

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

---

### 1 Principle

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

---

### 2 Trigger

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

---

### 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.
- 

### 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.

---

### 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.

---

### 6 Transparency

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

---

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