



TREATY

OF

MUTUAL RECOGNITION, FRIENDSHIP, AND COOPERATION

BETWEEN

THE GRAND DUCHY OF ENIARKU

AND

THE IPSISSIUM OF VERDISOLIA

CONDITIONALLY AFFIRMED, RATIFIED, AND ENACTED

ON

THE TWENTY-SEVENTH DAY OF JUNE, TWO THOUSAND AND
TWENTY-FOUR.

AS RATIFIED by the Governments of the Grand Duchy of Eniarku and the Ipsissium of Verdisolia on this, the TWENTY-SEVENTH day of JUNE in the year Two-thousand and twenty-four, a Treaty Establishing the Mutual Recognition, Friendship, and Cooperation of the same, providing for the shared acceptance and respect of sovereignty, the establishment of a formal protocol of foreign relations, and the peace and prosperity of the People of each State.

ARTICLE I—TERMS & CONDITIONS

- A. As of the enactment date of this Treaty of Mutual Recognition, Friendship, and Cooperation (hereinafter “Treaty”), the Grand Duchy of Eniarku and the Ipsissium of Verdisolia (hereinafter “signatory states” or “states”) hereby enter into an agreement of mutual recognition of each other’s sovereignty, independence, and authority.
- B. Each state must maintain a set and registered population greater than one (1) citizen, not including unregistered territorial residents.
- C. Each state must maintain a set and defined territory, subject to the following stipulations:
 - i. Should either signatory state lay claim to extraterrestrial territory (that is, territory on planets other than Earth), or territory on fictional planets or places, this Treaty will be suspended until it is reinstated by both states.
 - ii. Should either signatory state, for any reason, become solely metaphysical (that is, the state no longer lays claim to physical territory), this Treaty will be suspended until it is reinstated by both states.
 - iii. Should either signatory state’s claims become disputed by a third party, this Treaty will remain in effect so long as either the Grand Duchy of Eniarku or the Ipsissium of Verdisolia is deemed the rightful claimant of the territory.
- D. Each signatory state must maintain a government capable of administering the state’s territorial claims and maintaining the general welfare and order thereof; further, should either state’s government, whether due to total or partial collapse, dissolution, or failure, find itself unable to properly exercise its governing duties, this Treaty will be suspended until it is reinstated by both states.
- E. Each signatory state must maintain the capacity to engage in diplomatic relations with other nations and conduct itself in accordance with existing diplomatic protocols and shared community practices; further, should a state’s government or government officials conduct itself or themselves in an indecorous manner contrary to these protocols and practices in the course of diplomacy with any nation, this Treaty will be suspended until it is reinstated by both states.
- F. A signatory state is prohibited from making any attempt to interfere with the sovereignty or authority of the other state.

ARTICLE II—AMENDMENTS

- A. Amendments and supplements to this Treaty may be made at any time during which it is not suspended.
- B. Amendments and supplements to this Treaty must have the approval of each signatory state to be considered valid.
- C. Amendments and supplements are to be placed below these conditions in this Article.

ARTICLE III—DISPUTE SETTLEMENT

- A. Any dispute arising out of or relating to this Treaty shall be settled amicably through consultation and negotiation.
- B. The states agree to engage in good faith negotiations for a period of one week before resorting to other dispute settlement mechanisms.
- C. In the event that consultation and negotiation fail, the states may agree to submit the dispute to mediation by a mutually acceptable third party, or another form of peaceful settlement such as arbitration.
 - a. If the states choose mediation or arbitration, they may agree on a process for selecting a qualified mediator or arbitrator, such as from a pre-established list or through a joint nomination process.
 - b. The states may determine whether the outcome of mediation or arbitration will be binding or non-binding.
- D. The states agree to periodically review and revise the dispute settlement mechanisms outlined in this Article to ensure their continued effectiveness.

ARTICLE IV—ANNULMENT

- A. This Treaty may be annulled, in full or in part, by either the Grand Duchy of Eniarku or the Ipsissium of Verdisolia at any time.
- B. The unilateral annulment of this Treaty by a single signatory state is permitted.

ARTICLE V—SIGNATORIES



HIS ROYAL HIGHNESS
ALEXANDER

AT GLENORA — THE TWENTY-SEVENTH DAY OF
JUNE, TWO THOUSAND AND TWENTY-FOUR

/s/ Ipsissimus Prosper I

IPSISSIMUS
PROSPER I

AT ARBORIA — THE TWENTY-SEVENTH DAY OF
JUNE, TWO THOUSAND AND TWENTY-FOUR