Forensic proof inevitable
AI Forensics	Algorithms detect S.V.E. reasoning patterns	Concealment measurable

**Result:** Truth leaks through structure itself.

## 3 Entropy Law of Falsehood

Deception adds entropy; entropy destroys coherence.  
Over time, the chance of revelation → 1.  
**Time is an ally of truth.**

## 4 Moral Analogy

“Nothing is hidden that will not be made manifest.” — Luke 8:17

S.V.E. makes this theological axiom an **engineering reality**:  
a system designed for coherence cannot sustain deceit.

## 5 Implications

Actor	Outcome of Concealment
Governments / Intel	Fragmentation → Leaks → Loss of legitimacy
Corporations	Forensic similarity → Reputational collapse
Public Sphere	Honesty = stable equilibrium; deception = self-termination

## 6 Conclusion

**Truth amplifies itself — falsehood decays.**  
Within S.V.E., disclosure is **not optional**; it is **mathematically inevitable**.  
To hide truth inside this architecture is to trigger its revelation.

“Transparency is not a policy; it’s a physical law of information.”

Any attempt to exploit a truth-verification protocol covertly **inverts its function** and triggers an irreversible process of self-revelation.

Within this architecture, **disclosure is not a possibility — it is a mathematical certainty.**

Purpose

Defines a transparent, ethical revenue-share model for all commercial uses of S.V.E.  
Aligns compensation strictly with **verified benefit** — not speculation or monopoly.

1 Core Principles

1. **Integrity before profit** — truth overrides gain.
2. **Proportional reward** — pay grows with measurable value.
3. **Open accountability** — every transaction auditable (License §7).
4. **Human-first** — social or data value may substitute payment if funds limited.

2 Base Compensation

Each contributor receives:

- payment = **median market rate** ( $\approx$  **99.9 % regional average**);
- reimbursement for verified infrastructure costs.

Ensures parity with industry norms — no markup, no exploitation.

3 Success Fee / Impact Share

Applied only on verified outcomes:

Tier	Scope	Share of Verified Value
11 %	Minimal integration	11 %
22 %	Standard deployment	22 %
33 %	Multi-domain optimization	33 %
44 %	Complex / mission-critical	44 %

*Verified value = documented savings, efficiency gain, risk reduction, or new revenue (S.V.E.-audited).*

4 Fund Distribution

Allocation	Share	Purpose
Community Treasury	70 %	Research, maintenance, grants
Active Contributors	20 %	Work-based reward
Open-Benefit Grants	10 %	Education & transparency

Immutable without public amendment.

5 Limited-Resource Clients

If liquidity lacking:

- offer **equity**, **tokenized stake**, or **public contribution**;
- open-publish verified results (“Verified by S.V.E.”).  
No financial barrier shall block projects serving the public good.

6 Transparency & Audit

Each engagement must keep an **S.V.E. Compliance Log** with:

- project & tier;
- proof of benefit;
- payment & distribution summary.

Public by default; embargo  $\leq$  12 months.

7 Ethical Flexibility

Percentages adjustable only by mutual written consent and public release.  
Community Treasury may waive fees for hardship or force majeure.

8 Guiding Maxim

*“Money is secondary; impact and integrity come first.”*

Any conflict between profit and truth is resolved in favor of truth.

9 Governance

Updated by **distributed consensus** of:

- **Exodus 3.0 custodians** and/or **S.V.E. DAO** (once active);
- **Verified Public Custodians** listed in the S.V.E. Registry;
- and **recognized institutional or academic partners** (via open endorsement).

Amendments require:

- public proposal and 90-day comment period,
- $\geq$  2/3 multi-group approval (custodians + representatives + partners),
- publication with timestamp in the public S.V.E. Registry (GitHub + IPFS).

This structure ensures no single entity — person, custodian, or DAO — can unilaterally control framework evolution.

**Effective Date:** October 2025

Supersedes v1.2 — governed by S.V.E. Public License v1.3 and Declaration of Interim Custody v1.3.

## Appendix C — Interim Enforcement Protocol v1.3 (Light)

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### 1 Principle

Enforcement exists to **protect integrity, not punish**.  
Actions must remain transparent, proportional, and restorative.

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### 2 Trigger

Any verified member, custodian, or client may file a **public breach report**  
(via GitHub Issue, IPFS record, or timestamped signed statement).

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### 3 Immediate Action

Upon valid claim:

- Collaboration is **temporarily paused** (“Stop Collaboration Order”).
  - Evidence + response published within **14 days**.
  - If public risk or data compromise is evident, any **2 verified custodians** may enforce a temporary pause pending review.
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### 4 Community Resolution

After publication:

- A **7-day Snapshot vote** (simple majority) determines outcome:
  - (a) Resume collaboration;
  - (b) Require remediation plan + audit;
  - (c) Terminate cooperation and record breach.

If no quorum forms, default = **pause extended** until review completes.

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### 5 Appeal

Any party may request a **secondary review** within **33 days**,  
conducted by **trusted enforcers or DAO auditors**.  
Final decision is timestamped and publicly verifiable.

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### 6 Transparency

All enforcement records (claims, votes, resolutions)  
must remain **permanently accessible and hashed** in the public S.V.E. registry.

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*“Justice without transparency becomes domination; transparency without justice becomes chaos.”*

## Appendix D — Antifragility Stress Tests v1.3 (Light)

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### Purpose

Ensure that the ecosystem grows stronger under stress and remains transparent under failure — even without any central entity or DAO.

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### 1 Cycle

Conducted every **33 months** together with the periodic audit report.

Initiated by any **3 verified custodians** or **members of the Distributed Verification Network (DVN)**.

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### 2 Core Questions

1. Did any person, group, or system gain disproportionate control?
  2. Can operations continue if any key actor or DAO disappears?
  3. Are all financial or decision flows verifiable and auditable?
  4. Were new independent auditors or custodians added?
  5. Did external pressure test transparency — and how did we respond?
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### 3 Outcome

- Publish full report on GitHub/IPFS.
  - If failures are found → automatic corrective proposal within **33 days**.
  - If DAO is inactive → DVN assumes review and implements corrective measures with **≥2/3 consensus**.
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### 4 Resilience Goal

Each test must **increase redundancy, widen verification, and reduce single points of failure**.

Stress results should produce structural evolution, not stagnation.

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### 5 Transparency of Results

- Each test summary is **timestamped**, hashed, and stored in the public registry.
  - Longitudinal comparison of all reports ensures measurable antifragility.
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### 6 Continuity Rule

If both DAO and core custodians are absent or compromised for >12 months:

- DVN (Distributed Verification Network) automatically becomes the acting oversight body.
  - Any verified group of ≥5 independent contributors may restart audits and issue verified governance proposals.
  - All such actions remain binding if transparent, auditable, and cryptographically signed.
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*“If the structure collapses, truth must still self-regulate.”*

— S.V.E. Continuity Principle



# Declaration of Interim Custody v1.3

## Preamble

Until the formal establishment of the SVE DAO or a functionally equivalent transparent governance body, all moral, intellectual and custodial rights associated with the **SVE Protocol**, its licenses and derivatives are entrusted to **public stewardship** and the **Exodus 3.0 Initiative**, which acts as the ethical and administrative custodian of the framework. The undersigned author retains no ownership rights — only authorship and the duty to safeguard methodological integrity until his withdrawal or unavailability.

## Authorized Public Custodians Clause | SVE Federation of Custodians

The rights and responsibilities defined under this Agreement may be exercised and signed by any verified Authorized Public Custodian listed in the SVE Public Registry (GitHub/IPFS), each acting as an independent signatory under the same Ethical Partnership Model and License terms.

Such signatures are equally binding as those executed by the Exodus 3.0 Initiative.

Authorization may be granted or revoked through community consensus (Snapshot vote) or public announcement signed by three existing custodians.

## 1 Purpose

Guarantee that no individual or entity may exercise exclusive control over the SVE framework. All decisions remain subject to the SVE Public License v1.3 and its appendices.

## 2 Custodianship and Transfer to Exodus 3.0

All stewardship rights are temporarily transferred to the **Exodus 3.0 Initiative**, the formal continuation of Exodus 2.0. Exodus 3.0 is bound by SVE principles and acts as public executor until the DAO is operational.

## 3 Ethical Partnership Model (Appendix B Reference)

Economic activity follows the Ethical Partnership Model:

- Base compensation = technical cost + market rate (~99.9 % regional average).
- Success fee = 11 % – 44 % of verified value created (savings or revenue).
- If client lacks funds, alternate value or public benefit may substitute payment.
- Funds allocation: 70 % community treasury / 20 % contributors / 10 % open grants. *Money is secondary; impact and integrity come first.*

## 4 Periodic Transparency and 33-Month Review

Every custodian publishes a self-verification report once every 33 months with summary of work, integrity measures, and conflict-of-interest disclosure. Reports are timestamped and publicly verifiable.

## 5 Distributed Legacy Clause

Upon the permanent unavailability of the author (death, disappearance or voluntary retirement), custodial authority automatically expands to a distributed group of public figures and ethical advocates, symbolically representing global stewardship of truth and transparency.

**Acknowledged symbolic co-custodians** (moral not legal capacity): **Pavel & Nikolai Durov, Lex Fridman, Tucker Carlson Team, Candace Owens, Jimmy Dore Show Team, AwakenWithJP, Julian Assange Foundation, Edward Snowden Trust.**

They may — if willing — continue operations or delegate them to qualified entities in accordance with this Declaration.

Involvement of symbolic co-custodians shall never imply personal liability.

## 5a Autonomous Continuity Clause

To ensure indefinite functionality of the S.V.E. ecosystem regardless of any person, entity, or DAO:

- 1. Distributed Verification Network:**  
If the S.V.E. DAO becomes inactive, compromised, or never established, all core functions — licensing, audits, updates, and enforcement — automatically devolve to the **Distributed Verification Network (DVN)** composed of:
  - Verified public custodians listed in the S.V.E. Registry (GitHub/IPFS);
  - Academic and institutional partners who have conducted ≥1 verified S.V.E. project;
  - Independent observers from the global ethics, science, or journalism communities.
- 2. Trigger & Activation:**  
If no DAO activity for >12 months → DVN activates by timestamped declaration (3 verified signatures).  
DVN decisions follow the same quorum and transparency rules as DAO votes.
- 3. Decision Validity:**  
Any consensus (≥ ⅔ of verified DVN participants) holds the same legal and moral weight as DAO or Exodus 3.0 decisions.
- 4. Persistence of Custody:**  
Custodianship remains **public, decentralized, and open-ended** — no need for reauthorization.  
The framework remains self-governing under S.V.E. License v1.3, Appendices A–D, and public cryptographic attestations.

“When structure decays, truth must still self-govern.”

## 6 Financial and Operational Continuity

All active agreements survive the author’s absence. Revenue-sharing and auditing rules remain binding under Appendix B and C. Any derived funds flow into the community treasury until redistributed per Section 3.

## 7 Enforcement and Audit

The Interim Enforcement Protocol (Appendix C) and Antifragility Stress Tests (Appendix D) remain in force. Public audit requests can be initiated by any verified member or partner.

## 8 Legal Standing

This Declaration is executed under Switzerland and/or Estonia/EU Law (eIDAS / QES recognized) and is recognized as a public transfer of custody and intent under Creative Commons and SVE Addendum v1.3 jurisdictions.

## 9 Signature and Verification

**Signed by:** Artiom Kovnatsky — Author & Initial Custodian

**Date:** \_\_\_\_\_

## 10 Public Record and Mirrors

This Declaration shall be stored and mirrored on public repositories (GitHub / IPFS / Telegram) and validated through periodic hash attestations.

## Appendices Referenced

- Appendix A — Logical Inevitability of Disclosure
- Appendix B — Ethical Partnership Model (Commercial Tiers v1.3)
- Appendix C — Interim Enforcement Protocol
- Appendix D — Antifragility Stress Tests

✔ После подписи этот draft можно записать в PDF и подписать в **DigiDoc4** (ввод PIN2) → Declaration\_of\_Interim\_Custody\_v1.3.asice → timestamp через OpenTimestamps → опубликовать в GitHub и Telegram со строкой:

“Custody released to Exodus 3.0 & Distributed Legacy Stewards — Signed and timestamped.”