BETWEEN the

Grand Duchy of Flandrensis (Groothertogdom Flandrensis)

Urabba Parks Proprietary Limited Hereinafter referred to as "parties"

Signed on the **18th** day of the month of **August** in the Gregorian Year of **2022** under the joint consent of the both parties

1. Name

This Treaty is the *Treaty on Corporation and Establishment of the Ecological County (Sanctuary) of Urabba*.

2. Commencement

This Treaty comes into effect on a day appointed by Urabba Parks Proprietary Limited.

3. Definitions

In this Treaty:

County means the Flandrensian Ecological County of Urabba.

party means one of the parties to this Treaty.

Urabba Street Reserve has the same meaning as in the Constitution of Urabba Parks Proprietary Limited.

Note: Urabba Street Reserve is located at 4 Urabba Street, Rankins Springs, New South Wales 2669, Australia.

4. Acknowledgement of Traditional Owners

1

The Wiradjuri people are recognised as the Traditional Owners of the County.

5. Establishment of County

- 1. There shall be a territory of Urabba Parks Proprietary Limited having the area of Urabba Street Reserve with the name Flandrensian Ecological County of Urabba.
- 2. The County shall be an ecological sanctuary under article 1.4 of the Constitution of Grand Duchy of Flandrensis.
- 3. Urabba Parks Proprietary Limited consents to Urabba Street Reserve to be declared as the area of the County.
- 4. The County is established for environmental charity use only and no person shall have the right of abode.

6. Legislative powers and obligations of Urabba Parks

- 1. Urabba Parks Proprietary Limited may only legislate for the County in the circumstances specified in Schedule 1.
- 2. Urabba Parks Proprietary Limited may only change its Constitution if required under an Australian law or court/tribunal order, or if the change is reasonable having regard to its obligations under this Treaty.

7. Status within the Empire of Imvrassia

- 1. The Grand Duchy of Flandrensis acknowledges Urabba Parks Proprietary Limited as an autonomous Hegemony within the Empire of Imvrassia, a micronational partner of the Grand Duchy of Flandrensis.
- 2. The Grand Duchy of Flandrensis will not interfere in any constitutional or micronational affairs as mentioned in section 51 of the Constitution of Urabba Parks Proprietary Limited.

8. Revocation of Treaty

1. This Treaty shall be revoked if the area forming the County is no longer principally occupied by Urabba Parks Proprietary Limited for its environmental charity purpose, or if Urabba Parks Proprietary Limited is dissolved.

2

- 2. This Treaty shall revoke 30 days after a party to this Treaty sends a show cause notice under this subarticle to another party, unless the notice is withdrawn.
- 3. Upon revocation of this Treaty the parties shall stop recognising the area forming the County as a ecological sanctuary of the Grand Duchy of Flandrensis and Urabba Parks Proprietary Limited shall stop using the identity of the Grand Duchy of Flandrensis in relation to any of its activities, unless otherwise authorised by the Grand Duchy of Flandrensis.

9. Post-Treaty obligations

Following the revocation of this Treaty, the party shall not use the confidential information declared as such for the purposes of this article unless also agreed by the other parties involved in the production of the material.

10. No partnership

Nothing in this Treaty shall be construed as forming a partnership enterprise.

Schedule 1. Legislative power of Urabba Parks Proprietary Limited in relation to the Flandrensian Ecological County of Urabba

I. Definition of Urabba Parks

In this Schedule, *Urabba Parks* means Urabba Parks Proprietary Limited in its capacity as a Corporate Government.

II. Powers

- 1. Matters of which the Parliament of Urabba Parks may legislate, other than matters falling in paragraph 122(1)(b) of the Constitution of Urabba Parks Proprietary Limited (the governance of matters in which the legislature of the jurisdictional division does not have power to make laws).
- 2. In any case with the consent of the Grand Duchy of Flandrensis.
- 3. Where the legislation so made is of no effect unless within 7 days of its making a certified copy sent to info@flandrensis.com or sent to another address or lodged on a system specified by the Grand Duchy of

Flandrensis and liable to disallowance by Grand Duchy of Flandrensis within 30 days of its sending or lodgement. Legislation made under this clause is of no effect if it is the same in substance as legislation disallowed by the Grand Duchy of Flandrensis in the past 6 months.

- 4. The acceptance of this Treaty and the declaration of Urabba Street Reserve as the Flandrensian Ecological County of Urabba.
- 5. The application of laws effective in Urabba Street Reserve at the time of the making of this Treaty in the County.
- 6. The application of non-statute laws of Urabba Parks or another jurisdictional division of Urabba Parks subject to legislation.
- 7. The non-application of an applied or adopted law.
- 8. The legislative power of the County (in accordance with this Treaty).
- 9. The requirements for tabling of legislation into the Parliament of Urabba Parks, including any limitation on the remaking of legislation while required to be tabled, disallowed or subject to disallowance.
- 10. Powers and functions under applied or adopted laws.
- 11. Allowance for arrangements with Urabba Parks or another jurisdictional division for the provision for the exercise of powers and the performance of functions in and in relation to the County under laws in force in the County by officers and employees of the Government of Urabba Parks or the jurisdictional division and of authorities of the Urabba Parks or the jurisdictional division.
- 12. The exercise of the judicial power of the County by persons, courts and tribunals of Urabba Parks or other jurisdictional divisions where no authority established under the law of the County has jurisdiction.
- 13. The representative of Urabba Parks in the County, and performing acts on behalf of Urabba Parks or the representative in the County.
- 14. Matters relating to the exercise of the executive prerogative of Urabba Parks in relation to the County. For the purposes of this clause, the *executive prerogative* does not include the adoption of any part of the identity of the Grand Duchy of Flandrensis without its consent.

Signatories

For the Grand Duchy of Flandrensis

His Majesty Grand Duke Nicholas de Mersch d'Oyenberghe

Nicholas de Mersch d'Eyenberghe

For Urabba Parks Proprietary Limited

Macorolis E.

Enactor Daniel Racovolis





(UP2022D00002)