

# ORDRE DES HOSPITALIERS



# THE HOSPITALLER PATRIMONY

**INTERNATIONAL STATUTES** 

Signed on the 22th day of January 2020





## HOSPITALLER PATRIMONY ARTICLES

he Parties on whose behalf this Agreement is signed agree that the **Hospitaller Patrimony**, hereinafter called the **Institution**, is established from its Constituting Act of the 22<sup>th</sup> January 2020 as Central Bank of the **Order of the Hospitallers** and shall operate in accordance with the following provisions:

## ARTICLE I

he **Institution**, as constituted by its Foundation Act is an operative body of the **Order of the Hospitallers** in charge of transactions on funds and assets, and that the Institution directed by the Intendant will be administrated by the Grand Magisterium of the **Order of the Hospitallers** in compliance with the **Hospitaller Law**, the Constitutional Law of the **Order of the Hospitallers**.

# ARTICLE II

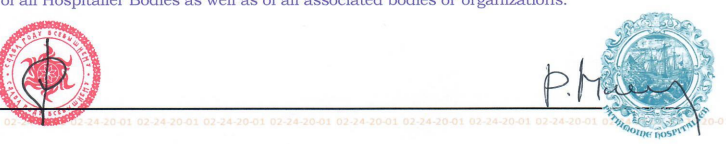
he **Institution**, as Hospitaller Body responsible for assets management will participate to the capitalization of long term economic production and monetization of industrial production under the jurisdiction of the **Order of the Hospitallers** and will having for that purpose the capacity to operate everywhere in the world.

# ARTICLE III

he **Institution** is constituted to be ruled by the **Hospitaller Law** through Master and Specific Hospitaller Mandates issued by the Grand Magisterium of the **Order of the Hospitallers** for the benefit of the Intendant of the **Institution** as well to other Hospitaller Offices in charge of associated functions within the administration of the **Institution**.

#### ARTICLE IV

he **Institution**, as constituted by its Foundation Act to be ruled under the **Hospitaller Law**, will work under the direct administration of the Grand Magisterium of the **Order of the Hospitallers** in full cooperation with the main Financial Hospitaller Bodies, the **Collateral depository System** and the **Hospitaller Commodity Platform** for the benefit of all Hospitaller Bodies as well as of all associated bodies or organizations.





#### ARTICLE V

he **Institution** shall constitute the independent platform for using efficiently clean and clear Resident Funds from non-criminal origin of the International Banking System for the purpose of creating budgets for debtless funding all necessary programs around the world under the jurisdiction of the **Order of the Hospitallers**.

#### ARTICLE VI

he purpose of the **Institution** is to cause increasing national currency offers for further economic development by directing valuable assets to **beneficiary** countries, particularly in the less industrialized areas, thus supplementing the activities of the international institution. In carrying out this purpose, the **Institution** shall assist in financing the establishment, improvement and expansion of productive private enterprises which would contribute to the economic and social development of the **beneficiaries** by creating economy, without guarantee of repayment by the **beneficiary** government concerned, in cases where sufficient private capital is not available on reasonable terms. The **Institution** shall be guided in all its decisions by the provisions of this Article.

### ARTICLE VII

he **Institution** shall possess full juridical personality and, in particular, the capacity to contract; to acquire and dispose of immovable and movable property; to institute legal proceedings. The principal office of the **Institution** shall be on a territory to be decided later and the **Institution** may establish other offices in the territories of any **beneficiary** country.

#### ARTICLE VIII

he **Institution** is constituted as a cluster having the legal capacity to integrate diverse operational branches established in different **beneficiary** countries and operating in different currencies for complementing economic participation to the programs to be implemented from international transaction conducted under Hospitaller jurisdiction of by Hospitaller Institutions.







#### ARTICLE IX

he countries **beneficiaries** of the **Institution** shall be those countries which shall be desirous to be **beneficiary** of the **Institution** for developing their economy, and statute of **beneficiary** shall be open to candidate countries in accordance with such terms as may be prescribed by the **Institution**. Each **beneficiary** country shall designate its central bank as a depository in which the **Institution** may keep holdings of such country's currency or other assets of the **Institution** or, if it has no central bank, it shall designate for such purpose such other institution as may be acceptable to the **Institution**.

## ARTICLE X

Institution may communicate in connection with any matter arising under this Agreement. The official communications of the Institution shall be accorded by each country beneficiary the same treatment that it accords to the official communications of other countries. To enable the Institution to fulfill the functions with which it is entrusted, the status, immunities and privileges set forth in the Articles shall be accorded to the Institution in the territories of each beneficiary country and each beneficiary shall take such action as is necessary in its own territories for the purpose of making effective in terms of its own law the principles set forth in this Article and shall inform the Institution of the detailed action which it has taken.

### ARTICLE XI

s ruled by the **Hospitaller Law** the **Institution** possess the international legal capacity to administrate physical deposits of currencies from diverse deposit places through specialized organizations ruled under the **Hospitaller Law** as well as through state or private entities and to receive and register into its operation accounts open with Central Banks of **beneficiaries** clearing for such Eurocurrencies electronic transfers or Currencies Deposits as per required by its operation.







#### ARTICLE XII

s ruled by the **Hospitaller Law** the **Institution** possess the international legal capacity to receive and register into its operation accounts open with Central Banks of **beneficiaries** such registration of economic deposit instruments and economic debenture instruments, as well as any other type of instrument as per required for its operations.

## ARTICLE XIII

ctions may be brought against the **Institution** only in a court of competent jurisdiction in the territories of a **beneficiary** country in which the **Institution** has an office, has appointed an agent for the purpose of accepting service or notice of process. No actions shall, however, be brought by **beneficiaries** or persons acting for or deriving claims from **beneficiary** country. Property and assets of the **Institution**, wherever located and by whomsoever held, shall be immune from search, requisition, confiscation, expropriation or any other form of seizure by executive or legislative action. The archives of the **Institution** shall be inviolable and all property and assets of the **Institution** shall be free from restrictions, regulations, controls and moratoria of any nature.

# ARTICLE XIV

be immune from legal process with respect to acts performed by them in their official capacity; When not being local nationals, shall be accorded the same immunities from immigration restrictions, alien registration requirements and national service obligations and the same facilities as regards exchange restrictions as are accorded to the representatives, officials, and employees of comparable rank; shall be granted the same treatment in respect of travelling facilities as is accorded to representatives, officials and employees of comparable rank.





#### ARTICLE XV

he **Institution**, its assets, property, income and its operations and transactions authorized by this Agreement, shall be immune from all taxation and from all customs duties. The **Institution** shall also be immune from liability for the collection or payment of any tax or duty. No tax shall be levied on or in respect of salaries and emoluments paid by the **Institution** to Governors, Directors, alternates, officials or employees of the **Institution** who are not local citizens, local subjects, or other local nationals..

# ARTICLE XVI

he **Institution** shall the capacity enter into formal arrangements with the United Nations and may enter into such arrangements with other public international organizations having specialized responsibilities in related fields and whenever it shall become necessary under this statutes to value any currency in terms of the value of another currency, such valuation shall be as reasonably determined by the **Institution** after consultation with the International Monetary Fund.

#### ARTICLE XVII

he **Institution** and its officers shall not interfere in the political affairs of any **beneficiary** country; nor shall they be influenced in their decisions by the political character of the **beneficiary** country or **beneficiaries** countries concerned.

#### ARTICLE XVIII

he **Institution** shall have a General Secretary, a Board of Governors constituted with the Intendant, a Board of Directors and such other officers and staff to perform such duties as the **Institution** may determine. The General Secretary of the **Institution** will be in charge of administrating the **Institution** under instructions of the Board of Governors.







# ARTICLE XIX

Governors, Alternate Governors and the Secretary of the Board of Governors of the Institution shall be appointed from candidates proposed by the signatories of the present Agreement. The Chairman of the Board of Governors shall be the Intendant appointed by the Grand Magisterium of the Order of the Hospitallers. The Board of Governors shall hold an annual meeting and such other meetings as may be provided for by the Board of Governors or called by the Board of Directors. A quorum for any meeting of the Board of Governors shall be a majority of the Governors, exercising not less than two-thirds of the total voting power. The Board of Governors, and the Board of Directors to the extent authorized, may adopt such rules and regulations as may be necessary or appropriate to conduct the business of the Institution.

#### ARTICLE XX

he Board of Directors shall be responsible for the conduct of the general operations of the **Institution**, and for this purpose shall exercise all the powers given to it by this Agreement or delegated to it by the Board of Governors. The directors of the **Institution** shall be appointed from candidates proposed by the signatories of the present Agreement. The Board of Directors shall meet as often as the business of the **Institution** may require.

# ARTICLE XXI

he Grand Magisterium of the **Order of the Hospitallers** will be represented to the Board of Governors of the **Institution** with exceptional veto right on all operations of the Board of Governors and the Board of Directors, for any kind of administrative or financial operations, for the purpose of maintaining the **Institution** in full compliance with the Hospitaller Rule and **Hospitaller Law**. All employees of the **Institution** shall be obliged to keep secrecy of transactions and accounts of the **Institutions** and its **beneficiaries**.







## ARTICLE XXII

he **Institution** will be in charge, under Hospitaller Mandates issued by the Grand Magisterium of the **Order of the Hospitallers**, of the issue and the management of the national currency of the **Order of the Hospitaller**, the Hospitaller ECU, constituted today under the statutes of internal currency for general accountancy for the purpose of internal levelization of foreign currencies.

# ARTICLE XXIII

he **Institution** will issue and manage within Hospitaller Mandates issued by the Grand Magisterium of the **Order of the Hospitallers** the National Currency of the **Order of the Hospitallers**, the Hospitaller ECU, will have legal tender for all daily transactions public or private on the territories ruled in the future under its jurisdiction and constituting the legislative power of the future "**Hospitaller Confederation**"

#### ARTICLE XXIV

he **Institution** will make its best efforts to capitalize the National Currency of the **Order of the Hospitallers**, the Hospitaller ECU, through all possible collaboration agreements with eligible institutions, for the purpose of maintaining the permanent value of **One ECU** at the value of **One Ounce** of pure gold as expressed each day by the Central Bank of each reference **beneficiary** country.

# ARTICLE XXV

ny question of interpretation of the provisions of this Agreement arising between any beneficiary and the **Institution** shall be submitted to the Board of Governors for its decision. Whenever a disagreement arises between the **Institution** and a country which has ceased to be a **beneficiary**, such disagreement shall be submitted to arbitration by a tribunal of three arbitrators. This Agreement shall enter into force at its date of signature.

# ARTICLE XXVI

his Agreement may be amended upon proposal of the signatories of the agreement.







# SIGNATURE PAGE

ONE at Nice, France this day of February 24, 2020 in four exemplars and two of them shall remain deposited in the archives of the **Institution**, which has indicated by its signature below its agreement to act as depository of this Agreement and to notify all parties of the date when this Agreement shall enter into force on the date hereof.

02-24-20-01 02-24-20-01 02-24-20-01 02-24-20-01 02-24-20-01 02-24-20-01 02-24-20-01 02-24-20-01 02-24-20-01

# Alexander Paramonov

2-24-20-01 02-24-2



**Patrick Morisson**