WE THE PEOPLE of the nation called America, the land of the free, the beacon of democracy, and the avowed eternal enemy of tyranny, darkness, enslavement, and parasitism everywhere on earth: WE THE PEOPLE of the nation also known as the United States of America hereby establish this 3rd Constitution for our new broadly democratic government of the people by the people and for the people. This Constitution shall be the supreme law of the land, higher than any governmental body, and higher than any other law. If this Constitution conflicts with any other document or body, this Constitution shall prevail. All nations should have and obey a similar and similarly detailed set of rules for the conduct of their government and their people. The rights granted herein shall not be construed to deny or diminish other unmentioned rights retained by the people. The powers not given to government by this constitution, nor prohibited by subsequent constitutional laws, shall be kept by people. Text of this Constitution may be repealed and struck through but no text shall ever be removed.

NA’1. SENATES
Our new democracy shall use 3-tiers of Senate, each with a 1-year term of office. They shall be called the: Sub-Senate, Main-Senate and Over-Senate collectively "the Senate". The representation ratios relative to the voting age population shall be:

Sub-Senate = 1-in-250 voters.
Main-Senate = 1-in-2,500 voters.
Over-Senate = 1-in-25,000 voters.

The people elect the Sub-Senate from those they know as neighbors. The Sub-Senators elect the Main-Senate from their ranks, from people they have been working with in the Sub-Senate. And the Main-Senators elect the Over-Senate from their ranks, from people they have been working with in the Main-Senate.

In all elections, face-to-face, in-person contact as a neighbor, or as a Senate colleague will unavoidably be the deciding factor in who gets elected as our leaders. This is to minimize the power of the media and campaign money in the election process. In fact our democracy is designed to work without money and the corruption it always brings to the process of electing leaders.

Assuming a nation of 250-million voters, the 1,000,000-man Sub-Senate will inform and administer. The 100,000-man Main-Senate will be the main decision making body. And the 10,000-man Over-Senate will apportion government duties, set the overall course of government and act as a supreme court.

Without exception, all elected officials at all levels of our nation’s Senate shall serve for one year in their office. Then without exception all shall cycle out of that position. 10% shall be elevated to a higher Senate, but 90% cycle out of the national Senate at the end of one year of Senate service.

This type of government shall be called a "broad democracy" or a "25,000 democracy", in reference to its narrowest representation ratio — a democracy's representation ratio being the most foundational aspect of a democratic design. Except where specified otherwise, the term Government (with a capital G) shall refer to all layers of government: local, national, and international, that in any way bind or command the people of this nation. For the sake of simplicity and efficiency, all Senates and all organs of government worldwide are supposed to have uniform rules and procedures where practical.

NA’2. SUB-SENATE ELECTIONS
1/ Once the Senate has mustered and propagated as called for below, the nation's voting hour shall occur each year, at 4:00pm, on June 19, the day that the insanity of slavery in the land of the free was abolished. Until the land of the free exalts its greatest act of freedom, that act will seem half-hearted and incomplete. Now we shall honor 6-19, where it most matters, where it will have the greatest effect on our democracy. For here we marry the celebration of slavery's end with voting every year. Thus the celebration of freedom includes voting on Freedom Day.

2/ There shall be no unmonitored ballot drop boxes. All voting shall only occur in person, and after the use of thorough Senate-approved voter identity verification systems. Before voting, all voters shall be required to use various Senate-approved identity verification systems such as: finger print scanner, palm print scanner, iris scanner, still camera, and video camera. All voters must also place their national Voter ID card on a scanner and state their name and address and voter number to the recorder’s video feed. Nothing may worn on the head or neck, even eyeglasses during vote recording. Also, regardless of whether Sub-Senate voting is secret or open, everyone going to vote shall be recorded entering the voting area and from a safe distance casting a ballot.

3/ Truth and accuracy shall be considered the most important aspect of our elections. Where voting irregularities occur, or there are two candidates less than 1% apart, there shall be a do-over on video. If there is any question, the system shall lean towards do-over. We always vote openly and on video in our do-over elections for two important reasons:

a/ To guarantee the integrity and believability of the election.

b/ To find where the irregularities are coming from, and stop them in the future.
4/ All matters of election integrity and validity shall be decided by the entire Sub-Senate and no other group. It shall be a felony to delete or destroy election records or data that are less than 30-years old. Senators who advocate changes in our voting systems, or our democracy that are judged as making them more corruptible shall be expelled from the Senate.
5/ For voting hour, all the people of the nation shall assemble and vote in neighborhood divisions of 250 voters called Nomes. In Nome elections, the people shall initially cast their vote by lining-up openly behind the local candidate they wish to vote for. Later they may use the national system for absolutely secret voting. Each Nome shall elect one part-time Sub-Senator per year.
6/ From this large pool of mono-elected Sub-Senators, our broad democracy shall poly-elect and randomly assign all of its decision makers and higher-level administrators. Those who have not been elected and confirmed to the Senate shall not be allowed to make important decisions or manage large administrations in our new Government.
7/ In a nation of 250 million voters, there will be 1,000,000 Nomes, and 5,000 Centi-Nomes of 200 Sub-Senators. Each Centi-Nome shall serve as a venue for secret Sub-Senate voting and subtotaling.
8/ To ensure and that we get our important decisions right, the Over-Senate may allocate tens, or even thousands of Sub-Senate Centi-Nomes to figure-out, write-out, decide-on, or implement important matters in parallel, and with at times great redundancy.
9/ The specialized Main-Senate sluices will request Centi-Nome attention, but the Over-Senate shall make the final allocation. Also, the Over-Senate cannot draft individuals, as this edges into anointment/appointment corruption.
10/ The Over-Senates shall not have the power to select which Centi-Nomes work and vote on which matters. All selection and tasking of Centi-Nomes shall be by random Main-Senate draw.
11/ Where there are serious voting irregularities in any election or vote, there must be a do over. The system leans towards do-over if there is any question at all.
12/ The first democratic act is to stand and be counted by your chosen leader, no matter what the threats. This is the most important act of patriotism. Where men are proud and fearless of voter intimidation, they should vote openly, on video, as they pass through a voting gateway under video recording. Each person prints their full name, address, voter ID number, email, and voice contact info on an A4 sheet of paper and holds this up to their chest as they pass through the gateway. They must also turn their head right and then left as they pass through. They may also be required to use a thumbprint kiosk that prints their name above them. They may also be required to use the electronic ID chip reader and talk to the video-monitored voter ID specialists at the polling places.
13/ Where voter intimidation and vote selling are a problem, they should vote by secret paper ballot, or secret paper abstention. However, it should be normal to vote by proudly lining up to be counted.
14/ There shall be no election systems that use printers to put the voter’s choices on paper. All such printer balloting shall be prohibited because the ballots are much easier to forge. Where paper ballots are used, they shall be filled out by 1.5mm ball point pen hand written on ink-greedy paper.
15/ No fewer than 8 people may count each Nome’s vote. Half of these counters shall be from a different community, and randomly assigned.
16/ It shall be a felony to gamble on, take bets on, or give odds on any election in the nation, including non-governmental elections.
17/ All voter registration data shall be updated 10 times a year. The system shall record all new voters changes, dead voters changes, moved voters changes, and other changes, as well as which randomly assigned Senate jurors are making the changes. Each county recorder’s office shall back up the registration data for all other recorder’s offices in blockchain style.
18/ All dead people shall be removed from the voting rolls as soon as practical and placed on the separate dead voter list instead. There shall be a national birth, death and immigration listing, and this shall be monitored by the counties for removal of dead voters from the voter rolls.
19/ All voters must have at least two names. All must use a legal address. All voters must have and use a national voter ID number.

NA’3. MERITOCRACY
1/ The Sub-Senators shall meet in groups called Centi-Nomes, because each Centi-Nome group will confirm 100 Sub-Senators per year. Each Centi-Nome will however, contain 200 adjoining Nomes, and 200 Sub-Senators. Each Centi-Nome will thus represent about 50,000 voters.
2/ Government shall work according to a new division of time called a teneth, which is 1/10th of a year, or 36.5 days. Odd teneths have 37 days, even teneths have 36. The second teneth of leap year has an extra day.
3/ In each teneth, each Centi-Nome shall rank its membership and the top man shall be thus elevated to serve in the Main-Senate for 1-year, after the end of his term in the Sub-Senate. The Main-Senate shall do roughly the same thing each teneth, with its top 1% elevated to serve in the Over-Senate. In this way we elevate the top 10% of the Sub-Senate to the Main-Senate and the top 10% of the Main-Senate to the Over-Senate. Senators, once elevated do not participate in later rankings in that Senate.
4/ In ranking elections, each Senator may vote once for as many of his voting-house mates as he wishes. In the event of tied votes, the Senator being replaced casts gets a second vote for breaking the tied vote. Thus in tied votes, and only in tied votes, does a Senator get to choose his successor.
5/ The top half of all Senators cycling out of the Sub-Senate shall be called “confirmed”, and the rest called “not confirmed”. Not-confirmed Sub-Senators shall not be considered as Senators once they leave the Senate. Confirmed Sub-Senators shall hold the honorable but officially powerless title of Senator for their entire lifetime. Thus our million-man Sub-Senate will be full of men competing to do something to make the nation better.
6/ The only way into the Senate is to be elected by one's neighborhood Nome. There shall be no quotas or guaranteed places for anyone or any race, even if they are a super-genius, a zillionaire, a founding father, a holy man, descended from ancient aristocracy, or the winner of some noble prize. There shall be no backdoors to the Senate at all.
7/ Future generations are warned! No Senator's term of office shall ever be extended in any way beyond one year, even as an honorary position and with no powers. For it is a trick of those who wish to degrade a democracy to first bestow lasting but powerless positions, and later to struggle to add powers to those positions.
8/ Future generations are warned! No Senator shall ever have more power or honor than the other Senators of their Senate level. For it is a trick of those who wish to degrade a democracy to first give slight or honorary powers to a cadre of lawmakers and later increase those powers later.
9/ The power of a democracy arises from the will of the people to get involved in their common weal being. This government shall do what it reasonably can to make participation in government as easy, understandable, accessible, enjoyable, and esteemed as possible.
10/ Public service is a much more powerful draw when it is paid with respect and money, than with money alone. It is everyone's duty to their democracy to respect their confirmed Senators. Everyone should help make public service the main source of respect and status in society. Only those whose work has been ubiquitized should have status similar to that of our Senators.
11/ Government is everyone’s business. And everyone needs to get involved with their business or they will have to pay. The real enemy of democracy is non-participation and apathy on the part of the people.
12/ The Senate motto shall be the words of Mohandas Gandhi: “A man becomes great exactly to the degree which he works for the welfare of his fellow-men.”

NA'4. SUB-SENATE ROLES

1/ Meet with the people, and elevate their worthy ideas to the Main-Senate discussion boards. In general, the people shall not be permitted to approach Main-Senators and Over-Senators with their ideas, but must find a Sub-Senator to post their ideas to a Senate bulletin board service (BBS). This BBS is part facebook, part tweeting platform, part DM service, part video posting board, part law and report assembly platform, part part WIKI, and part archive.
2/ Gather, assemble, and verify information for the Senate and people of our democracy. We give this role to our massive Sub-Senate to minimize the corrupting influence of extra-democratic voices in our democracy, including: lobbyists, interest groups, advertisers, and the openly corrupt paid commercial media.
3/ Act as a staffing pool for the Main-Senate.
4/ Buy, sell and distribute Government property.
5/ Spend and distribute Government money within the budgets and divisions set by the other Senates.
6/ Assemble our government's free public-domain media, to include the ubiquitized content library, software library, education system, and various ubiquitized information services, such as the national search engines, twitting platforms and facebooks. In general, all Sub-Senate produced content may be accessed, used, and copied free of charge and free of advertising. In general, it shall not track users while they are on other websites, or require that viewers login or register. Like all free nations, we shall share and server-up our public libraries and information outlets with the world free of charge and open for all to freely view.
7/ Condem and nationalize land for infrastructure routes and new communities. When government condemns property, it shall give fair compensation as described herein. When government nationalizes property, it shall give nothing.
8/ Ubiquitize and nationalize intellectual property or “IP” rights into the public domain for fair payment of money and Ubiq status. This includes patents, copyrights and trademarks. Grant official Ubiq status units to those whose activities the Sub-Senate wants to reward with public praise and money.
9/ Officially stigmatize media for cause, and cancel IP profit rights for cause. Senate stigma shall not interfere with the right of free expression, only the right to profit from what was expressed.
10/ Catalogue all identifiable propaganda in all widely viewed media.
11/ Supervise industries that require or request government oversight and liability protection.
12/ Compile the nation's Senate-compiled WIKI, news channels, and news websites, so the people will have access to an alternate democratically elected truth. This will be in addition to anyone else who cares to produce news media. As we enter a world of deep fakes, this ability to consider the source will become extremely important.
13/ The Senate media will be more accurate and believable because the Senators will be elected and then randomly drawn, and then finally tasked as groups to figure out what the truth is.
14/ Set standards and manage the government rating system for all industries, products, services, professionals, workers, and employers. The Sub-Senate shall compare and rate every widely distributed product and service that can be sensibly compared or rated.
15/ Staff the nation’s judiciary. All Sub-Senators that get confirmed, but not elevated to the Main-Senate shall go on for a tour of judicial duty. Once the Senators complete their judicial service, they shall for all their life be recognized as a Senator, a word that speaks of a person’s wisdom, intelligence, and worth.

16/ The Over-Senate shall establish pie-slices for the tasking of the Sub-Senate, the nation’s ‘million-man’ magistrate corps. In each Senate term, the Over-Senate may, with a 2/3 overmajority, adjust each pie-slice stated above by as much as 2% of the whole 100%.

17/ Only the national Main-Senate shall have the power to make the laws of the nation. Neither the national Sub-Senate, nor the national Over-Senate, nor any court shall have the power to make or modify any laws. Any person or group other than the Main-Senate attempting to make laws or policy on behalf of this nation or its counties may be held guilty of democide.

18/ The Main-Senate shall have the ultimate and sole power to make laws and and allocate money within the Over-Senate’s sluice budgets. The Main-Senate may also assign limited and short term powers to subgroups.

NA’5. MAIN-SENATE

1/ The Main-Senate shall be composed of twice elected Main-Senators that serve in one of 10 specialized legislative channels called Sluices. To start with, these Sluices shall be Economic, Industry and Commerce, Healthcare, Socialist, Public Property, Foreign, Military and Militia, Internal Security, Judicial, and Knowledge.

Main-Senators may participate in the discussion, and post comments to all all sluices. However, in their role as vote-casting decision-makers, they are randomly assigned to one of the ten sluices for their entire 1-year Senate term.

2/ Each Sluice shall elect, execute, and enforce its own laws. Each Sluice shall also apportion its own budget as it alone sees fit, subject to the Over-Senate’s inter-sluice budgets and power divisions among the various sluices, and also subject to the Over-Senate’s interpretation of this Constitution, for the Over-Senate may strike-down laws as a supreme court was empowered to do under the old system.

3/ Except in the beginning, the various sluices are not expected to have the same number of Senators.

4/ The following shall be the initial Sluices and some of their duties. At the end of each Senate term, the Over-Senate shall publish an updated version of sluice duties with great detail and all updates:

a/ Economic Sluice (ES): Tax collection, currency, money supply, central bank, interest rates, flation management, banking, financial markets, real estate flation, overall lending level, audits of government agencies, abuse of monopoly power prosecution. Economic intelligence agency to confirm the other two intelligence agencies.

b/ Industry and commerce Sluice (ICS): Business rules and regulations, product standards, industrial base development, business development lending, industry de-consolidation, anti-monopoly measures, domestic prevention of predatory pricing, business adjudication, working safety, working conditions, environmental regulation, union oversight, insurance. The ICS also administers certain public websites such as the national industrial catalogue, the national drop-ship warehouse system, the national auction website, and the national ratings website.

c/ Healthcare Sluice (HS): Optimizing the bang for the nation’s public healthcare buck. Health procedure categorization, healthcare tiers, healthcare education and training, health related research, procedure fees, facilities construction, healthcare approvals, food safety, food additives, pesticides, healthcare taxation, public education, worker education, mafia drugs administration and regulation and taxation of tobacco and alcohol.

d/ Socialist Sluice (SS): Intellectual property and Ubiquitizations. Elder pensions, child support, child services, unemployment dole, homeless shelters, and other social programs. Luxury taxation, one-child enforcement, daycare, workforce development, worker training, mother education, reproductive medicine, employment-related testing and certification.

e/ Public Property Sluice (PPS): Acquisition, sale, and rental of the nation’s properties, infrastructure, mineral extraction reserves, and nature reserves. New cities, urban standards, building standards, universal municipal rules, communication infrastructure, water supply, sewage, rain water runoff, transportation and commerce infrastructure, rail and road system, automobiles, vehicle networks, goods delivery.

f/ Foreign Sluice (FS): International relations, foreign policy, trade policy, foreign aid, international actions, embassies, foreign language news outlets. United Majority (UM) integration, tariffs and subsidies to prevent foreign predatory pricing, tariff and duty enforcement, inspections of imported shipments, foreign intelligence agency to confirm the other two intelligence agencies.

g/ Military and Militia Sluice (MMS): Armed forces, defense industry, military bases, weapons development, civil defense. Strategic industrial subsidies, defense intelligence agency to confirm the other two intelligence agencies. The MMS pays and equips the military, however, the military shall only act under the command of the Over-Senate.

h/ Internal Security Sluice (ISS): National law enforcement, national jails, prisons, visitor visas, immigration approvals, illegal immigration enforcement,
refugees, Exhods, internment camps, anti-terrorism, FBI, emergency services, disaster preparedness, citizen data, archives, civilian aviation, ports, border control, The ISS pays and equips the militia, however, the militia is under the command of each county's government.

i/ Judicial Sluice (JS): National court system and national prosecution system. Writes the nation's criminal code, and sets all criminal penalties. Adjudicates between counties. Draws Senators for Senate juries and hires appointee judges for small claims matters. The JS may inspect any part of the justice system or any branch of government at any time and for no stated reason. The JS chronicles all legal changes and inform the people about developments in the legal system. The JS is the primary prosecutor with regard to corruption, tax evasion, and organized crime. A 50% majority of the JS exonerates anyone and cancels any civil judgement.

j/ Knowledge Sluice (KS): Patents, trademarks, and copyrights. Senate budget office, research funding, public textbooks and tutorials, education system, colleges, education standards, education testing, public libraries and public service. The KS also administers all public service websites such as the senate library, the national search engine, the facebook, order fulfillment and delivery system, the twitting system and other similar publicly-owned non-commercial information utilities. The KS also develops the various template services that the counties will clone. It also runs the post office. The KS does not assemble knowledge like the way the Sub-Senate does. The KS votes to approve the Sub-Senate's work or not.

NA'6. MAIN-SENATE ROLES
1/ Only the national Main-Senate shall have the power to make the laws of the nation. Neither the national Sub-Senate, nor the national Over-Senate shall have the power to make or modify any laws. However, the Over-Senate may strike-down laws and parts of laws for reasonable constitutional violations, or when a Main-Senate sluice exceeds its area of jurisdiction. Also, when multiple sluices pass laws within their jurisdictions that are in conflict with, or create ambiguity with the laws of other sluices, the Over-Senate shall have the power to strike down the text of laws in line-item fashion to eliminate the conflict or ambiguity. The Over-Senate may also merge the two laws into one unified law, preferring parts of law-A here and parts of law-B there.
2/ Lay and collect taxes, and fees and spend money within the single-number budgets for each sluice set by the Over-Senate.
3/ Regulate commerce, business, and trade with foreign nations, and within the nation.
4/ Issue a national currency, inflate and deflate (flate) the value thereof, and punish counterfeiting and fraud.
5/ Determine and record the ownership of all real estate, all fictional citizens, and all significant asset in the nation. Everything without exclusion. Conduct universal and individual audits to determine the ownership of all assets in the nation. Determine the wealth and assets of all citizens, foreigners and fictional citizens in the nation. To be clear, the term fictional citizen means both for-profit and not-for-profit entities, and does not exclude religions, charities, endowments, colleges, research foundations, central banks, financial exchange, or any other entity that is not human.
6/ Freeze, confiscate, or nationalize illegally-obtained, or unjustly-obtained assets and ownership rights, including any asset held on behalf of any foreign nation or empire this nation finds itself at war or jihad with.
7/ Mark-down and mark-up different classes of debt to modulate flation.
8/ Ban, discount or void the value of entire classes of debt, financial obligations and equity ownership.
9/ Freeze and seize accounts and assets belonging to any foreign nations, and people from any foreign nations.
10/ Establish product standards, as well as standards of quality, weights, measures, ratings. Standardize commercial practices in the nation.
11/ Establish public utility systems for railways, roads, airports, boat ports, rail interchanges, freight systems, delivery systems, emergency medical systems, water pipes, steam and power movement, fuel movement, fuel storage, information transmission, mines and information systems.
12/ Establish new cities sufficient to prevent urban land prices from inflating relative to the average wage of the nation.
13/ Condem private land for public facilities and to build new communities for the people. Condem exurban land to establish new communities and linear infrastructure. Then the condemned land can be sold at a profit or for fat ongoing tax income.
14/ Condem and impose special taxes on areas that are unsafe due to natural hazard.
15/ Tax, acquire, sell, and lease out the nation's land and public buildings. Government shall generally be prohibited from leasing privately-owned assets for more than half a year in total.
16/ Break up and smitheen monopolies and cartels.
17/ Impose special taxes to prick speculative bubbles. The Senate shall be required to take action whenever it identifies speculative bubbles.
18/ Ubiquitize the various needs of the people as practical.
19/ Grant monopoly periods for inventors, authors and discoverers, and award money, and official public recognition to inventors, authors and discoverers for their contribution to the good of all.
20/ Promote progress in science, technology, industry and education.
21/ Create manufacturing, nature, and mineral extraction reserves, together with structures, housing, transportation systems and processing facilities.
22/ Create maquiladora and foreign worker zones both inside the nation's territory and (through treaty) outside of its territory. In these zones, unskilled foreign workers can easily come and work, but they are not able to enter the main part of the nation. The Senate may also establish different laws for fenced-off maquiladora, and foreign worker zones that are also on the nation’s border.
23/ Provide for the common defense and general welfare of the nation. Give loans, aid, and arms to other broad democracies struggling to be free.
24/ Make laws concerning terrorism, piracy, and those captured in war. Make laws concerning crimes against humanity.
25/ Write the nation's legal code and set penalties. This shall be written entirely de novo, and from scratch, and in such a well-explained way that the code requires no experts to interpret. The entire legal code, together with all commentary, explanations, example, and teaching material shall be posted online for free anonymous downloading and copying. The nation's legal code shall not copy anything from the Roman law, also known as the Code of Justinian, which the Mideast wrote just before it initiated the European Dark Ages and the great age of Islam.
26/ Compile a list of laws that are prohibited among the nation's counties.
27/ Administer the national court system, including the assignment of Senator judges. By 2025.01.01, all judges and jurors in all felony trials, and all large-scale financial matters shall be confirmed Senators on judicial duty.
28/ Raise, develop, organize and maintain military forces and military equipment.
29/ Create rules for the armed forces of the nation. Authorize and ban certain weapons and military tactics.
30/ Repel invasions and suppress violent insurrection. Subdue regions, cities and extra-democratic organizations that rebel against the authority of the national government.
31/ Regulate all trade and commerce with foreign nations and with the Parasitic Union.
32/ Impose various ongoing taxes and one-time imposts based on any metric except income, work, productivity, output, and automation.
33/ Impose national wealth taxes.
34/ Tax luxury products, advertising, and industries where high pay is in some way detrimental to the people.
35/ Impose industry-specific income taxes on occupations elected as either detrimental to the national economy, or detrimental to the ambitions of the nation's youth.
36/ Tax gold, silver, diamonds, and other anonymous potential currencies of crime, so their value declines.
37/ Tax land and buildings and their use and sale.
38/ Regulate immigration and new citizenship. Grant refuge and immigration to foreigners.
39/ Regulate identity and secure the relative anonymity of the people.
40/ Condemn property immediately, or up to 40 years in the future by making a discounted payment today.
41/ Tax wasteful or luxury uses of inherently scarce healthcare resources. Then use the proceeds to fund a level of free healthcare for the people.
42/ Strike down labor union contracts and provisions elected as outside the market.
43/ Modify the parameters of the national economy in any way prudent or convenient over the long run.
44/ Offer financing for the people for their sensible investments.

**NA’7. OVER-SENATE ROLES**
1/ If elements of this Constitution conflict with each other, then the Over-Senate shall decide which part shall be enforced and when.
2/ When elements of this Constitution are impossible to comply with immediately, the Over-Senate shall give reasonable dates for compliance to begin.
3/ Only the national Main-Senate shall have the power to make the laws of the nation. Neither the national Sub-Senate, nor the national Over-Senate shall have the power to make or modify any laws — except that the Over-Senate can strike down laws for genuine conflict with this constitution.
4/ Define the overall broad problems, directions, objectives, and ambitions of government. Make broad plans for the nation's government and statements of national government policy, direction and objectives.
5/ Apportion and balance duties, workloads, and authority among the various Sluices of the national Main-Senate. The similarity of tasks within each division shall not be considered very important.
6/ Adjudicate or resolve conflicting and overlapping jurisdictions, laws and implementations among the various Sluices of the national Main-Senate.
7/ In the event of conflict between clauses of this Constitution, the Over-Senate shall decide which clause is to be followed and which is to be ignored, and reasonably explain why this is.
8/ Interpret this Constitution, and serve as the supreme and exclusive arbiter of the constitutionality of all laws in the nation. In the first 36 days of a law's existence, a 55% overmajority of the Over-Senate shall strike down any law or clause that the Over-Senate reasonably elects to be in violation of the nation’s constitution, or Senate's power divisions. After one teneth, a 60% overmajority shall be required to do this. After one year, a 2/3 overmajority shall be required to do this.
9/ Except with regard to constitutionality, inter-sluice budgets and jurisdictional apportionments, the Over-Senate shall be prohibited from compelling, or halting any particular implementation or spending by the Main-Senate.
10/ The Over-Senate shall have no powers over Sub-Senate activities except to reasonably declare them as unconstitutional.
11/ Set the overall tax levels for the nation.
12/ Set the overall single-amount spending budget for the various Sluices of the national Main-Senate. As a vitally important check on the power of the Over-Senate, these budgets shall not be sub-divided, ear-marked, or partitioned in any way by the Over-Senate. Except for this overall budget function, and the broad inter-sluice duty and workload allocations, the Over-Senate shall be prohibited from imposing any particular implementation, or spending requirements, or making any demands whatsoever on any other Senate or Sluice.

13/ Issue pardons, and invalidate pardons by the previous corrupt democracy.

14/ Cancel any prosecution, criminal trial, civil trial, judicial process, court decision, government proceeding, or legal decision in the nation. Only the Over-Senate can pardon criminals.

15/ Create money on the credit of the nation and pay the nation's debts.

16/ Spend up to 1/5,000th of the national government's budget. Except for this money, the Over-Senate shall not command any spending.

17/ Determine transfer payments between the national government and the counties, and the UM.

18/ Modify the parameters of the national economy in any way found provident or convenient to the people over the long run.

19/ Put questions on the tenethly sophoscite with a 50% vote.

20/ To divide Main-Senate Sluices, the constitutional amendment process shall be required. However the number of sluices shall not be less than 10 nor more than 20.

21/ Bind the nation to treaties and trade agreements with a 60% overmajority.

22/ Determine and adjust the average national wage, which is initially put at $20/hour. Any time the term wages is used in this constitution to describe a cash amount, this is the wage that is meant. An adjustment of this important number shall be elected at least once per year by the Over-Senate. This is supposed to reflect the average income of the people in our nation.

23/ Classify or declassify matters of national security as secret. Review all redactions.

24/ Review and approve or disapprove of all government confidentiality agreements. All other things being equal, the Senate shall try to minimize national secrets.

25/ Establish the words, names, and definitions used by Government. Only the Over-Senate shall have the power to ask the people to use a new word instead of an older established one. Also, words shall only be officially changed for reasonable cause, and after at least several years in widespread use. Also, each root word replaced must have its own separate vote by the Over-Senate.

26/ Establish maximum salaries for those working for government and for the nation's publicly traded fictional citizens.

27/ Only the Main-Senate shall make the laws of the nation. Neither the Sub-Senate, nor the Over-Senate shall have the power to make or modify any laws. However, the Over-Senate may strike down laws for:

a/ Constitutional violations.

b/ When a Sluice exceeds its jurisdiction.

c/ When sluices pass laws within their jurisdictions that are in conflict with, or create ambiguity or unnecessary dissimilarity with the laws of other sluices.

x/ In each of these three areas, the Over-Senate shall have the power to strike down the whole law, or strike text from the law in line-item fashion to eliminate the conflict or ambiguity.

28/ The Over-Senate shall NOT:

a/ Try to make laws as if it had the power to do so.

b/ Try to influence decisions in the Sub-Senate.

c/ Try to influence Main-Senators into making or altering laws, except in matters of constitutional compliance, sluice jurisdiction, and inter-sluice conflict or ambiguity.

NA’8. WHO CAN BE A SENATOR?

1/ No person shall be elected to the Sub-Senate more than once in 8 Senate terms, or more than 4 times in their lifetime. However, Senate service in poor foreign nations shall generally not count towards term limits in our nation.

2/ Anyone from any nation may serve in the Senate of our nation. However, all Senate candidates must officially declare their nationality (birth place) and their current citizenship when they run for office.

3/ All Over-Senators must have been born in our nation, and spent at least half their life in our nation. Thus immigrants cannot serve in the Over-Senate.

4/ There shall be no property, wealth, education, age, religious, or citizenship qualification for entry to the Senate. Senate service shall however involve a volume of reading that poor readers may find hard to keep up with. Also, all Senators must demonstrate a reasonable ability with the following before entering Senate service:

a/ Scientific notation at the level of a high-school chemistry class. This is so our leaders grasp the large sums of money they are spending.

b/ Square meter and per-capita cost auditing for the construction projects they are voting on, and so the square meter cost of all public projects can be properly estimated by our leadership.

c/ Supply and demand, and the money-circulation model of economics at the level of a high school economics class.

d/ How to budget and balance a checking account.

e/ How to recognize and understand exponential relationships.

f/ Also, ability to do geometry at the high-school level may also be required, but mostly as a mental test.

5/ All Senators shall be expected to read at least a couple hours a day. This is the sort of person we want in the Senate. The Senate orientation media is supposed to serve as a test for the new Senator’s abilities for serious Senate-level material. Those unable to keep-up with the
load of orientation reading in English, and those unable to learn the Senate rules shall be considered as failing their Senate orientation. Then the Sub-Senate runners up, get called up as a replacement, as normal when the first elected can’t perform their Senate obligations.

6/ It is by design that Senate service involves a heavy reading schedule:

a/ Our lawmakers will be able to cover much more territory and in greater depth using efficient text instead of public speaking.
b/ The reading will boost lawmaker intellect as opposed to boring government voice proceedings that dull the intellect.
c/ A moderately heavy reading workload will eliminate poorly read and poorly informed people from our national decision making process.
d/ Some particularly bad neighborhoods and foreigner dominated neighborhoods may have trouble electing people that can pass Senate orientation.

7/ All new Senators shall complete the relevant tests on anti-corruption rules and senate procedures orientation. Due to the common sense and memory nature of these tests, all new Senators must pass these tests with a 100% score before they can start Senate service.

8/ No Senator may engage in transactions involving the buying and selling of stocks, bonds, options, real estate, loans, debts, mutual funds, commodities, or other similar assets while in office or for 30 days on either side. This does not apply to monthly loan and impound payments made by Senators, or to dividends or other regular payments made by assets already owned. Also, no Senator may hold individual issues while in office, be they stocks, bonds, or other assets unless they were a founder of the company.

9/ We obviously need strict rules against bribes and other positive inducements made to our Senators. It is less obvious but equally true that we also need strict rules against negative inducements. Therefore, overtly attempting to frighten, or harass or stalk a Senator outside the democratic system may be considered similar to and charged like bribery. Also the word stalk shall encompass the real and virtual world, as well as intrusive decision making process.

10/ Senators shall not be allowed to have staff, or helpers, or volunteers, or regular visitors, or trusted advisors. This is to make it harder to use Senators as puppet frontmen.

11/ Sub-Senators shall receive part-time pay for 10 teneths. Main-Senators and Over-Senators shall receive full-time pay for 13 teneths, even though they only serve for 10 teneths. This is for the costs associated with putting their lives on hold while they are in the Senate. Aside from the pay mentioned in this paragraph, there shall never be any pension or money award of any kind for Senate service after our Senators leave office. All Sub-Senators shall be paid for 365-hours of work per year at the median income. Full-time Main-Senators and Over-Senators make 125% of the median income for their full time Senate service while in the Senate and for three more months. Sub-Senators that rank in the top 10% in any teneth get their pay topped up so they make 125% of the median income for that teneth.

12/ Professional truth-benders and judgement-leaners (Lawyers) are the opposite of what we want for our lawmakers. Anyone who has ever been a lawyer shall declare that fact in his campaign and to the various Senates he serves in.

13/ It should be thought that actors are the best liars and political front-man/puppets. Corporate media personalities should also be thought of as a back door to power.

14/ For positions of power in this democracy, we shall generally hold incorruptible-ness more important than expertise.

15/ The voting aspect of Senate service is supposed to take up only 1% to 10% of Senate time — not including traveling to the RVC. The Senators shall be allowed to work where, when, and how they want.

16/ The Senate shall keep many pleasant meeting spaces, co-working spaces, and public surveillance/AV-documentation rooms in communities throughout the nation. These shall be run by all the counties. Here the Senators shall have priority in scheduling, but others may rent space hourly.

17/ Government shall no longer require that elected officials obtain a bond as the old democracy required.

18/ Strong leaders often ignore group-think and say things that are outrageous or egregious (outside the flock). Strong leaders tend to seem abrasive, arrogant, and even abusive. As we want strong leaders, we shall all try to be tolerant of these unimportant negative personality traits when we elect our Senators.

NA’9. SENATE VOTING

1/ All Senate votes shall be cast under mandatory secrecy to make the corrupt selling or exchanging of votes absolutely unverifiable. Senators shall be expelled and stripped of their Senate status for revealing their vote, except when they rightly challenge the recording of their own vote and by logical extension, the entire vote.

2/ Our first priority in Senate voting is that Senate voting remain secret, unverifiable and impossible to sell. A distant second priority, a priority that doesn’t really matter in comparison is that our Senators use their time as effectively as possible. We shall not compromise our first priority in any way for our second and much lower priority.

3/ Senators are not allowed to discuss their past or future voting and people are not allowed to ask.

4/ Under our democracy, we elect our wise men as our leaders and empower them to govern as they see fit. It is corrupt when they heed:

a/ The loud cries of a badly aggrieved micro-group assembled in a spectacle of lawmaker swaying protest.
b/ The claque of fast talkers hired by the openly-corrupt paid commercial news media to act the part of wise men.
5/ If we allow the come cry of the war monger in our elections, the masses will be the ones making the decision to go to war, instead of our best and wisest, our true democratic leaders. And it is not just war. All important issues should be made by our wisest, rather than those who share our views. In fact, the more important the issue, the more important it be made by our wisest.
6/ Excessively high over-majorities should be avoided as they tend to hand veto power to corruptors. Then a small minority can more easily stop proposed new approaches.
7/ We require a small overmajority to:
a/ Create a bias against government spending.
b/ Create a bias towards government inaction, rather than on getting involved in everyone’s business.
8/ Senators shall never trust or blindly follow experts, as this hands the so-called experts a backdoor to our democracy. We shall not rely on extra-democratic credentials, be they academic, professional, or religious credentials. These extra-democratic credentials are often corrupt and thus serve as a back door for our democracy.
9/ In our democracy we believe that everyone should see with their own eyes, and judge with their own mind. We hold that those who defer and yield to what other people say, should not vote because they are more often than not participating in a corruption of our democracy. We also hold that people who don’t understand what they are voting on should abstain. If you don’t understand and you feel like you should be able to understand, then you should oppose the proposal.
10/ Senators shall not approve anything that they do not fully understand, anything that is not fully written-out, and explained, or anything that is kept secret from them.
11/ Nefarious parties often name their evil by the exact opposite of what it is. Therefore:
a/ wise people don’t rely on the names of things alone. and
b/ We must at least try to require that every item before our democracy is named as accurately as possible.
12/ Everything in government must be named in a way that accurately describes its function or what it is. The Senate may expel Senators for proffering bills with doublespeak or opposite names as was commonly done under the previous democracy.
13/ Decision makers must never be involved in the matters they are deciding on. Jurors must not know the accused. If everyone in our nation knows about the accused, then we must draft an international mix of jurors from outside our nation.
14/ Our obligation to justice, truth and the betterment of mankind is more important that our personal loyalty to friends, and family.
15/ Emotions are for individual decisions, not societal decisions. Wise leaders banish emotions and let logic rule society to the maximum extent practical.
16/ The Over-Senate shall use sophoscites to help define and state government policy and public opinion in great detail, with great accuracy and credibility.
17/ To create a bias towards better and shorter laws and more concise regulation, all Senators shall be required to read what they vote on at least 3 times. This shall be verified by a Senate-managed reading monitoring system.
18/ One of the greatest defects of human nature is that people are too quick to start new business, and too slow to stop old business. All Senators should bear this in mind for government business. They should try to be careful when starting, and quicker with ending government business.
19/ So that no Senate is able to change its own operating rules, or vote on its own compensation, 10 teneths shall pass before any Senate compensation or conduct rule changes take effect.
20/ Laws that benefit less than 1% of the citizens, human or fictional shall take a 2/3 overmajority to pass. Laws that benefit less than 10% of the people shall take a 60% overmajority to pass. move with corruption?
21/ Because we should expect our Senators to cast a vote on every matter before the Senate, all Senate votes shall have mandatory attendance, except when the Senator has a medical certificate and video from a Senate approved clinic, or the Senator has resigned from the Senate.
22/ All government appropriation bills must state a maximum amount budgeted. No Senate, Sluice or Centi-Nome shall spend more than 1% of its annual budget, nor more than 10% of its tenethly budget with a single vote, except with a 2/3 overmajority. This clause is intended to prevent omnibus or camel-caravan bills. Also, no government agency shall spend more than 1% of the nation’s budget without being divided up into independently budgeted divisions of government. Also, 23/ money not spent in the year it was allocated for shall be returned to the general fund upon the end of the fiscal year.
24/ All Senators shall be duty bound to do what is best for the nation and for mankind overall, and to put this cause ahead of their own county and regional constituency.
25/ All laws shall be passed by one Main-Senate Sluice, and one Main-Senate Sluice only. There shall be no-sequenced voting houses as is so common in narrow democracies. Such sequences tend to multiply the power of veto corruption, that is, corruption of the process by which legislative business is delayed often indefinitely.
26/ Except for emergency 72-hour measures, no Senate law shall be voted on, or officiated between 8pm and 10am.
27/ Only active Senators registered to a Senate voting chamber may be inside that Senate voting chamber while voting is in progress.
28/ The Senate’s final voting process shall operate under mandatory and total secrecy. However, the law assembly process shall be an open book that is fully recorded in as many ways as practical. The entire law writing and assembly process shall be recorded and posted for all to
view anonymously, and without any login. This shall include:
a/ All proposals both failed and successful.
b/ Which Senators proposed which changes.
c/ Who voted for which changes with regard to law assembly, but not the final vote.
d/ What the vote count was for each change.
e/ All Senate discussions, proceedings, and bulletin boards.
29/ All government infrastructure shall be tested in microcosm before being rolled out.
30/ All forms of secret law shall be prohibited, and all laws shall be in writing and promulgated for all to see.
31/ All laws shall be repealable under the same conditions they were passed. The overmajority required to cancel a law or amendment shall never be higher than the overmajority required to pass the measure in the first place. No law shall have its own special repeal rules. All special clauses that have the effect of slowing or hindering a law’s repeal shall be void.
32/ Our nation is for its human citizens, not non-citizens, not companies, not churches, not schools, not governments, not the animals. Our nation is for its own citizens, and we shall not allow anything else to diminish the rights of the flesh and blood citizens of our nation.
33/ Our nation is a democracy of human people, not fictional citizen frontman entities. When there is a conflict, even the secondary rights of real flesh and blood citizens can be held higher than the primary rights of fictional citizens.
34/ Except in cases of Senator identity verification, expired term, removal from office by the Senate, or weapons carried at heated times, and fistfights, nobody shall ever interfere with a standing Senator’s ability to enter a Senate voting house for any reason. Anyone including all Senate security people who ever interfere with a standing Senator’s ability to enter a Senate voting house may be charged with democide. All Senate security people are advised to stay well away from interference with Senators entering the voting house.

NA'10. SENATE BBS
1/ For the sake of efficiency, all Senates shall try to maximize the business they do via the Senate’s online text-based BBS/tweeting platform. They shall try to minimize the business they do on video. They shall try hardest to minimize the business they do in person when a large assembly of people travels to hear one person at a time say their piece. Live forums, hearings, and discussions shall be discouraged wherever possible because they are so wasteful of the vitality and time of our Senators. Also, there is much less need for hearings in a broad democracy because of the BBS and because there are better connections between the people and their democracy via the Sub-Senate.
2/ The following rules shall apply to the Senate BBS:
a/ Only Senators may post.
b/ Sub-Senators shall not post on Main-Senate or Over-Senate boards. Their work may however, be picked up and shared by the higher Senates.
c/ Main-Senators shall not post on Over-Senate boards.
d/ Over-Senators may post anywhere.
e/ Main-Senators may post on Sub-Senate boards.
f/ All titles to all posts must be accurate and intentional.
g/ Lying and intentional distortion of the truth shall be a crime.
h/ All material must be accurately summarized.
i/ All posts shall have a full word count, a summary reader count and a rating. The system shall support moomable text/
j/ Each Senator in each Senate gets a fixed supply of like coins to use in each teneth. The fixed supply of “coins” is supposed to create a quantified and consequentially harder to corrupt economy for the election of competing ideas. In this economy, Over-Senate likes will be golden, Main-Senate likes will be silver and Sub-Senate likes will be copper. The exchange rate will be optimized over time. The number of likes will be the a basis for a reward system that offers Senate elevation, Senate resort time, and Senate money payments.
k/ The Sub-Senate will have a million-man economy for attention that views the nation in a very granular way. The Main-Senate will have a 100,000-man economy of attention that will omit much. The Over-Senate will have a 10,000-man economy of attention that will more still.
l/ When Senators say substantially the same thing, the comments should be consolidated and indicated with the number of consolidated comments with leading variants. Frivolous and off-topic comments go in those archive folders.
m/ The most highly liked comments rise to the top of the feed. It is also possible to view by to time/date, and all comments of each Senator.
n/ The Senate elects lines for required and recommended reading on certain feeds. The posts above the top line is required, the posts between the lines is recommended, and the posts below the bottom line is optional.
o/ We shall grant much and give great reward to the first person to say something important, even if it is a bit wrong at first. We shall carefully track who said a thing first. This is one of the best ways to identity and reward our true leaders. If a person was first to say many things later adopted by everyone, then he is a leader by definition.
p/ We will try to encourage Senate popularity as a sort of competitive process, to bring out the best in people for the benefit of human progress. This will help motivate many Senators to rack their brains looking to ways to improve the nation.
q/ Once the Senate elects questions, there should be a 1-to-30 day period where the Senators prepare their comments. Then there is this moment when everyone’s
comments "cards" are posted or shown. Thus we get to see who our leaders are in test after test. And this will probably be one of the biggest benchmark for determining who gets elevated: He who puts forth some aspect of the ultimate solution we use for everyone.

t/ Senate communication is not supposed to work on our dumb animal emotions. It is supposed to work on the rational judgement and the mind. We should have a strong bias against candidates that use emotion and oratory-cheating.

s/ No emoji or emoticons shall be used.

3/ Everything written by the Sub-Senate shall be labeled and called Sub-Senate communication. Everything written by the Main-Senate shall be labeled and called Main-Senate communication. Everything written by the Over-Senate shall be labeled and called Over-Senate communication. Everything not written by a Senate shall be called EX-Senate. Ex-Senate communication shall not be excluded from the discussion, but it shall always be treated with suspicion. All Ex-Senate communication used by the Senate shall have the words Ex-Senate boldly written on each page.

4/ Because the Main-Senate and Over-Senate will mostly deliberate via a twitter-like system, no deliberative sub-body in either the Main-Senate and Over-Senate shall limit its membership to voting members. All Main-Senators may post on every Main-Senate BBS for every Sluice and every committee. Likewise, All Over-Senators may post on every Over-Senate BBS. This shall not however apply for matters of military secrecy.

5/ All Senates shall be expected to copy and pastiche the best ideas posted on the various Senate bulletin boards, and anywhere else in society. This shall include information subject to IP protection, which shall not apply to Senate communications. In other words, Senators shall be free to ignore copyrights, trademarks, patents, confidentiality agreements and all other IP protections in their Senate communications. All posts to a Senate BBS shall also be considered as a submission to the patent clerk with regard to anti-patent and insight patent submissions if the utterer claims them within the period of time to make such a claim.

6/ Each Senate BBS shall have a heading for anti-patents, where ideas are proposed to the Senate and people. Once an idea has been proposed in such a way, it shall not be subject to insight patents, but only development patents. And no such development patent shall be issued until after a reasonable time has passed to demonstrate that a development patent is necessary to get the new product into production.

7/ Nobody else shall be allowed to tweet or communicate, or vote, or speak on behalf of any active Senator for official Senate business. All Senators must post to Senate boards without any helpers.

8/ Partial-law votes shall be titled that. They shall also use blue text. When text is removed red colored text shall be used for the part removed, and green colored text for the inserted text. Full laws shall be in black text only.

9/ To start, all partial-laws under 99 words long shall pass with a 50% vote. To start, all full and final laws, and all partial laws over 99 words long shall require a 56% vote to pass. The Over-Senate shall have the power to adjust the partial election percentage up or down between 50% and 55%, and the final election percentage up or down between 50% and 60%.

10/ All important Senate discussions and important comments shall be rated by the Senate. The most highly rated and valuable material will thus become a feed unto itself. Thus our Senate will have feeds of the most highly rated ideas and policies related to all aspects of the way we run our group effort. And each sluice will have many feeds.

11/ When a new law is elected by the Senate, it shall be made available in both text and talking head video mode with each contributor speaking his own words to the people. Also being a talking head shall be an honor even if it is only one word you contributed to the group cause.

12/ The prior constitution required that information had to be approved for entry into the congressional record. This constitution shall have no such foolishness, and any Senator may enter anything to the Senate BBS.

NA‘11. CONCENTRATION OF SENATE POWER

1/ No Senate powers shall be delegated to any president, prime minister, king, queen, prince, princess, princeps, monarch, ruler, czar, caesar, chancellor, veto person, chairman, emperor, governor, ruler, lord, royal, oligarchy, narrow democracy, college of scholars, sacred priesthood, saint, or any other narrow group.

2/ No man or group of men shall have any privileges or powers over the Senate. The Senate shall have the power to terminate the employment of any and all government employees and appointees at will, without notice, and without stating any reason. This shall include all presidents, prime ministers, kings, queens, princes, princesses, princeps, monarchs, rulers, czars, caesars, chairmen, emperors, governors, rulers, lords, royals, oligarchs, oligarchic narrow democracies, colleges of scholars, sacred priesthoods, saints, or all other groups.

3/ The Senate shall reign supreme, and no president, prime minister, king, queen, prince, princess, princeps, monarch, ruler, czar, caesar, chancellor, veto person, chairman, emperor, governor, ruler, lord, royal, oligarch, oligarchic narrow democracy, college of scholars, sacred priesthood, saint, or any other narrow group shall ever have any veto, or chancellor’s cancellation right over the Senate. All laws shall be approved and interpreted based on Senate voting alone, and no other party or group shall approve, oficialize, present, deliver, enact, vote-on, veto, cancel, interpret, introduce, judge, assess constitutionality, or sign any law that has been elected by the Senate.

4/ No part of the judicial system shall have the power to
cancel, vitiate, modify, or re-interpret any law due to a conflict with the constitution. The judicial system shall be considered lower in every way than the nation's Senates.
5/ No Senator shall ever have any official power as an individual, except when he is serving as a Senate judge for matters too unimportant, or too low in value to warrant more than one person as decision maker.
6/ Senators shall not advocate or praise monarchy, oligarchy, or narrow democracy, let alone any totalitarian form of government.
7/ We shall jealously guard the constitutional limits we put on our government, and no slight infraction at all should be tolerated by the Senate and people. Each tiny infraction shall be seen in the same light as a foreign power trying to inch into our nation's territory.
8/ For legislative and judicial bodies over 3,650 Senators, nobody shall conduct proceedings, or be speaker, or chairman, or have any position of elevated power more often that one hour per year. For legislative and judicial bodies over 365 Senators, nobody shall conduct proceedings, or be speaker, or chairman, or have any position of elevated power more often that one day per year. For legislative and judicial bodies over 36.5 Senators, nobody shall conduct proceedings, or be speaker, or chairman, or have any position of elevated power more often that one day per teneth. Each leader shall be randomly drawn from the eligible.

NA'12. SENATE CONDUCT
1/ Regarding enforcement, prosecution, and punishment, each Senate shall judge its own membership.
2/ To discipline or expel a standing Senator, a 66% overmajority shall be required. No Senator shall be disciplined or expelled without due process.
3/ All Main-Senators and above shall have immunity from all non-Senate legal matters, criminal and civil, while in Senate service and for 180 days thereafter. No charges shall be brought against Senators after they leave Senate service upon weak or controversial evidence, or for crimes that are widely ignored among the general population. The protections of this paragraph shall be strongest for the most influential Senators and Ubiqs, and the more highly regarded the leader, the greater the immunity from prosecution.
4/ No Main-Senator or above shall be disciplined by the Senate, expelled from the Senate, or asked to resign for:
   a/ Any crimes or actions that occurred before their election to the Senate.
   b/ Any claims of groping, unwanted touching, sexual harassment, or sexual impropriety.
   c/ Misstatements and inadvertent untruths.
   x/ Again, the protections of this paragraph shall be strongest for the most influential Senators.
5/ The sexual conduct of our Senators shall be none of the Senate's business, so long as it is legal and with consenting adults. Marital infidelity shall be none of the Senate's business.
6/ In order for Senators to be disciplined by the Senate, for inciting violence, the Senator must both clearly call for violence, and the crowd addressed must then go on to seriously injure more than one person for every 1,000 people assembled. Also, the following sorts of injuries and deaths shall not count:
   a/ Those from natural causes, or accidents.
   b/ Those from trampling injuries from crowd movements.
   c/ Those from pushing, or shoving.
   d/ Those caused by police or government people.
   e/ Those caused by counter protesters.
7/ Threatening or repeatedly attempting to scandalize a Senator or Ubiq shall be considered a form of extortion. Following Senators or Ubiqs around, or digging into their personal, family, business, and sexual matters shall also be considered a form of extortion. It shall also be considered criminal extortion to attempt to drive a Senator into resigning by threatening scandal or legal prosecution after his term in office. These activities are not only a form of corruption, they drive many good people away from public service and help foster a leadership vacuum situation.
8/ When Senators are expelled, or unable to continue service, the next runner-up in the most recent election shall be their replacement.
9/ The initial swearing in process of all Senators shall involve an enduring oath to always tell the truth while speaking to the Senate. When non-Senators give testimony to the Senate, including court testimony, they shall be sworn-in on video, but this track shall be skipped by default. It may be viewed at any time, but it shall be skipped by default. Thus our Senators will not waste time watching the oaths.
10/ When people do not argue the facts, it should be presumed that:
   a/ The facts are not in their favor.
   b/ Their video testimony is automatically sent to the bottom of the feed.

NA'13. CONSTITUTIONAL AMENDMENTS
1/ No single amendment shall alter more than one aspect of this constitution.
2/ No single constitutional amendment shall exceed 250 words.
3/ Constitutional amendments shall only be written by the national Over-Senate and shall require a 75% overmajority of the national Over-Senate to be sent for ratification.
4/ Each time an amendment is sent for ratification, it shall be voted on twice with two years between the votes.
5/ Passing a constitutional amendment requires ratification by both the Main-Senate and the Sub-Senate. Once an amendment achieves 75% votes in both the Main-Senate and the Sub-Senate, on two occasions, one year apart, then the amendment shall be considered passed.
6/ The foregoing amendment processes shall not be used
to restrict the rights of the people, increase government power, reduce the number of Senators, shift powers from the Sub-Senate to other Senates, shift powers from the Main-Senate to Over-Senate, shift powers from county government to the national government, or otherwise narrow this democracy or make it make it more corruptible. To do any of these things, an 80% over-majority shall be required where a 75% overmajority is otherwise called for.

7/ A wholly new constitution may be instituted using this amendment process, however the matter must be clearly called a new constitution, and an 82% overmajority shall be required in all three Senates.

8/ Any amendment that makes the amendment process more difficult shall be reversible under the old pre-existing “easy” standards for a period of 10-years.

9/ No constitutional convention, supervening body, UM agency, or extra-Senatorial body shall have any jurisdiction over this Constitution or the nation’s Senate. We shall not make the same mistake we made in Philadelphia in the summer of 1787, when America’s democracy was hijacked.

10/ If changes or amendments need to be made to this constitution, let them be made after it is instituted, for it is much easier to change than the old constitution.

11/ The official version of this Constitution shall include all removed text in strikethrough text, and all additions in bold text immediately following the strikethrough text it replaces. This Constitution shall not be promulgated in abridged forms. Quotations and sections may be used, but abridgments of the whole shall be prohibited.

12/ This constitution shall not be changed without adequate public notification, which shall not be less than 120-days or one senate term, whichever is less.

NA’14. COUNTY GOVERNMENT

1/ In our nation, there shall only two layers of government, national and county. All other branches and levels of government shall be eliminated and merged into one of these two layers. There shall no longer be any state, city, regional, port authorities, school district, improvement districts, quasi-governmental agencies, or other layer of government. All shall be merged into these two levels. All duties and all government functions shall be performed by either the national Senate or one of the various county Senates, and no other level or form of government or quasi-governmental agency shall continue to exist.

2/ At the inception of this constitution, the minimum size of a county shall be 500,000 people, the maximum size shall be 2 million people. Counties that later fall below 500,000 people shall be merged, and counties that later rise above 2 million people shall be split. Existing counties with a population over 500,000 shall not merge with one another. A number of present-day states such as Wyoming and North Dakota will now become single counties due to their low populations. Some larger states such as California, New York, and Texas will become many counties.

3/ To be clear, none of the existing states shall continue to exist as government entities. All duties and rights of the old cities and states shall be re-apportioned by the national Senate.

4/ All territory in the nation shall be under the jurisdiction of one county and one county only. All county boundaries shall generally be of one globule, without islands, and with minimal jogs, or peninsulas in their shape.

5/ If there are any claims as to overlapping county territory, the public property sluice of the national Main-Senate shall adjudicate.

6/ The national government shall not distract itself with activities that the counties can do nearly as well. The national government shall delegate as many duties as practical to the various counties, provided the counties are capable of doing these duties nearly as well as the national government. The national government shall continually try to decentralize by expanding the activities of the counties, and reducing its own duties as much as practical. Also, we must keep in mind how Ishtar has struggled for centuries to drive the governments of its hosts in the opposite direction, towards greater centralization.

7/ The national government shall fairly consider all reasonable decentralization plans to maximize effect.

8/ Full faith and credit shall be given in each county to the public records, judicial proceedings, operator licenses and professional licenses of every other county. Those charged with a crime in one county are subject to arrest in all counties. Citizens shall however, only be delivered to another county after a court hearing in the extraditing (sending) county.

9/ In each teneth, the top 10% of the nation’s Main-Senate shall be elevated to the national Over-Senate. The next highest 10% shall serve for one year in the Main-Senate of the county that elected them to the Sub-Senate.

10/ There shall be no county Sub-Senate. However, each county shall have a 1:10 Over-Senate ruling over its Main-Senate Sluices. This shall be elected by the same process as the National Over-Senate.

11/ All county Main-Senators shall serve in one of 10 sluices. The initial changeable breakdown of jurisdictions shall be as follows:

a/ Railroads, public transit, and militia.

b/ Roads, network vehicle operation, water, sewer, electric and other non-communication utilities, like municipal heat.

c/ County recorder, county info-systems, Virtual communication infrastructure and utilities.

d/ Education, schools, child payments, and libraries.

e/ Public dole, adult education, colleges, retirement benefits.

f/ Police, court system, criminal law, and jails.

g/ Healthcare, public health, fire, and EMS.
h/ Taxation, budgeting and auditing.
i/ County property management including leases, parks, mineral extraction reserves, dumps and waste disposal.
j/ Building approvals, building rules, land divisions, business regulation, workplace regulation.
x/ The county Over-Senate may adjust these divisions to balance the workload. Thus the tasks of each county slice need not be related.

12/ The various counties shall not assemble into blocks or have political parties, or lobbying groups because this will make our national democracy more vulnerable to corruption.

13/ No county or group of counties shall make any law or policy that reaches beyond their borders and sets nationwide standards or drives nationwide change. Only the national senate may establish national standards.

14/ County Senates shall neither send ambassadors to foreign nations, nor receive ambassadors from foreign nations.

15/ County Senates shall be prohibited from making their own special laws concerning:
a/ International trade.
b/ Immigration.
c/ Asylum and treatment of foreigners.
d/ International relations.
e/ Pollutants.
f/ Vehicle standards.
g/ Fuels.
h/ Product and industrial standards.
i/ Worker safety.
j/ Wages.
k/ Discrimination.
l/ Professional licensing.
m/ Healthcare.
n/ Liability.
o/ Price controls.
p/ Rent control.

16/ Each county shall maintain a recorder's office that shall mirror the records of at least 20 other counties, and 5% of the national government's record system as called for by the national government. Each country shall maintain “forever” video archives for both government and the people to use. Normal levels of personal recording shall be free to save, recording for business uses shall be charged at built cost. The county recorder system shall also act as a Big Brother for government workers by recording many of their activities.

17/ All income, consumption, sales, value added and other taxes shall be established at the national level. No county government shall have the power to impose any income, consumption, sales, value added taxes or other taxes. The counties may however choose from the menu options elected by the national Senate and described in the next paragraph below.

18/ The Over-Senate shall establish 9 standard fiscal policies and 9-standard tax rates for county government: libertarian-1, ultra-conservative-2, conservative-3, slightly conservative-4, neutral-5, slightly liberal-6, liberal-7, ultra-liberal-8, and socialist-9. These shall be slightly different and shall be applicable nationwide. There shall be no other possible tax rates that county governments may use.

19/ Every single aspect of county taxation shall be uniform nationwide except that the last calculation shall involve 9 different standard county tax rates.

20/ The entire Main Senate of each county shall vote each year and declare which fiscal policy it will be using 24 to 36 months in the future, and which standard county tax rate it will begin using 24 to 36 months in the future.

21/ County governments shall not be allowed to impose any special taxes. If they need to increase income, they must declare a more socialist standard county tax rate.

22/ Regardless of the foregoing, the national government shall be allowed to test taxes and tax systems in various counties before rolling them out nationally. Thus some counties may temporarily have a different tax rate than the 9 standard rates.

23/ In 2030, the term state shall be revived and considered a synonym for county, and thus the term United States will be more apt.

24/ To reduce confusion, most county names should be the same as the main city in that county. If a city is in more than one county, the county with the largest portion of the city center should be named after the city.

25/ To reduce the potential for hacking, each country recorder’s office should probably be multiplexed by a factor of 10 or 100. Thus we will not have a few hundred links in the block chain, but a few thousand or a few tens of thousands.

26/ There shall never be any extra-democratic certification for people working in the recorder’s system. The recorder system shall be prohibited from hiring contractors.

**NA’15. INTERNATIONAL GOVERNMENT**

This 2022 American Constitution is intended to be used with both the 2022 UM Constitution and the 2022 Addendum of Initial Laws, which are attached hereto and incorporated herein. The 2022 UM Constitution shall not come into effect for our nation until ratified by a 2/3 vote in all three Senates, in each nation using it.

All Over-Senators cycling out of service in the National Senate shall be automatically elevated to the UM, the United Majority, the world government of the free world. At the UM, the national Over-Senators shall act as UM Main-Senators for one year (or less during initial Senate propagation times). After one year of service (or less during initial Senate propagation times), each of the seven UM member blocks (or less during initial Senate propagation times) shall elevate 8,000 Senators to the UM Over-Senate where they shall serve for two years. Therefore, a complete picture of the representation ratio of the entire world government, both national and international is as follows for a nation of 250 million
1/ National Main-Senators, national Over-Senators, UM Main-Senators, and UM Over-Senators shall register and cast their votes in one of the Senate’s 36 Regional Voting Centers, or RVCs for our nation. The Senators shall choose one RVC that is convenient to them. These RVCs shall replace the nation's current single and isolated capital as the location for decision making. The initial RVC cities shall be Olympia, Oakland, Glendale, Carlsbad, Salt Lake City, Phoenix, Denver, Albuquerque, Minneapolis, Des Moines, Kansas City, west of Chicago, Indianapolis, Lansing, Columbus, Lexington, Oklahoma City, Dallas, Lubbock, San Antonio, Little Rock, Baton Rouge, Jackson, Nashville, Montgomery, Atlanta, Jacksonville, Sebring, Raleigh, Charlottesville, Albany, Philadelphia, Pittsburg, Newark, Long Island, and Lowell.

2/ It is thought that having 36 RVCs will make it more than 36 times harder for anyone but the people to seize power in our nation.

3/ RVC locations may be changed or added with a 2/3 overmajority of the national Main-Senate. No RVC or any government administration center shall be located less than 100-meters above sea level, in any 5,000-year flood zone, or in any building over 15-meters tall. No RVC shall be located in any luxury district, or in any central business district. After 2027.01.01, no RVC shall be located on private property. RVCs shall not specialize as specialization will make it easier to lobby the Senate.

4/ There shall be no RVC in either Hawaii or Alaska due to low populations. Main-Senators and Over-Senators from these places will have register-with, and travel-to a distant RVC.

5/ If any of the above named cities fails to maintain the minimum voting quorum of 90 Senators per Main-Senate Sluice-Head, then that RVC must be closed down and merged.

6/ All Senators shall be provided free Senator-only mini bus or train transportation from any RVC to all towns of over 5,000 people in their area. These vehicles shall not be fancy or luxurious.

7/ A significant advantage of having at least 36 regional voting centers is that our 10 sluices can all vote at once in a synchronized manner. Thus we will say that all Senate voting shall be synchronized.

8/ It is better if the Senate makes a large number of small decisions instead of making a small number of large decisions. This is the sort of granularity that government needs.

9/ The Senate shall aim to vote 10 matters per hour.

However, it will start out without time limits.

10/ As the vote reporting system is debugged, the Over-Senate shall shrink the reporting delay as much as reasonably possible so that the vote is harder to corrupt.

11/ When the Senate votes in numerous voting houses, the vote tally in each voting house shall be reported and archived as a single pair of numbers called a score. The first number of the score is the yea vote, and the second number the nay vote. The scores shall appear next to the title of the matter being decided upon. The title shall be linked to the actual text of the vote and the title must be an accurate reflection of the matter being voted on. Also careful consideration shall be given to make sure that bills are not named as their opposite.

12/ The scores in each Senate voting house from the prior 24 hours shall be linked to at the top of the landing page of its cloned and mono-form vote-reporting website.

13/ Each county recorder shall redundantly record, total-up, and server up all election scores in the nation. The National government shall also redundantly report and total up all Senate scores on its website as soon as they are available. After each vote, each RVC and each Centi-Nome shall immediately check the National and County websites and make sure that its scores are accurately recorded. Then the RVC and Centi-Nome shall change the confirm icon on its website from red to green if it agrees.

14/ The various Centi-Nomes, RVCs, and recorders shall host their websites on their own dedicated, internally managed, and separately located internet servers. These shall all have back-up power generators. Each shall have a unique password known only to the Centi-Nome’s or RVC’s internet managers. These passwords shall be changed at least each teneth and there shall be no central database of these Centi-Nome, RVC, and website passwords. All Senate voting bodies shall be prohibited from asking about, or knowing about the server passwords of other Senate voting bodies.

15/ There shall be no outsourcing of Senate servers or website hosting, and all must be managed by the Senators of that RVC.

16/ To make the system less vulnerable to cyber-attack, the website of each Centi-Nomes with the same last two numbers shall mirror other websites of all other Centi-Nomes with the same last two numbers. Also, all Centi-Nomes shall mirror all the RVC vote reporting websites.

17/ Except for topics reasonably elected as secret by a 2/3 overmajority of the Over-Senate, all laws proposed in any Senate, together with all changes, shall be posted on that Senate's server, out in the open, in real time, on never-forget bulletin boards that can be viewed anonymously by anyone at any time without login. This poses little risk to honest Senators, however for the sake of reducing corruption, society must see how its laws are being assembled and who is responsible for the corruption friendly clauses being added.
NA’17. CONTINUOUS GOVERNMENT

1/ The Senate shall use staggered terms, with 10% of Senators replaced in every teneth of every year. We do this for 3 reasons:
a/ To make it more likely that our elected leaders leave office when they are supposed to.
b/ To eliminate time wasting transition periods and speed up government.
c/ To make our nation less vulnerable to attack during transfers of power.

2/ In each county, the Nomes shall be numbered sequentially west to east, in rows as much as practical. Then south to the next row and repeated, like how text is read in English. Each county shall have a unique 6-digit number written 123-456. Each Nome shall be entirely within one county, and shall have a unique 7-digit number written 123-4567. That there are too many numbers allows us the convenience of most numbers not resolving.

3/ There shall be no central control of where Nome or Centi-Nome boundaries are drawn. These boundaries are up to the Nomes and Centi-Nomes affected, but they shall have the correct number of voters. All such boundaries shall be of one blob, and without islands, and generally without large inlets or peninsulas in their shape.

4/ The electorate, boundaries, and numbers of the Nomes get adjusted as people grow up, move, and grow old.

5/ Except in the first 5 years, while the Senate is propagating, Sub-Senators elected to Nomes ending in a 1 shall start service on the first workday of the first teneth of the year. Nomes ending in a 2 shall start service on the first workday of the 2nd teneth of the year, and so forth.

6/ All Senators shall retain their Nome number throughout their Senate service. If a Senator is elected and elevated to the Main-Senate or Over-Senate, he shall begin service on the appropriate teneth for his Nome's suffixing number.

7/ The Main Senate terms shall begin some time behind the Sub-Senate, so that the new Main-Senators will have time to complete the Main-Senate’s specialized education modules for their sluice. The Over-Senate shall begin its terms some time after the Main-Senate, so that the new Over-Senators have time to complete the Over-Senate's specialized education modules.

8/ Each Sluice-Head of the Main-Senate (each sluice at each RVC) shall rank its membership using the same methods as the Centi-Nomes of the Sub-Senate. One Over-Senator shall be elected each Teneth for every 100 Main-Senators registered at each Sluice in each RVC. Portions less than 50 round down and shall not count. Portions over 51 round up and count.

9/ All of the nation's Senates shall change by 10% per teneth, and 100% per year. After one year, every single Senator will cycle out of their Senate position. The only people who will remain in the Senate are the Senators that were elected and elevated by their peers for a year of service in a higher Senate.

NA’18. THE DECISION TO USE THE MILITARY

1/ There shall be 4 categories of war action. The Military and Militia Sluice shall produce comprehensive rules for what is allowed under each category, and review these rules at least annually.

2/ In order to declare war, make war, or halt a war, the following majorities shall be required of our nation's Over-Senate:
a/ To arm and mobilize our nation, to protect the people of a foreign nation in a state of anarchy or warlordism for up to 30 days, to order the assassination of monarchs, presidents, or 1-in-3-million oligarchs, to have voluntary inoculations of the people for germ warfare pathogens, a simple majority of the Over-Senate shall be required.
b/ To initiate a restrained war under a defined and restrained mandate, to initiate a sea blockade, to destroy an enemy nation's communications, electrical and aircraft infrastructure, to assassinate 1-in-100,000 oligarchs, a 60% overmajority of the Over-Senate shall be required.
c/ To assassinate monarchs or oligarchs and their appointed administrations without regard to collateral damage, a 2/3 overmajority of the Over-Senate shall be required.
d/ To initiate an unrestrained war, or war for survival. To use a nuclear or neutron first strike, or to practice collective punishment of foreign groups, a 75% overmajority shall be required.

3/ All shall be aware that our military abilities are vastly greater when we remove our self-imposed restraints.

4/ The Foreign Sluice may impose and remove economic and trade sanctions with a 55% overmajority.

5/ The Military and Militia Sluice may order war equipment and war preparations with a simple majority, subject to its budgeting, as is typical of all sluices.

6/ The Military and Militia Sluice shall review all war policy, war strategy, combat techniques, and weaponry in great detail and with extensive combat simulations.

7/ The Shriner’s saber shall be the symbol of the our nation’s arms purchase division. This is a heavy, ungainly, brittle, cast iron, single-edge, curved saber with a bad grip. In the Shriner’s icon, this symbolic fake “weapon” is supporting the crescent moon of Islam.

8/ Government may temporarily take over the management and ownership of any fictional citizen (FC) or labor unions when the defense of the people requires that fictional citizen to be used for arms manufacture or other purposes. In general, all labor unions shall be put into hibernation whenever large numbers of citizens are drafted to fight a war.

9/ When fellow freedom fighters and especially a fellow broad democracy falls victim to force because they are poorly armed, our nation shall arm that democracy with more advanced weaponry and military advisors at a ratio of not to exceed 1% of the local forces.
10/ In addition to whatever temporary enemies the free nations of the world may have, the eternal enemy of our freedom has always been the parasitic land of no resources. This has been so since before our free and democratic progenitors the ancient Hellenes retaliated against the Persians in the Trojan War. The totally desperate land of no resources eternally jihads retaliated. We shall always ask if we are fighting the right people and the front-man, or escape goat the Arab house of war has framed for us to blame.

11/ Given that the main root cause of war, terrorism, and barbarian-style raiding has historically been the desperation mindset of the Mideast people, We shall always ask if we are fighting the right people and the front-man, or escape goat the Arab house of war has framed for us to blame.

NA’19. ULTIMATE AUTHORITY OVER GOVERNMENT

1/ No aspect of the government shall exist outside the authority and purview of the national Senate. This includes all of our nation's military, internal security apparatus, spying forces, intelligence gathering services, and all police forces, and all other similar agencies of government.

2/ All aspects of Government shall be under the supervision of at least one Sluice of the Senate. It shall be a felony to attempt to establish, or to work for a branch of government that is not under the supervision of at least one Senate Sluice.

3/ The national Senate shall not have authority over the militias. It may ask, but they don't have to go, and they may leave at any time. The Militias are lightly organized and entirely voluntary because they are both much stronger and harder to misuse this way.

4/ All courts shall be below the Senate, and no court shall ever have the power to countermand the Senate in any way, or compel the Senate to do anything at all. Also, in general, court rulings should not hold much validity in the Senate. Otherwise the courts become a back door to Senate power.

5/ No person, court, group, jury, or government agency shall ever have the power to interpret, veto, modify, officialize, inaugurate, or bring into force any Senate policy: Otherwise that group would have a sort of veto over the Senate.

NA’20. INTER-ELECTION PERIODS

1/ Our part-time Sub-Senators shall begin service on the appropriate teneth considering their Nome's number. Once we are out of the propagation period, this shall not be less than 2-teneths after being elected. This inter-election period is so the new Senators will have time to pass the Sub-Senate's orientation, anti-corruption, and education programs.

2/ Our full-time national Main-Senators shall begin service no less than 2-teneths after cycling out of the Sub-Senate. This is so they will have time to pass the Main-Senate's orientation and anti-corruption education program.

3/ Our full-time national Over-Senators shall begin service no less than 2-teneths after cycling out of the Main-Senate. This is so they will have time to pass the Over-Senate's orientation and anti-corruption education program.

4/ When our Over-Senators are elevated to the UM Main-Senate, they shall begin service no less than 2-teneths after cycling out of the national Over-Senate. Those entering the UM-Over-Senate shall begin their service immediately after their UM Main-Senate service is over.

5/ The periods called for herein shall not necessarily apply during the shorter initial Senate propagation terms in the first 5-years of this constitution.

6/ In the beginning, new Senators will only have to complete a limited amount of orientation and anti-corruption courses. However, over time the amount of educational material will grow. The Over-Senate may increase the inter-election periods for our nation if it elects to do so with a 2/3 overmajority. The inter-election periods shall not exceed 4-teneths.

NA’21. CRISIS AND EMERGENCY BODIES

1/ The Senate shall not be permitted to institute any narrow emergency bodies with broad or long-lasting powers. If any emergency bodies are constituted due to an emergency, they shall obey the following rules. Any violation of these rules shall generally be considered a coup attempt and all participants shall be subject to charges of capital democide, with the national Sub-Senate serving as jury:

a/ No emergency bodies shall be above, or have any authority over the Over-Senate, the Main-Senate, or the Sub-Senate of this nation.

b/ No emergency bodies shall have a representation ratio narrower than 1-in-10,000 voters.

c/ All emergency body actions shall always be subject to veto by the Over-Senate.

d/ The Over-Senate may immediately shut down any
emergency body at any time with a simple majority vote, and without stating a reason.

e/ All emergency bodies shall be created in one step, and then staffed afterwards, in a second separate step. All emergency bodies shall be staffed exclusively with acting national Main Senators.

f/ There shall be no centralized control of staffing at the emergency bodies of this nation, and each RVC shall independently elect the appropriate percentage of its members to create the appropriately sized emergency body.

g/ No emergency body shall live for longer than 30 days. There shall be no renewals, or extensions, and after 30 days the emergency body shall die forever. No emergency body action shall live or survive for longer than 30 days from the date the emergency body was convened.

h/ No person shall serve on more than one emergency body in their lifetime.

i/ No generally peaceful protest shall be the subject of emergency powers.

j/ The forgoing provisions (a—h) are intended more than anything else to entirely prevent the use of emergency bodies and the granting of emergency powers to any part of government. Future generations are strongly cautioned and warmed that emergency bodies and emergency powers are more than anything else, a backdoor to corrupting and even dissolving a democracy. Emergency powers and those asking for them should always be viewed with extreme suspicion and mistrust.

2/ Emergency bodies shall not suspend or ignore any portion of this constitution for any reason.

3/ The National government shall proactively establish a system of crisis law, so that civil society can continue on in a catastrophic crisis. There shall be 5 levels of crisis law. The crisis law system shall have much higher penalties for crimes committed during a crisis, as the stakes are higher. This shall be accomplished by means of a lockup sentence multiplier, 0.5, 1, 2, 3 and 4. These multipliers are for Prosperity mode, normal mode, minor crisis, major crisis, and extreme crisis respectively. Also, reasonable promises made in a disaster shall be legally enforceable in court with typical multipliers for non-compliance, once the crisis abates. These promises should be quantified in labor units rather than currency.

4/ In all levels of crisis, the Senate shall continue to rule the nation. If more than three of the nation's RVCs are destroyed in war, along with a majority of the Senators voting therein, then the surviving Senators shall reconvene in new secret location RVCs that are 1/10th the size until the crisis abates.

5/ When a great many Main-Senators and Over-Senators die or are disabled, each Centi-Nome and RVC shall elevate the #2 person in the last election before 6:00pm on the following day. If this #2 person is killed or disabled by a subsequent attack, the #3 person shall be elevated, and so forth.

6/ If the national Senate cannot convene or is unable to give instructions, then the county senates shall rule their respective jurisdictions under this Constitution until such time as the national Senate can re-convene.

7/ There shall be no emergency suspensions of rights, like the right to go outside and the right to assemble as happened under COVID and also in Nazi Germany with the Enabling Act of 1933. Those participating in an illegal power grab involving an emergency suspension of rights may be charged with capital democide.

NA'22 RESTRICTIONS ON UNIVERSAL SUFFRAGE

1/ Wealth or lack of wealth shall never be a consideration in deciding who gets to vote or serve in our nation's Senate.

2/ Bankruptcy shall never disqualify people from voting or holding office. Furthermore, bankruptcy should never have any shame or stigma for those running for the Senate unless the count reasonably declares that the bankruptcy was primarily due to the person's spendthrift, careless, inattentive, or negligent ways.

3/ We shall not have a democracy of fools or foreigners. For this reason, we shall say that those who have not completed secondary school in our nation, or passed the secondary school equivalency exam in our nation, and in its national language of English: These people shall not have the right to vote in our nation's elections.

4/ The secondary school equivalency exam for people over age 20 shall be a bit harder than the exam for high school students. It shall have an extra teneth of political and economic lessons and another teneth of economics and work culture education.

5/ If less than 82% of the new generation of native-born English speaking citizens can pass secondary school, then secondary school shall be made easier. If more than 88% of the new generation of native born English speaking citizens can pass secondary school, then secondary school must be made harder.

6/ Surely those unable to speak the national language and join the national dialogue will be poorly informed voters. Therefore all school testing shall be only in the national language of English, or later Euem, and no provision shall be made for any inability to speak the national language, either in school, or in our nation's democracy, or in the delivery of government services.

7/ We shall follow long established tradition and say that those in jail, prison, or work camp, and those previously convicted of a felony shall not have the right to vote. When these people are allowed to vote, they create an evergreen constituency with an endless hunger for criminal leniency, and even abolition of the police and justice system. This constituency was after all a main force driving for police defunding, and the ridiculous criminal justice leniency that our nation suffered from around the year 2020.

8/ We are a capitalist democracy, not a socialist one. We are also a wise democracy that has learned from its
predecessors in ancient Rome. In Rome, an immense underclass of vote-selling plebs dependent on food handouts was an immense back door to extra-democratic power. Therefore, we shall say that one year after this constitution comes into effect, we shall bar the long term dole constituency from voting. Those who have received government welfare/dole payments for over one year shall lose the right to vote until they get completely off government welfare/dole for over one year. To eliminate confusion, this voting restriction shall not include:

a/ Government child support benefits for women with a conforming number of children, or with grandfathered-in children from before this constitution was in effect.

b/ Public pensions.

c/ Those who are disabled by an injury that can be verified with imaging technology or other healthcare system tests. Those people who are collecting long term government disability payments and unverifiable disability conditions may be deprived of the right to vote.

9/ Alcoholics who consume 10 or more portions of alcohol per day per 100kg of body weight on average shall not be allowed to vote.

10/ Those with high use amphetamine, cocaine, or recreational opiate licenses shall not be allowed to vote.

11/ Those who have not heard their candidates speak either in real or virtual shall not have the right to vote.

12/ Non-citizens shall not vote in our nation’s elections under any circumstances except for foreigners confirmed to our nation’s Senate and elected the rights of native citizens by their Centi-Nome.

13/ Immigrant citizens shall not vote in our nation’s elections unless R’192, Option 21 is turned off. Then, only only people who have been immigrant citizens for over 20-years shall be allowed to vote.

14/ Those living in mental health facilities.

15/ Those living in assisted living facilities at least partly because of senile dementia.

16/ Those over age 66 who do not pass their biennial cognitive test at the DMV, and as a result lose their right to financial sovereignty and legal competency due to mental decline in old age. Nearly everyone between age 20 and 40 must be able to pass this test.
BILL OF RIGHTS AND RULES
The following listing of rights and rules of man and the government we establish for ourselves shall constitute a 2nd integral half to this third American Constitution of 2022. From this day forward, no constitution shall ever be considered valid without a similarly extensive listing of the rights and rules of men and the government they establish for themselves. All rights and rules expressed herein shall be considered universal and inalienable rights of the people that apply to all citizens and sometimes to others. These rights shall not be considered alienable privileges that can be withdrawn or suspended except through the constitutional amendment process as explained herein.

A — CITADEL RIGHTS

NR’1. FREEDOM OF SPEECH AND PRESS
1/ The right to examine and communicate freely about our policies, our leaders, and our world has always been the most important factor in helping to guarantee every other right. Therefore, freedom of speech and its main objective, knowledge of the truth shall be the first and foremost priority and most sacred right in our informed democracy.
2/ The right of human citizens to communicate with one another freely, safely and anonymously shall be the supreme right, the right above all other rights, the right that can never be infringed-upon to preserve any other right, public or private. Come terrible events as they may, we shall never compromise the right of our human citizens to discuss and figure-out what the truth is in safety, privacy, and anonymity if they wish.
3/ Government may force information to remain on topic in its various named channels, but Government shall do nothing that hampers or discourages a genuine public discourse about any matters of Government, or fictional citizens, or the economy in our nation. Government shall do nothing that hampers or discourages outlier opinions or prevents outlier remarks from being available. Government shall in fact be required to move in the opposite direction and encourage a fair discussion of outlier opinions and solutions where practical.
4/ The rights of fictional citizens and foreigners shall be lower and less than human citizens in matters of free speech and participation in the public discussions of the people. Fictional citizens include: corporations, partnerships, labor unions, political parties, religions, charities, colleges and all other associations of men. Fictional citizens shall have the right to have, utter, and express whatever opinions they wish. However, their oversized money flows, and credibility shall not be directed by their managers to shape, influence, or drown-out the natural voice of our human citizens. No fictional citizen or foreigner shall expend money to sponsor, advertise, tout, broadcast, publish or promulgate messages that have anything to do with politics, the economy, the legal system, the business environment, the natural environment, energy policy, drug use, social norms, sexual norms, body aesthetics, consumerism, or reproductive norms. Fictional citizens and their spokespeople shall not be allowed to defame, or smear, or criticize real people either in the media, or with live touts (paid or volunteer).
5/ No fictional citizen or foreigner shall directly or indirectly lobby or participate in government decisions. No fictional citizen shall give money to lobbyists, political parties, charities, or other straw men doing these things. No real citizen shall take money from any fictional citizen or foreigner to lobby our democracy.
6/ Fictional citizens, and foreigners shall not be allowed to have high and grand political platforms and pulpits in our nation. Where news media groups exist, they shall not be acquired, or run by, or affiliated with fictional citizens or foreigners.
7/ News media organizations must remain small so they do not rise above the people in terms of credibility, as so many large news outlets have done in the past. To this objective, we shall limit the size, reach, company parentage, and output of all news media organizations. News media groups smaller than 50 people shall however always be exempt. We want our news media human scale so our news outlets are not giants among men with regard to influence.
8/ Except for Senate prepared news media, Government shall not have any officially approved, accredited, admitted, permitted or favored news sources. The oldest and most respected non-Senate news organization must remain equal with the newest and smallest. Otherwise this sort of credibility can become a backdoor to our democracy.
9/ Our nation calls itself isocratic in that all of its leaders at each level are supposed to have equal power. In our isocracy, no leader is supposed to rise above the other leaders as a prince or princeps in the minds of the people. For this reason, we shall intentionally allow a headwind for the mighty and say that no cases of slander, libel, defamation, insult, or hate speech shall be allowed in either money court or criminal court.
10/ Free speech does not include the right to ambush people, or follow people around recording them like paparazzi, or private investigators, or journalists do. Free speech does not apply to images of people taken through the windows of their permanent or temporary residence. Free speech does not apply to images of people taken while they are at a beach, or swimming, or embracing others, or in the bathroom, or changing clothing.
11/ The right to free speech shall not necessarily apply to paid advertising and sponsored messages. Also, government shall have the right to fine those involved in the paid promotion of untrue, misleading, or inaccurate messages for political agenda or profit.
12/ Paid messages shall not be allowed to inculcate. Advertisers may only display once per quarter-year per
viewer, per product, or per subject.
13/ Freedom of speech rights shall not apply to media intended for minors under age 18. All commercial media intended for minors under age 18 shall be pre-approved by the Senate. All children's media must be in some way educational, and the most exciting media must be the most educational. Freedom of speech shall not apply to talk about, or depictions of sex with minors, or other sorts of criminal sexual behavior.
14/ Neither Government nor any fictional citizens, nor any foreign government shall punish, or turn-off, or de-platform any real human for the non-threatening opinions, criticisms, or insults they express about their own government, any foreign government, any movement, any fictional citizen, any leader, any outspoken person, or any policy. In our nation, real humans shall have absolute and totally unlimited free speech in these matters. The only exception being that:

a/ Nobody is allowed to threaten violence or call for extra-judicial violence.

b/ Nobody may speak about the legal, family, coupling, sexual, address, dating, friendship and private medical matters of other people, particularly leaders. The media is not allowed to talk about such private things and those who violate these rights may be charged with a misdemeanor by government.
15/ There shall be 2 classes of free speech:

1st class free speech includes talk by our flesh-and-blood voting citizens and their offspring about: Their elected leaders, their public policy, their elections, their politics, their government, their economy, their social practices, their sciences, their health, their fictional citizens, and other important subjects related to how our democracy conducts the public’s business. This sort of free speech is what truly matters, and this sort of free speech shall be truly protected, and no other free speech shall even come close in terms of importance or protections under this constitution.

2nd class free speech includes talk that is commercial, sponsored, paid, advertised, commissioned, done for money or benefits, foreign, proselytizing, violent, violence inducing, inaccurate, pornographic, empty, repeated, spammy, off-topic, involving begging, or intended to shock or deceive. All communication by foreigners and non-human entities shall also be considered 2nd class free speech which may be curtailed by the Senate as it finds beneficial, convenient or expeditious to elect.
16/ The correct way to deal with misinformation, disinformation and manipulative content is to label it, not to delete it. No ostensible venue for free speech shall censor, delete, hide, or make invisible any 1st class free speech. These can only censor or delete 2nd class free speech. 1st class free speech can only be labeled by ostensible venues for free speech.
17/ Government and the nation’s fictional citizens, publishers, and media channels shall all be required to call all men as equal, but the individual citizens of our nation shall not be required to do this. Our all-important, first-and-foremost right to free speech shall be considered more important. Therefore, individual citizens saying their own piece shall be free say things that most people find to be completely sexist and racist. This is just like how they are free to advocate fascism and communism and insist that the world is flat, or that the great flood was from 40 days of rain and not a giant epochal-lyse of a tsunami. 18/ We shall never allow our first and foremost right of free speech to be compromised on account of people’s personal feelings or their sense of personal, religious, or ethnic pride. These things shall be considered completely inconsequential in comparison to any erosion of our all-important, first-and-foremost right to free speech.
19/ Government shall not restrict hate speech from individual citizens, except when it threatens, or calls-for violent extra-judicial violence. Human citizens shall have the total freedom to criticize, demean, degrade, insult, and say hateful and untrue things to and about one another. The people shall also have the absolute right to make ugly faces at one another. However, they shall not have the right to threaten, or to call-for extra-judicial violence, especially mass violence. They shall also not have the right to touch in any way at all, or violate near personal space, or make threatening gestures, or threatening movements at one another.
20/ We shall shut down the financial reward systems that finance the crafting and ever-improvement of man-on-man violent imagery in the entertainment media. We will have to determine what sorts of violence are acceptable in entertainment media. Do we allow the burlesque fights of 1970's television? Do we allow guns? Do we allow videos of real-world fistfights, and gun crimes? Certainly we don't want to allow videos of school violence and even probably mere school confrontations. We must draw some lines with regard to violence and utopia (eu•tropia).
21/ If this nation finds itself in a war with any nation, the people of that nation may be subject to different rules, including different free speech rules. For the purposes of this paragraph, the war may also be an an un-declared war of terrorism.
22/ The government and economy of our nation exists for its flesh and blood citizens, not fictional citizens, not foreigners, and not recent immigrants that are not yet allowed to vote. The free speech rights of these groups shall be limited so that the all-important voice of our nation’s flesh and blood citizens is not down-out in any way by others pretending to be citizens.
23/ Government shall limit the voice of the wealthiest 1% with regard to paid and sponsored messages, so they can’t use their wealth to drown-out the organic voice of the people in our democracy.
24/ No Senator, active or retired shall ever be compelled to reveal his information sources, and all shall be duty-bound to protect the identity of their sources, when their sources request. Un-elected journalists may be compelled by the nation's courts to reveal their sources.
25/ Government shall not prevent, hinder or delay the public dissemination or viewing of any political, economic, scientific, or public safety messages through any medium, except in relation to a clearly stated and credible defense or terrorism issue.

26/ With a 60% overmajority, the Sub-Senate may strip any work of its copyright protection, or preface any work or message.

27/ Robots, automatons and computer programs shall not have the right to free speech. Government shall carefully regulate when and under what conditions robots are allowed to initiate contact with humans. Robots and other machines shall not have the right to initiate contact with humans, or the right to speak loudly, or to flash their lights or wave their appendages and call attention to themselves in public. No robot shall use voices that sound human unless the user changes the settings.

28/ When the people gather to hear their leaders speak at a particular time, the right of free speech applies to the leaders who have drawn the crowd. It does not apply to hecklers, claqueurs, and loud counter-protesters. These may be charged with violating the free speech rights of a leader while he is speaking to the people gathered to hear him. Anyone who commits this free speech crime with intent or shared plan against pre-planned speakers may be required to spend several years in a work camp. These rules do not apply to unscheduled speakers, or the time before and after a scheduled speaker speaks.

29/ Speakers shall always have broad rights to expel interrupters from their event by saying the words, “Get out, I hereby expel you from my audience”, and describing the expelled people clearly. Thereupon, the expelled people must immediately stop talking and making noise, and immediately and quietly walk out of the venue. If the expelled people fail to immediately stop making noise and leave, they can be charged with contempt of free speech. There shall be double penalties for those who don’t start leaving until the arrival of an usher. There shall be triple penalties for those who will not walk out of the venue. When people gather to hear a respected person speak, only that person shall have the power to end the talk early, or clear the room early, except in case of emergency.

30/ Unaccompanied candidate signs shall be prohibited on the grounds that they are a way for money to influence elections. This includes yard signs, writing on vehicles, murals, and billboards.

31/ The right to make money on media is a secondary aspect of free speech. This secondary right should never detract in any way from the primary right of free speech, that of exchanging information. Therefore, the right to make money on media does not include the right to remove a work from circulation for any reason. Also, work removed from circulation by the copyright owners shall generally void the copyright.

32/ Censorship of 1st class free speech shall be considered as sort of democide. Fictional citizens that engage in censorship of 1st class free speech may be closed down, or if they are a for-profit entity, then their shareholder equity may be cancelled either in part or in whole. The directors and even the censorship minions may also be imprisoned for engaging in censorship of 1st class free speech. Following employer orders shall be no excuse for censorship. We say this because we want our fictional citizens and their workers to stay far away from the line here with regard to censorship of genuine 1st class free speech.

33/ Everyone at a supposedly unbiased communication platforms shall be required to stay away from any talk or writing even remotely related to political beliefs. No communication platform shall intrude on the Sub-Senate’s role of annotating controversial messages that are widely shared.

34/ There shall be no undisclosed shadow censorship by anyone including government and any fictional citizen operating in our nation. All undisclosed shadow censorship shall be punished harshly, with long prison sentences for the perpetrators.

35/ Even the Senate shall not have the right to censor 1st Class Free Speech, unless it reveals genuine national secrets. So no censorship of any sort or shade should be tolerated by any fictional citizen. People trying to use a fictional citizen to censor material shall be charged with democide for illegal censorship.

36/ Elected officials shall be the most protected with regard to censorship. Senators cannot be censored or edited in any way at all that they don’t agree to.

37/ Any action taken to punish people for an expression of 1st class free speech may be considered censorship. Hurting someone is subject to triple penalties. But also using second class free speech to interrupt or punish first-class free speech should be considered a form of censorship. So yelling to interrupt a speech, or scolding people who speak out in front of others, or not allowing them to talk, or spreading false stories about men to stop the platforms they espouse. All this should be considered a form of censorship. In other words, when people speak out about matters of first class free speech, others should not be allowed to use second class free speech to punish them, and those who do should go to jail. Where followers of one political ideology work to punish, dox, attack, or cancel members of other political ideologies for what they have said, it may also be considered a form of censorship. We do best as an open society when people are totally unafraid to speak out. Also, to be perfectly clear, talking/writing about the work/positions of important people shall never be considered doxing.

38/ We shall fight censorship in other nations by using our national intelligence apparatus to listen for stories around the world. Then we shall use our media to repeat and elevate these stories if there are reasonable claims of censorship. It shall not be considered censorship to remove things added to recordings like ads, music and commentary.
39/ Where any nation erects a censorship wall for its nation, we shall out of devotion to liberty and freedom repeatedly demand that they stop. We shall also repeatedly ask why they need to keep their own people in the dark.

40/ The following places shall permit all 1st class free speech in places open to the public or places that invite the public to enter:
   a/ All airports and airplanes.
   b/ All train stations and trains.
   c/ All bus stations and busses.
   d/ All shopping centers and malls and their common areas and grounds.
   e/ All office centers and their common areas and grounds.
   f/ All multi-restaurant common areas.
   g/ All government building common areas.
   h/ All amusement parks.
   i/ All school campuses for people who are generally over age 18.

All of the forgoing shall permit all 1st class free speech. It shall be the crime of censorship when the management or guards of our nation’s public forum locations interfere with the free exchange of 1st class free speech information in these places. The fact that some people will have to deal with a little political spam is something that is just not at all important.

41/ If A says to B, “We won’t do business with you, unless you stop doing business with C, because of what C said, or what C stands for, then A may be charged with attempting to censor C, which shall be a felony. Also, B may be charged if B accepts.

42/ Those who attempt to use their power within government or within a fictional citizen to punish first class free speech may be charged with attempted censorship. In general all cancellers and attempted cancellers shall themselves be cancelled by an appropriately punitive toxic-waste-type punishment amount whether they are human citizens or fictional citizens.

43/ Workers shall generally not be free to add their own sexual, economic, religious, or political messages or symbols to their work conversations or attire while at or around their workplace. Workers shall generally not be permitted to divert customers and co-workers to competitors, or to their own personally profitable ends.

44/ Employers shall not be free to discriminate against their employees for what they say in their free time, or in their personal communications. To allow this sort of discrimination is to undermine our first and foremost right to free speech. No fictional citizen, employer, school, charity, religion, club, transport carrier, political party, or other association of man shall be allowed to punish or discriminate against their members/ workers/ associates/ students for any free-time, off-duty, or away from campus political speech.

45/ Fictional citizens shall not compel their workers, customers, students, or other people to undergo any training in matters that in any way relate to public policy. This includes training in ethnic, racial, and gender equality equity, diversity and inclusion.

46/ Except in matters of military tactics and weapons systems, war preparations, law enforcement and spying techniques, no person shall ever be punished for describing events they personally witnessed. Also except in these security matters, no doctor, scientist, or other highly certified expert shall ever be punished, intimidated, threatened, or insulted in any way for for stating their expert opinion in their area of expertise. They shall always as protected as whistleblowers.

47/ It is important that we eliminate as much downside as possible from Senate service. And one huge downside is when the candidates say negative things about each other because they are all election opponents. So we will say this: If any Senate candidate is talking about the other candidate(s) each of us might consider them disqualified on that fact alone. They can talk about their opponents policies, or plans, but they should not talk about, or hint at, the character, or appearance, or minor misdeeds of their election opponents. Whenever they are talking about each other, it is a very negative thing that drives good people away from public service. This clause shall not be considered a law, but only a recommendation to the people.

48/ Free speech about candidates is generally supposed to take place in the election forum where comments can be democratically fact checked, and where only serious and topical remarks are made. The people are generally supposed to ignore remarks made elsewhere unless those remarks claim corruption of the election forum system. This clause shall not be considered a law, but only a recommendation to the people.

49/ The openly corrupt paid commercial media is not supposed to talk about candidates. They can talk about system corruption, but not about specific candidates. The proper place for the conversation about candidates is in the election forum, where nobody gets preferential treatment because they spend more on ads, or because the people who own the forum favor them.

50/ Free societies welcome dissent because it increases their understanding of their problems and how to fix them. Dissent is a good thing that we want to encourage and never punish. We will doubtless ignore much dissent as dumb, but anyone trying to punish dissent is going in the wrong direction. It is only frontman tyrannies that punish dissenting opinions, this so their can ram-through corrupt policies that they will profit from.

51/ All Government and police charges related to free speech and free assembly seen as a double edged sword for those who seek to enforce them liberally. If the charges are baseless, then the prosecution side shall generally be subject to similar penalties for malicious prosecution.

52/ It shall be considered democide when government, or the justice system, or police, or fictional citizens use their
powers to punish, gag or discriminate against the people for their protected free speech. When fictional citizens discriminate against real citizens based on their political beliefs, they may be required to pay extremely large penalties.

53/ The Senate shall always aim to be receptive to new, better, and less expensive ideas. The information gathering side of the Senate should have the open and receptive mind of a teenager, while the deliberative side should have the wise old mind of an older person.

54/ Under no circumstances whatsoever shall the first and foremost right of free speech, or the secondary right of free assembly ever be suspended. This includes all epidemics, all wars, all insurrections, all uprisings, all invasions, all treaties and all other forms of crisis or event. Furthermore, the right of free speech shall not include the right to call for the suspension of the right of free speech — and all people in leadership roles in government or the media who call-for, or speak in support of measures that limit the right of free speech or free assembly shall qualify for charges of democide, a potentially capital offense.

55/ Intimidating our people on behalf of a foreign government or Mafia is punishable by life at hard labor and free speech shall not apply here.

56/ The people shall always be free to discuss and share all government laws, requests, demands, mandates, and threats. This shall include both government and everyone who works for or with Government. Nobody shall ever be punished in any way for discussing what government is doing to the people or requiring of the people. This sort of talk lies at the core of why we have free speech rights in the first place.

57/ Government shall be limited in the things it can say to the people:
   a/ Government shall not attempt to manipulate the people by creating fear or by using herd behavior.
   b/ Government shall never discourage questions and dissent, but must always reward them.
   c/ Government shall not present individual people as authorities that are beyond question.
   d/ Government shall never ask for zealousness
   e/ Government shall never shame people or discredit people except for its Senate stigma votes for well-documented cause.
   f/ Government shall not use the word god or a synonym, or speak of higher powers or religions.

58/ We shall not allow our important communication words to be polluted by blurs like Victorious Secret lingerie, or the Coup d'état mega-bar in Bali. No useful word may be hidden by any given name. The Senate may stigmatize media for polluting the language with terms that damage useful words.

59/ The booing and cheering of legislatures using the English system is claque activity and it shall be entirely prohibited on the argument that it helps enable minorities to gain extra-democratic power while making service less enjoyable. The system is obviously at least a tiny bit better off without this, so it shall be deleted entirely.

60/ As a safeguard against puppets, when a person is speaking before a group of others, only the person speaking shall have the power to end the talk early or clear the room, or cut the feed. There shall be harsh penalties for people who do this.

61/ Senators and Senate candidates shall be prohibited from using non-Senate assistants, and non-Senate researchers and anyone as speech writers while in the Senate.

62/ The production of simulated/ acted/ deep-fake reality intended to deceive the Senate and people into taking Senate/ public/ group action shall not be a matter of free speech. Instead this sort of fake reality production may be considered felony democide if the intention was to deceive the Senate and people in matters of public policy, particularly in matters of war or plague. Charges may be applicable to both the producers and the actors.

63/ The right of free speech shall generally not apply to recordings of great injury and sex crimes real or simulated, without consent to make public. These recordings may be freely censored as may images of a sexual nature and recordings of people’s mid-sections. Such things are not matters of free speech.

64/ In order to help assure that everyone remains truthful, all sponsorships shall be disclosed in full on the official government facebook pages of both recipient and benefactor. This includes gifts of free merchandise given without demands.

65/ Goebbeling shall be defined as accusing the other side of that which you are guilty of.

NR’2. THE RIGHT TO BEAR ARMS

1/ A strong well-armed people being necessary to the long-term security of a free and democratic nation, the right of the people to keep and bear arms shall not be infringed except as described in this Rule 3, the third of four citadel rights.

2/ A disarmed public is the hallmark of tyranny. This is the #1 thing that all tyrants need to rule over a people.

3/ Systems that uses an armed police and a disarmed public are vulnerable to catastrophe in times of crisis. In fact, they tend to flip to chaos when things get terribly bad.

4/ A well armed people is the cheapest, the easiest, and the most foolproof way for a nation to defend against both invasion and domestic dictatorship. Our nation shall always look at the big-picture, the long-term historical picture for firearm ownership. We shall look at how a large part of Eastern Europe lost up to 1/5th of its population during World War Two, largely because they were not armed. Then we shall look at how the United States has been losing about 1/25,000th annually due to firearm homicides in recent years. When we compare these numbers, we realize that the annual firearm homicide rate will take over 5,000 years to add up to 1/5
of our population. And this is only in case of invasion. This does not count domestic seizure of power, dictatorship, warlordism, mafia violence, crime gangs, and violent crime. It also doesn’t count how the firearm homicide deaths are heavily skewed to the bottom of society, unlike the war deaths. There is also the twin chimera of eliminating the guns and keeping them out — like in the UK. So we realize that the limited amount of death caused annually by gun violence is insignificant in comparison to the life-savings that firearms occasionally bring.

5/ Democracy works better when everyone can say what they think, and when nobody fears speaking out. Few things help this state of affairs to exist as much as when the people are armed and far more powerful than their government.

6/ In general, only citizens eligible to vote in our nation’s elections shall be allowed to own or hold firearms. This includes citizens that would be eligible to vote except for their age. It shall be a felony for non-citizens to hold firearms in our nation unless specially authorized by the Senate. This special authorization normally comes only from being a stand-up-man in the service of justice and democracy in other nations.

7/ Those previously convicted of a felony shall not have the right to own or hold firearms unless they are temporarily granted the right to hold arms by the Senate due to a national emergency.

8/ Those who have not completed secondary school in our nation, or passed the secondary school equivalency exam in our nation and in its national language of English, shall not own or hold firearms. The Senate may however temporarily grant non-citizens and illiterate people the right to hold arms in a national emergency. Also, native citizens who are over age 40 and those who live in a mostly agricultural community or on wild lands shall be exempt from this NR’2.8.

9/ Government shall not restrict the right to bear loaded civilian firearms in one’s home, or business, except that people with irresponsible or young dependents shall be required to lock all the firearms up when not being held or worn. Minors recorded playing with firearms real or simulated go to reform school for 6 months on the first offense.

10/ Each county government shall keep a list of residents eligible to own or hold a firearm for the reasons listed herein. These lists and identities from the various counties shall be aggregated by the national government. People that are on the list shall not be required to wait to buy a firearm. People not on the list cannot buy or hold firearms until they get on the list. People shall be disqualified from buying arms if any of the following apply:

a/ They have a felony conviction.

b/ They are a foreign person ineligible to vote.

c/ They have not completed secondary school in our country, or completed the national secondary school equivalency test in the national language of English.

d/ They have ever engaged in a failed suicide attempt.

e/ They have been locked-up by the court for mental health evaluation on reasonable cause observed in recordings.

f/ They are homeless, or were homeless in the past year.

g/ They consumed more than 2000 portions of alcohol in the previous year.

h/ They have had a license for meth amphetamine or cocaine, opiates, or hallucinogens in the past 8 years.

i/ A majority of their Centi-Nome votes to file a do-not-license order with the recorder’s office based on aggregated direct video and aggregated witness testimony videos.

11/ Each county shall use one of 5 standard rule sets for firearm carry in public by ordinary citizens. Thus carry laws shall be standardized nationwide, with the various counties able to choose which standard firearm carry rules they wish to use:

a/ Call to arms. Militia arms may be carried. There is also a suspension of the pointing firearm rules if there is a security reason. This rule set may only be used temporarily and during a crisis.

b/ Universal carry. Everyone allowed to own a civilian firearm may carry it in a concealed way if they have watched the firearm carry safety and training course and passed the safety test with a 100% score.

c/ Low restriction carry. In order to carry, the carrier must not be banned from carrying by one’s Centi-Nome. Minimum age for firearm carry in urban or suburban areas shall be 25, except for police and deputies.

c/ High restriction carry. In order to carry, one must be approved for carry by one’s centi-Nome. Minimum age for firearm carry in urban or suburban areas shall be 30, except for police and deputies. Prior Centi-Nome approvals may be rescinded at any time.

d/ Police and deputy carry only. Only police and deputies can carry firearms in public.

x/ Under all of the above carry rule sets, civilian firearms carry shall be prohibited in airports, courts, jails, government buildings, military facilities, mental health facilities, stadiums, concert halls, and where people gather tightly such as Times Square.

12/ The counties may establish different carry rules in high crime neighborhoods. These differences must be displayed on the national information system to be valid.

13/ Some counties may require public carry firearms to be “smart carry guns” with automatic GPS tracking, video, and audio recording that come on when the firearm is de-holstered or touched. These public carry firearms must also buffer their streams if they are out of range for live backup, and auto-update to the recorder when they are in range. There shall be no user-operated delete function for the recordings of public carry firearms, and only the recorder’s office can delete records. Ammunition used in public carry firearms must have special head designs, and bullet sizes, and the owner’s permit number must be stamped on both the bullets and shells. All civilian public
carry firearms shall only use bullets made of .999 pure silver. Public carry firearms ammunition may be required to have harmless nano-markers in the gun powder. A statement must be filed within 48-hours for each public carry firearm bullet fired, unless this is genuinely impossible. Only registered bullets may be carried with public carry firearms. Carrying unregistered bullets may be considered the equivalent of carrying an unregistered firearm. Also carry firearms might be required to have electronic firing and remote shut-off to reduce the risk of misuse. Thus police shall have the ability to temporarily shut off all civilian carry firearms within a given radius of them, or at any given address, or only the recently used civilian carry firearms in a district. Also, all civilian carry firearms require a face ID system to unlock.

14/ There shall be no restriction on public carry firearms with registered bullets in any national parks or national wilderness area with bears or mountain lions, or illegal border crossers, or border desperados, or border gangsters.

15/ We shall have firearm restricted areas at airports, schools, court houses, and police stations, and alcohol areas, among other public places that the Senate elects to make firearm free. However, aside from these special firearm restricted areas, Government shall not restrict the hidden transportation of civilian firearms loaded or not.

16/ With regard to firearm ownership, government may discriminate against people with non-felony criminal convictions. When a Centi-Nome is looking for an excuse to say “no gun for him”, misdemeanor convictions shall be perfectly acceptable, even if they were 30 years earlier.

17/ In all trials for illegal weapons carry, the Senate jury shall ask if the person is carrying offensively or defensively. The penalty for illegal defensive carry shall be about 5% of the penalty for illegal offensive carry. When the carry is judged to be both warranted and defensive, there shall never be any penalty for this.

18/ All Confirmed Senators shall be automatically licensed to carry a firearm for life and without approval in all counties once they have completed the gun safety and security module.

19/ The Senate shall encourage stable people to go through the training and screening to become unpaid civilian deputies for times of crisis. All such deputies shall be allowed to carry firearms in all counties, except in certain restricted areas.

20/ Spring-opening, and flip-opening knives being more of a defensive weapon, government shall not prohibit them except where all knives of this length are prohibited. Minors under the age for firearms shall not carry knives, folding knives, or box cutters on their person except in exurban wilderness areas. Those intentionally providing blades, firearms, or fire starting materials to minors who hurt someone may be held partly responsible. Throwing knives, and hooked blade knives shall be prohibited. In areas suffering from extreme youth violence, police shall be allowed to use metal detectors on those under age 21 at will.

21/ Imitation and toy firearms, that look even vaguely realistic shall not be sold or possessed in this nation. Also, real firearms shall not have design elements that make them look like toys. Assault with a paintball gun or slingshot gets half a year in work camp. Assault with a BB or pellet gun gets one 1-year in work camp. Using a fake gun in an armed crime does not diminish the crime, while it offers defenders an excuse to shoot the apparently armed person dead.

22/ Firearms and intoxication don’t mix. It shall be a felony to bring firearms to bars or intoxicant parties. Also, regardless of the carry laws, it shall be a felony to carry or pick up a firearm while intoxicated. The only exception is with clear cases of self defense with no co-instigation. Also firearms shall not be fired in times of celebration, even blanks.

23/ There shall be three classes of firearm for the people to use for defending themselves: civilian, civilian carry, and militia as follows:

a/ **Civilian firearms** are intended to mostly protect the people from government. These shall not be capable of firing more rapidly than one shot per trigger pull, with a maximum fire rate of one shot per 1.2 second. Having slow fire rates like this is intended to assure that each shot is aimed, and also to help reduce the impact of mass shootings, and also to help diffuse situations where two people are holding guns on each other. Civilian firearms shall not use tumbling or explosive projectiles, or be a larger gauge than 81 caliber. When people use large caliber and magnum or high grain bullets in time of peace, and against people not using body armor, they may be held responsible for accidental collateral injuries to people behind walls.

b/ **Civilian carry firearms** are intended to mostly protect the people from crime. These shall not hold more than 12 rounds. These electronic smart guns may with the flip of a switch fire either in semi-automatic mode with one shot per trigger pull and no time delay between shots, or they may fire in automatic burst mode with up to 5 shots per trigger pull with no time delay between bursts. The maximum fire rate in automatic burst mode shall be 10 rounds per second. Also these smart guns may be programmed to fire a higher number of shots with the first trigger pull than with subsequent trigger pulls.

c/ **Militia weapons** are intended to mostly protect the people from situations like the Ukraine invasion. This class of weapons shall include all other arms the Senate considers valuable for civil defense purposes. Militia rifles should allow machine-gun fire rates of over 20 rounds per second to empower small groups of defenders.

24/ Some civilian weapons should be high powered and have armor piercing bullets. It is important that the people have adequate arms to defend against oppressors using armor. Otherwise they can be oppressed by people using armor. However, the ability to rapidly fire large numbers of un-aimed bullets in some general direction, like what...
machine guns do — this should be considered too sloppy and dangerous for civilian weapons used in a community. We shall instead require that all shots from ordinary civilian weapons be aimed. And we shall accomplish this by having a maximum fire rate for civilian weapons nationwide. In other words, the right to bear arms shall be limited to civilian weapons that fire no faster than the time it takes to aim each shot after discharge recoil. Some nations that use our constitution may have faster fire rates for civilian firearms, others may have slower fire rates, perhaps as slow as one shot per 5 seconds. Other nations that copy our constitution may only permit single shot firearms that must be reloaded by hand. Others may only allow revolvers, or slow cocking revolvers.

25/ All existing firearm that can be easily made to fire faster than the permitted rate must be sold to government for their prior value within 5-years. After this, all such rapid fire weapons shall be considered as machine guns, even if semi-automatic. If these machine guns are going to be remain under private ownership, they must be kept in a Centi-Nome armory and range facility. Police may use fully automatic firearms with up to 17 shots in a clip provided they also wear an RFID chip ring. There shall be no limit on the fire rate for militia or military firearms.

26/ Civilian weapons must be designed so they are hard to modify and boost the fire rate. The trafficking in machine-gun conversion hacks shall be considered the equivalent of trafficking in machine guns. There shall be no difference between the way firearms are styled and rifles may be styled to look like machine guns, or not.

27/ Except when a county Senate calls the people to arms, the possession of militia or military weapons off base, or outside a Centi-Nome armory, or while not on militia, military, or police duty shall be a felony. 28/ It shall be a capital offense to hold militia or military weapons such as a machine gun in the commission of a violent street crime such as a robbery or gang gun battle.

29/ All militia weapons shall be stored in Centi-Nome armories. Militia weapons shall not leave the armory except for militia training purposes, or in a call-to-arms. All armory weapons shall be assigned to specific individuals and militia units so that with a single broadcast call-to-arms, the Senate may rapidly arm all militia and domestic military units. This is also so that the warehouses cannot be captured in a blitzkrieg. If the nation comes under major attack by an enemy using tanks and other armor, then anti-tank missiles and mines shall also be released to the militia. If the nation comes under low-altitude air attack, then anti-aircraft missiles shall be released to those trusted people trained in their use. All armory missiles, large aircraft and military vehicles shall be equipped with a password verified transponder system to prevent friendly fire. All domestic anti-aircraft missiles shall have another system to detonate on missing to prevent domestic collateral damage.

30/ A call-to-arms shall require either a 3/4 over-majority vote of the relevant Centi-Nome, or a 2/3 majority of the relevant county Senate, or a simple majority of the national Senate. Also, it shall be noted that neither the national Senate, nor any county Senate, nor any emergency body, nor any other part of Government shall have any jurisdiction over any Centi-Nome’s decision to declare a call-to-arms and open its armory. Whenever a county declares an emergency or a call to arms that their emergency instructions shall supervene from above, with all other societal requirements including employment, school, and military service put on hold.

31/ The motto of all Centi-Nome armories shall be: “The bigger the crisis, the more the people need to be armed”. Whenever any of the following nine things a-h happens, or is about to happen, each Centi-Nome armory shall open its doors to the people of that Centi-Nome, so everyone allowed to bear militia weaponry in time of crisis can come and arm themselves:

a/ Invasion.

b/ Violent seizure of power.

c/ State of emergency.

d/ Epidemic emergency, or lockdown.

e/ Catastrophic natural disaster

f/ Where martial law is declared.

g/ Where emergency bodies come to power.

h/ Where special powers are given to government.

32/ We shall honor the words of Mohandas Gandhi, a luminary of non-violence: “Among the many misdeeds of the British rule in India, history will look upon the act depriving a whole nation of arms as the blackest.” We shall also note how easy it was to turn Australia into a police state in 2021, once it was disarmed.

33/ The greater the crisis situation, the more the people need arms. Senators and others, including military personnel and police on orders who round-up civilian firearms under any circumstances should be charged with capital democide. Let everyone be on notice that those men who round up the legitimate civilian arms of the people shall be treated the same as those who fire on unarmed protesters. All shall hang if we the people ever regain power again, and there shall be no statute of limitations in this matter.

34/ All local police departments and Centi-Nome armories shall offer firearm lockers free of charge to their community. These lock-up weapons must always be returned immediately upon request unless the owner is clearly intoxicated, delusional, or fighting mad. All Centi-Nome armories shall keep a supply of food, water purification tablets, bio-protective garments, emergency medical supplies, fuel, water pumps, and the like. These disaster items shall be kept in kits on pallets that can be easily sent around the nation when they are needed. These armory supplies shall be of a particular design and style worldwide and are all possession and commerce restricted. Nobody can buy or sell or hoard the public emergency goods without risking charges of public misappropriation.

35/ Flame throwers shall be considered militia weapons
and the equal to machine guns.
36/ Where citizens were illegally carrying a concealed firearm and fire in self-defense against attackers that they did not provoke in any way, the illegal carry shall have no bearing on the trial to determine whether or not self-defense is applicable. Also, the legal use of a firearm shall not diminish any charges for illegal firearm carry.
37/ Those with a firearm, or a realistic simulation, or a knife in hand while attempting: murder, robbery, kidnapping, hijacking, carjacking, battery, murder, rape, armed ambush, or breaking into a premises may be shot in the back, or anywhere else, or stabbed, or clubbed, or taken out in other ways by the victims, or by good samaritans without warning. When good samaritans take out such weapon in-hand criminal assailants under these conditions, it shall be considered a form of civic self-defense, and the person taking action shall be considered courageous and doing their civic police duty. The person firing must however be certain of the situation and shall bear responsibility if they are wrong about the situation, or if they accidentally harm a bystander. Also, the right to shoot these armed criminals shall extend to when they are edging away from the crime scene, and moving into a more ideal engagement situation.
38/ Good samaritans may legally brandish a firearm and shoot others upon "stop-or-I'll-shoot" warning for the following sorts of conflict, they may also take less deadly action, such as striking the person with a club.
a/ Those who have stabbed, or slashed others, or hit others with a club: and also those attempting to do any of these things.
b/ Those currently fist-pummeling, kicking, or stomping on a person that is not responsive, or down, or covered up, or trying to get away.
c/ Those who come to a person's residence to beat a resident.
d/ Those who brandish even a minor weapon such as a small knife or a club.
39/ Those who break into the residences or occupied vehicles of others may generally be shot dead upon the slightest provocation or apparent provocation, and it shall be considered self-defense. The maximum penalty for shooting dead an unconnected uninvited stranger in one's home shall be 3-years of community service even it was not self-defense. All acquaintances of anyone living in that premises shall generally be considered connected. Workers and some other people shall be considered unconnected strangers when they come back and break-in. This Rule does not apply where the shooter has a drug or high level alcohol license, or is a prostitute, or where the property is offered for sale or lease, or for camping or sleeping vehicles, or where people or the public are invited to come by, or where the person was let in, or entering using keys, or the property is apparently vacant. During riots and uprisings, and mass pillaging events, those who break into, or are breaking into any sort of indoor premises may be shot and the maximum penalty
for the shooting shall be 1-year of community service per looter death. A maximum penalty of 1-year of community service shall also apply when a person has a government-issued right-to-defend restraining order against the person they shot dead, and the person killed was in a known exclusion zone under that restraining order. In all of these limited penalty self-defense shooting situations, there shall be no right to sue the defenders when their have rightly fired. Also as with all of the self-help-self-defense rules herein, these rules shall not apply to uniformed police officers. And if these are breaking into a premises, they must be siren announced at 120 decibels within 20 meters of the premises.
40/ Private, exclusive use garages and other enclosed and roofed structures attached to a residence with a doorway directly to the residence shall be considered as inside a residence. Detached garages, and garages linked by a covered walkway shall not be considered as inside the residence. Screened porches, unenclosed porches, roofed patios, unroofed yard areas, and the areas under eves shall not be considered as inside a premises. Where occupants of a premises shoot people that are outside, including those peering into their windows, and standing at their doors, the shooting shall be presumed a homicide unless they the shooter can prove self-defense.
41/ Where people rise up and kill members of armed criminal gangs that are oppressing their community with threat of arms, the courts shall generally dismiss the case on grounds of community self-defense. The courts shall also generally dismiss cases against those who kill foreign agents and Mafia people threatening them upon adequate evidence of this. Also, there shall be a low bar for evidence with regard to foreign people who contact multiple immigrants that they do not know, particularly those foreign people with ties to a foreign government and especially those with ties to a foreign police, military, security or Mafia apparatus.
42/ Where people kill members of a large criminal group, or Mafia people, or agents of a foreign nation and it is ruled to be an act of self-defense, the courts shall generally offer new identities and safe housing to those brave people who did the right thing, in spite of the risk.
43/ Where one member of an ostensible criminal street gang can be shot in self defense without penalty during a the commission of a felony, all members of that gang may be shot without penalty.
44/ It shall be a felony to buy firearms for others. Strawman gun buyers, and illegal arms merchants may be considered co-conspirators in the crimes committed by the guns they provide.
45/ Theft of firearms shall be considered both theft and possession of an unregistered firearm, so the penalties shall be very high. Theft of many firearms shall be considered akin to terrorism, and those caught in possession of large numbers of stolen or unregistered firearms get life in prison.
46/ All firearms shall be required to be ballistics registered with government. It shall be a felony to possess a firearm that is not ballistics registered, or does not match the ballistics registry. When police encounter a carry weapon, they shall be free to examine it and take a ballistics sample if they have a bullet catcher. Those trafficking in illegal or untraceable firearms get life in prison.

47/ We shall not discourage civil and national defense by raising the cost of weapons or ammunition. Government shall be prohibited from imposing any form of or tax or payment, or cost, or insurance, or any sort of complex registration or licensing process for either buying, selling, or owning firearms or ammunition. Domestically made firearms and ammunition shall be entirely exempt from all tax payments, even though they must still file tax returns. All foreign made firearms, ammunition, explosives, and weapon systems, and their components shall be subject to a national protective tariff of 50% on their value at first sale.

48/ In the places that allow fireworks, these may only be used from 1-hour after sunset until 2-hours after sunset on 6/19 and 7/4. And on 1/1 from 11:00 to 00:00. This is so we will begin the new year with peace as our first step. People recorded illegally using fireworks may get up to 5-days of community service. Also, Those who use fireworks in a community or zone declared off limits due to fire hazard, these people shall get up to 3-months in work camp, and may be charged with negligent arson if their fireworks cause a forest fire, or a major structure fire. Fireworks and firecrackers shall be prohibited at protests.

49/ No weapon manufacturer shall ever be held in any way responsible, either criminally or financially for the people harmed by the non-malfunctioning legal weapons they manufacture. To do otherwise is to shut down our nation’s defense industry, and our nation’s ability to defend itself.

50/ So that the people may benefit from both inexpensive weapons and interchangeable repair parts in crisis situations, the Senate shall establish standard public domain designs for three types of civil defense rifle, including a bolt action rifle, a semi automatic, and a .50 caliber design. These designs shall not be required, only recommended for the benefit of parts interchangeability and ease of service.

51/ The defensive power of firearms shall not be reduced by any purchase waiting periods.

52/ The law and police shall not punish rounds that can defeat body armor, or hollow point rounds any more harshly than ordinary rounds. We do this because:

   a/ Body armor tends to make officers more fearless and abusive.

   b/ Rounds that can defeat body armor are needed by the people so their arms cannot be defeated by body armor.

   c/ In some situations it is preferable to use hollow point bullets that are less able to penetrate sheetrock walls.

53/ Pointing a gun at a person shall be a serious crime unless it is done in self defense. But because we say this and because we mean it, we can also say that everyone shall generally be expected to retreat from guns pointed at them. Those who instead approach, a brandished or pointed gun by even by even a couple steps shall generally be seen as attackers unless the person holding the gun is threatening other 3rd people. Also, the failure to fully retreat after 1-full minute may also be seen as attacking. When a person is risking getting locked up over brandishing, the other side must retreat. If they don’t retreat, they risk being shot and it being their fault as a pursuer. Their sole remedy is to file a complaint and ask for a ruling from a Sub-Senate tribunal regarding the illegal brandishing assault they were subjected to.

54/ When one person is fleeing and another is pursuing, if the pursuing side brandishes, it shall generally be considered assault. However, if the fleeing side brandishes or shoots under these circumstances, it shall generally be considered self-defense. Also traveling to another area to where a person lives or works, or regularly goes can alone be considered pursuit.

55/ In order for self-defense to be justified, there can’t be any co-instigation on the part of the person killing in self-defense. Even throwing popcorn or splashing with water, or hurling insults may be considered co-instigation.

56/ It is quite unwise to brandish unless you are going to shoot because the brandishing can then be an excuse to shoot the brandisher.

57/ In matters of neighbors, family, estranged friends, couples, estranged couples and family members, and co-parents, and step-parents and step-children, official do not contact filings must be obeyed.

58/ The right to bear arms does not include:

   a/ The right to bear arms in a protest.
   
   b/ The right of non-citizens, minors, drug users, and alcoholics to bear arms.
   
   c/ The right to bear arms at other people’s private property without an invitation. Retail stores open to the public shall however be considered public places, not private property with regard to gun cary. If we give an option here to the stores, they will always say no to limit their liability. So we must permit arms in stores.

   d/ The right to approach people and initiate contact while openly carrying a firearm.

59/ Ammunition shall generally not contain toxins except those commonly found in lead, steel, brass, bronze, copper, depleted uranium bullets and gunpowder. So long as the bullet diameter is not prohibited, all calibers and all types of bullets (except tumbling bullets) shall be equal under the law. Tumbling bullets shall however be prohibited in civilian arms because of how they ricochet more and inadvertently harm others more.

60/ Never shall the rules for long guns, also called rifles and shotguns be more restrictive than the rules for short guns, also called pistols when the two have similar fire rates.

61/ Everyone holding or even touching a firearm thought to be unloaded must obey two important overlapping
safety guidelines. They must both check for loaded rounds themselves, and they must not point the weapon at anyone. It shall be the presumption of the courts that each person holding or touching a firearm shall be responsible for any injury or death resulting from any shooting, as if they knew the weapon was loaded with lethal rounds. This shall be so whatever the firearm is thought to be loaded, or loaded with blanks, or jammed, or a toy firearm. People shooting into the sky or distance shall be fully responsible for any injury or death as if it was intentional. Firearms are not toys and toying with them shall never be an excuse for any crime.

62/ Everyone entering a posted hunting area or shooting range must wear location tech, and all guns must have an electronic safety compass alert system.

63/ We must ignore the propaganda media and always remember that the #1 lesson of the Warsaw uprising was: “No Guns, No Uprising”.

64/ We shall always remember how during our Revolutionary war, we didn’t have enough guns and that was the main reason why the war dragged on for 8.3 years.

65/ In order to graduate secondary school, each student male and female must take a one-day class of firearm safety and legal responsibility class where they must fire at least 10 rounds from a center-caged safety-rifile and 10 rounds from a caged safety pistol at a firing range. Those who refuse to fire shall not graduate secondary school and they shall not vote in our nation’s elections.

66/ It shall be a civil defense requirement that each household keep food and drinking water sufficient for at least 90 days. However, people shall not attempt to build their stores except in times of abundance when government says it is time to do this.

NR’3. FREEDOM OF ASSEMBLY

1/ The freedom to assemble and protest shall be the third citadel right, ahead of all other rights except the right to free speech and the right to bear arms. The term protest as used herein shall also refer to all non-violent assemblies of the people, and all meetings of the people, including those meetings to criticize any and all Government leaders, and meetings for making plans to oust those leaders.

2/ The right of the people to assemble, protest, muster and re-muster shall not be denied. Nor shall it be re-directed by government except as allowed herein. The Senate shall be required to hand off power to a 66% over-majority of voters mustered under a new constitution.

3/ Large assemblies of the people shall be held in parks and squares, and on non-arterial roads and not in places intended to obstruct the functioning of society, such as airports, transit hubs, arterial roads, or market centers. Protesters that intentionally and repeatedly obstruct the functioning of society, may be jailed and fined. If an assembly overflows from an out-of-the-way location and obstructs the functioning of the community, the next assembly of that group must be held in another location where this will not occur. Except for reasons of public safety and obstruction of the functioning of society, and the reasonable separation of counter protests, government shall have no say over where the people protest. Also, all park lands and all streets that have ever been blocked-off for a Government permitted or condoned parade are fair game as locations for political assemblies. Nobody but the protesters shall determine the location, time, or circumstances of the protest.

4/ Except as stated in Rule 2.3 directly above, Government shall have no say when and where the people may assemble or protest in their great numbers. Government shall not be allowed to issue permits for protests. This is because the power to grant is the power to deny and we don’t want government denying the right to assemble and protest.

5/ All streets that are easily bypassed, such as the 3500 block of SW 8th Street in Miami, shall also be fair game as a site for political protests. Where a protest of more than 500 people is being held on a street that is easily bypassed, such as the above, the protesters may close the street to vehicle traffic, however, if the protesters do not do this and it is needed for public safety, the police shall block the roads to assure a total separation of vehicles and protesters. Where protesters feel that they are on good relations with police, they are supposed to give police advance notice of where their protests will be. This notice however, shall never be required.

6/ Government shall not prevent, hinder, threaten, or intimidate the people from assembling in a more-or-less peaceful, and non-vandalizing way to hear speakers, discuss issues, organize, protest, or muster up into a new broad democracy except as described herein. Police shall have no authority to interrupt those trying to go to a political rally or protest even if there is insufficient capacity or parking, or a hazardous situation happens.

7/ The following may be considered acts of criminal police abuse if they occur with generally peaceful protesters:

a/ Brandishing weapons including clubs.

b/ Firing rubber bullets, or using pepper spray, or tear gas.

c/ Announcing threats of arrest for failure to disperse.

d/ Encircling protesters as a means of intimidation.

e/ Establishing roadblocks or prevent protesters from entering or leaving assemblies of the people.

8/ The right to assemble being so fundamental and vitally important to the cause of freedom, government shall never disband assemblies of the people unless on that very day a significant percentage of the assembly turns to bloodshed, fire, or widespread vandalism.

9/ Peaceful protesters shall consider it their obligation to freedom to oust the violent from their protests by finger-pointing and opening to allow law enforcement in to arrest the people so pointed out. Peaceful protesters shall also consider it their duty to freedom to record all violent acts, and to stand witness against the violent perpetrators in
10/ Everyone shall keep in mind how the opponents of a protest will sometimes join and infiltrate a protest and cause violence in the protest’s name as agent provocateurs. Then this is used as an excuse for disbanding or besmirching the side protesting. We shall have a low bar for convicting violent agent provocateurs of democide.

11/ In all protests where police wear face shields, they must wear transparent face shields. No police or protesters shall mask their faces during protests or wear a uniform that makes one protester or police officer hard to distinguish from another. All police at all assemblies and protests must wear their number on their chest and back in 4-cm characters, and on top of their hat/helmet in 3-cm characters.

12/ During protests, it shall be a principal obligation of police to detain those ousted by the mass of protesters for acting violently, or threatening violence.

13/ It shall be recognized by all, that maintaining order during assemblies and protests is the most critically important role of police officers in a democracy, for this is where their actions also have a political dimension.

14/ Those violating the rights of a peaceful political protest, especially those injuring or intimidating peaceful protesters may be charged with democide, even if lone individuals, even if under order by a superior officer, even if acting on their own, even if acting in great numbers, and even if this new Constitution was not yet in force. And again, those on the opposing side, who infiltrate a protest and cause violence in the name of a protest to smear the protest may also be charged with democide.

15/ Our new one-size-fits-all prototype democracy for the entire world must heed how so many armies have brought so many murderous dictators to power from Julius the Seizer, to Adolph Hitler, with thousands of others in between. Our democracy and its soldiers shall not take the intimidating power of men-in-arms lightly, and for this reason, the military shall be strictly prohibited from having anything to do with political matters, especially political meetings and protests of the people. Only police and civilian militia may secure political assemblies and protests of the people. All military men shall be duty-bound to disobey all commands to attend such a meeting, if it ever is ordered, just as they are duty bound to disobey a command to fire on their own people. Any military commanders ordering their forces to act upon, or intimidate political assemblies and protests of their people may be charged with democide.

16/ At political assemblies and protests, to assure that everyone is on their best behavior, there shall be triple penalties for unprovoked crimes, and double penalties for over-reactions to provocations.

17/ There shall be no open flames, lighters, matches, or smoking at protests. No fire, and no fire-starters or accelerants.

18/ To reduce protest violence we shall say that the right to stage a group protest includes the right to protest in peace away from counter protesters. There shall be no counter-protests in the same district or in a directly contiguous district at the same time.

19/ There shall be no limitations or penalty for the words spoken or disseminated at an assembly of the people, except that it shall be a crime to call for violence, or to attempt to re-direct violence that is already occurring against different people. Those who speak to a large audience and call for violence may be charged with inciting violence. Also, with regard to our first and foremost right of free speech, the right of leaders to speak freely to their followers shall always be more important than public order. The bar for the definition of speakers inciting violence shall err on the side of liberty with regard to free speech. If there is doubt, the speech shall be permitted. For any prosecution on charges of inciting violence to be valid, the call for violence or crime must be clear and literal and it must result in actual violence. Vague, indirect, figurative and ineffective words and language shall not count as a call to violence.

20/ The right of free assembly shall not necessarily apply to those who seek to dissolve democracy or do away with our freedoms. Those who advocate dictatorship, totalitarian government, monarchy, constitutional monarchy, constitutional presidency, theocracy, sharia law, totalitarian government disguised as religion, Nazism, fascism, oligarchy, the killing of other races, lynching, or the short-circuiting of due process shall have no right to assemble or protest.

21/ Only citizens able to vote may attend, participate-in, organize, or fund political assemblies and political organizations. It shall be considered the felony of voter-fraud when non-citizens, and provisional citizens try to participate in our democracy either by their physical presence at a protest or participation at a political assembly, or by their aid or spoken words, or donations of money. However, visitors and immigrants shall be generally free to write about public policy, so long as they don’t call for violence or revolution, and they disclose that they are non-citizens at the start and end of their work. They are also free to say things bit overseas.

22/ There shall be no right to hold protests in any other language but English in our land. Even citizens shall not be free to conduct protests, or have assemblies, or have religious services in a foreign language. They shall only use English and Euemi.

23/ The Senate may deport non-citizens, and immigrant-citizens for what they say, and the beliefs they are spoused to.

24/ All news reporting of protests and assemblies shall include drone images that show the true scale of the entire protest from above. This shall accurately estimate the number of protesters. News reporting must also show the faces of the people protesting so people can judge the character of the protesters.

25/ The right to assemble is a political right that shall not
be diminished-by, or confused-with, riotous celebration, or protest of events that are not political, or economic in nature. This Constitution does not say anything about the right to assemble in groups for drinking parties, or for matters related to spectator sports. The various counties shall however be free to establish reasonable rules for drinking parties and spectator sports fans.

26/ Offering or accepting money, or anything of value, including beverages, food, lodgings, transportation and sexual favors to engage in a political assembly or protest shall be considered the felony of vote buying. Those purchasing multiple protesters, along with their conspirators shall be penalized for each protestor purchased, and after just a few protestors may end up spending the rest of their lives in prison.

27/ Threatening people with violence for assembling or protesting or expressing their political views shall be a felony with up to 10-years in prison per count. 28/ When a fictional citizen or group schedules a distinguished person as a speaker for a certain period of time, the speaker shall have the absolute right to say whatever he wants for that period of time. The producers shall not be allowed to turn off the public speaker’s microphone, or interrupt him, or remove his words from the video record of the live performance, or in any way seek to censor what the speaker says. Those who engage in this sort of censorship shall be subject to prosecution for the crime of illegal censorship.

29/ It shall be considered democide when undercover police pose as protesters as occurred on 2021.01.06.

30/ It shall be considered democide to be involved with shutting regularly scheduled transit to reduce attendance at public assemblies.

31/ There shall be no foreign nationalism allowed in our land. However, citizens of foreign descent shall be free to protest and object to the actions of their birth nation. They cannot protest in support, or celebrate, but they can protest in opposition.

32/ Part of our obligation to the truth is to always help the people of every nation who rightly speak out against their home government. When foreign whistle blowers and leaders seem to be speaking the truth, we shall help them, and protect them in our witness protection island of Puuwai.

33/ Unstructured protests should not really count. Government should not listen to the easy-to-corrupt voice of unstructured protests.

34/ There shall be no government application process or approvals for holding protests or assemblies of the people. This is because an application process implies that the application can be denied and this cannot be. So there can be no government application process for holding a protest or an assembly of the people.

35/ People who attempt to ban, prohibit, discourage, harass or interfere with a protest or demonstration of the people in any way may be charged with democide. This includes government workers and police. Neither government, nor anyone else shall interfere with supplies of food, or fuel or utilities to a demonstration or protest.

36/ In order to quality for protection status, the protest must be at least 100 people, or 5% of the community.

37/ Government shall not have the right to stop resupply of necessities during peaceful protests, or interfere with people from coming and going to a protest, or harass protesters in any way either at protests or after leaving protests.

38/ Police shall not disperse large generally sober crowds without first asking them to disburse or do whatever it is they want them to do.

39/ Those who hire, assign, or order police and non-police to secure demonstrations of the people shall frequently be criminally co-responsible for any injury caused by the people that they directed as if they caused the injury themselves.

40/ Police shall not use secret or undisclosed weapons at protests. Police shall not use sonic, EMF, or radiation weapons used against the people. This includes very loud sounds to drive people from a protest. Also no adhesive or sticky or greasy or staining substances may be sprayed or applied to the people at protests.

41/ When police arrest the organizers of peaceful protesters protests on flimsy charges or minor infractions, these police shall risk being charged with felony democide.

42/ All arrested protesters must be kept in the hotel-quality paid pre-trial lock up at community expense.

43/ Private property open to the public shall be considered public in every way with regard to free speech and protest and the dissemination of political material. Those attempting to eject people from said public private property for said sort of activity may be charged with violating the rights of others. This includes colleges, office parks, office lobbies, retail stores, restaurants, bars, airports, train stations, etc.

44/ There shall be no special fenced zones in the centers of our cities for special events where any rights of the people are even temporarily suspended or limited. Also, people can have events in the centers of our towns, they just can’t exclude people who don’t pay or don’t register.

45/ It shall be a felony for a police to appear at a protest out of uniform and attempt to arrest the people protesting. This is because police out of uniform are impossible to discern from agent provocateur’s working for government.

46/ The maximum penalty for acting as an agent provocateur shall be death. The death penalty shall be normal where the agent provocateur previously worked for government.

47/ Foreign police shall not be used in protest of the people. It shall be a considered treasonous to participate in the use of this.

48/ Police that hide their face or appear without website verifiable photo numbers at protests may be considered mercenaries. If these are killed, their killers may be entirely acquitted on the grounds of community self-
defense. Their killers should at least have reduced sentences.
49/ The term trespassing shall not have any meaning in relation to large gatherings of protesters outside on property that is open to the public, and it shall be 5-years in jail to assert trespassing over the people engaged in lawful protest.
50/ Police must state what their arrests are for when they arrest people at assemblies of the people. They must do this at the time of their arrests.
51/ Government shall not have the power to ban certain individuals or groups from protesting and assembling. However the people meeting and assembling and protesting shall have the right to demand that people leave when they don’t want them at their meetings.
52/ There shall be no horns or very loud music at protests as these reduce from serious communication between the people at the protest/assembly.

NR’4. NO TOLERANCE OF TYRANNY
1/ Tyranny is a bit like a pathogen in that both are always evolving new disguises so they can go unrecognized by their host’s immune systems and olfactory systems. In a similar way tyranny is always evolving new names, new excuses, new background stories, and new disguises to hide itself from our sense of injustice and indignation.
2/ Sometimes tyranny cloaks itself as monarchy, or communism, or fascism, or some generals who have seized power. Sometimes it is elected people who find some excuse to never leave office. Sometimes it is a broad oligarchy or a narrow democracy of corrupt oligarchs. Sometimes tyranny uses other disguises. Tyranny uses whatever works.
3/ Tyranny is currently playing dead in England, the Netherlands, Denmark, and Japan among other places. Just as we stand opposed to all democracy in name alone, we shall also stand opposed to all forms of monarchy. We shall not recognize any democracy with any monarch or president(s), even if the monarchy has no powers. How much easier it is to re-institute a dynasty of powerful frontman dictator kings once there already exists a dynasty of powerless monarchs.
4/ This nation considers all monarchs, presidents, chancellors, czars, kings, governors, prime ministers, theocrats, and oligarchs, elected or not, hereditary or not, sovereign or powerless, and in any part of the world as dangerous, or potentially dangerous Hitler that may yet start another war and kill millions of innocents. This nation shall regard all such tyrants and their administration in any part of the world, as the enemies of freedom and free men everywhere.
5/ This nation is the avowed enemy of tyranny, fascism, monarchy, oligarchy, theocracy, and all other forms of narrow, or easy to corrupt government. It shall be a stated objective of this nation to struggle against, and bring about an end to, all these corrupt forms of government on earth.

6/ To make democracy, freedom, and rule of law into something fierce and frightening to the tyrants of the world, the Senate shall have the power to declare tyrants as odious rex. Thereupon, all the people of our nation shall be duty-bound to kill these people if they can get away with it. However the term odious rex shall only apply to tyrants, kings, monarchs, presidents, chancellors, czars, governors, prime ministers, and oligarchs, elected or not, hereditary or not, sovereign or figureheads, and ruling over any nation on earth.
7/ At some point, the Senate shall tighten our nation’s definition of tyranny to include democracies more leveraged than 1-in-1-million. Later, the standard for tyranny shall be tightened to democracies more leveraged than 1-in 100,000.
8/ Everyone in our nation shall be required to struggle to do what they can against tyranny, Ishtar, Arab parasitism, and the enemies of freedom. We Americans are 300 million from every race on earth. We are the ultimate infiltrators, and our people will come for all the world’s tyrants and monarchs wherever they are. These men are advised to resign, confess and seek asylum on our island of Kauai. These are all hereby put on notice that the free people of the world will come for you unless you resign and confess all.
9/ The Senate shall reward those freedom lovers who take the shot and kill tyrants for the cause of democracy and freedom. These agents of freedom, and their families shall be given new identities housing, and up to 100-year’s wages. They shall also be given the option of living on Kauai, America’s witness protection, and foreign leader protection island.
10/ We shall drive worldwide change with regard to monarchy the same way California foolishly drove worldwide change with regard to vehicle emissions. We shall uphold very high standards for political purity and eliminate all forms of monarchic and oligarchic corruption. 11/ One of the greatest strengths of broad democracy stems from how there is less reliance on leaders, and how monarchies and oligarchies are many thousands of times more vulnerable to assassination than broad democracies. Thus we recognize that our democracy will prevail in a war of leadership assassination, and with much less carnage than in military war. Thus we shall regard assassination as one of the easiest and most direct ways for democracy to end tyranny, front-man-rule, and parasitism, and to greatly reduce war.
12/ Part of the American way is to work to make the entire world free of monarchs, and oligarchs. We shall do this by making everyone in the world afraid to be a monarch or oligarch or one of their helpers. The killing of all monarchs and oligarchs on earth shall be the #1, head and shoulders strategic, military and foreign policy objective of the land of the free.
13/ Assassination of leaders shall no longer be thought the shameful realm of the treacherous, but one of the greatest advantages of democracy.
14/ Everyone’s primary duty to the cause of freedom and peace on earth include:
   a/ Killing tyrants and front-man-rulers when they can.
   b/ Treating tyrant killers has heroes of liberty.
   c/ Helping tyrant killers to escape and hide.
   d/ Offering tyrant killers and their families new lives and generous rewards.
15/ Our nation shall go out of its way to help others struggling to be free and democratic. Our nation stands ready to arm, aid, and advise emergent democracies so they may liberate themselves from those who rule over them by threat of arms.
16/ No public property, road, district, facility, or holiday, or fictional citizen in the land of the free shall contain the malignant and evil name of king, caesar, czar, emperor, lord, majesty, royal, imperial, president, saint, or any other name related to monarchy, religion, or dictatorship.
17/ The absence of democracy shall be seen by our nation as tyranny.
18/ No foreign leader shall be addressed by anyone serving in our government with any royal title or the words majesty, excellency, or highness, or similar foot-kissing words. Monarchy shall not be allowed to enter or leave our nation.
19/ No communication from our Senate to another nation shall be addressed to any individual but only to the people of that nation. People can however be named for attention.
20/ The Over-Senate shall establish the official name of all foreign nations. All such names shall be required to be accurate. The word democracy shall only be used for nations that are proper broad democracies with more representatives than 1-in-25,000 in their narrowest house. The word republic shall now be reserved for monarchies with tricky and illusionary systems of checks and balances.

NR’5. CITADEL RIGHTS
The people in democratic nations must have the right to:
1/ Safely say, watch, read about, listen to, and print what they like, so their democracy can make informed decisions.
2/ Bear arms, and defend themselves against criminals, foreign invaders, and those in their own government who might forcibly seize power.
3/ Assemble, organize and if necessary re-institute their government.
4/ Kill tyrants that rule over them by force of arms.
5/ If a democracy lacks any one of the 4 things above, the democracy may be doomed to failure. Therefore, these first 4 rights shall be considered citadel rights, rights that lie at the core of this constitution. These rights shall never be infringed upon to preserve any other right, public or private. Come terrible events as they may, we shall never compromise these citadel rights in any way.
6/ Additional safeguards may be added to our citadel rights, and existing safeguards may be improved, But the citadel rights herein shall not be substantially diminished or diluted without instituting an entirely new constitution.

B — OTHER CORE RIGHTS

NR’6. NETWORKS
1/ Because virtual networks are orders of magnitude less expensive than real world infrastructure, government shall provide a large amount of network access and network facilities for free. And because Government is providing free network, there will much less need for anyone’s identity information, and none shall be collected.
2/ If people can say things anonymously and without fear, the group mind will get more ideas, more crazy ideas, more good ideas, more crime tips, and the group mind will be smarter.
3/ If we do a cost/benefit table for a totally-tracked vs. totally-untracked internet, we will find that all the costs are hugely important things related to free-speech and the intelligence of the group mind. This while all the benefits of a totally tracked internet can be gotten around by determined bad guys. Therefore we should aim for a totally untracked internet where possible.
4/ Interface device anonymity is one of the most important aspects of free speech in a modern world with a searchable internet. Government must allow, support and help preserve anonymity in internet access and internet interface devices. Government shall make no law requiring verification of identity to access the internet, or to send and receive electronic messages or streams. Government shall also protect the people from business practices that unnecessarily require verification of identity to access network services.
5/ Neither Government nor anyone else shall mark the people with biomarkers, chips, or tattoos without their consent. However these things may be made a condition of certain foreigners entering and remaining in our nation. These things may also be a condition of felons being released from prison.
6/ No payment platform or identity verification system for ordinary citizens shall be allowed to use any chips or biomarkers, or other things implanted in the body.
7/ Police and communication service providers shall not snoop on the verbal or text communications of the people without a separate warrant for each person snooped on.
8/ It shall be a crime when fictional citizens keep, aggregate, or share dossiers on their customer’s lives outside of their relationship with that particular fictional citizen.
9/ The right of the people to privacy and anonymity shall be considered a fundamental right. The right of network companies to gather data about users shall be considered a public nuisance. When in doubt, the rights of the people to anonymity shall generally prevail.
10/ All web browsers shall:
   a/ Provide for the full elimination of all local user data from the browser bar with one click from each browser
window.
b/ Have a button for viewing all outbound communication
destinations and the nature/zone of the data sent.
11/ After 2025.01.01, all new devices with a software
browser shall also have a hardware web browser that
cannot be reprogrammed.
12/ No operating system or web browser shall allow one
website to know which other websites a user visited
(except for the addresses immediately before or after). All
temporary or “cookie” data files, if any, shall be site
specific.
13/ All non-Orwell electronic devices shall be prohibited
from tracking or monitoring the people, or logging their
location while they are ostensibly turned off or in airplane
mode. All devices and software must go entirely off and
not communicate with either external servers or other
devices when they are ostensibly turned off or the
software is ostensibly not in use. These shall also be
prohibited from gathering data while turned off and later
sending this data once connected to a network.
14/ Applications and websites shall not track users while
they are not using the application or the website.
Websites shall be prohibited from collecting data on users
after they leave these websites unless this data collection
is both necessary and specifically asked for in the
settings.
15/ It shall be illegal to traffic in cookie data, or other
forms of gleaned and implicitly non-consensual customer
data. This includes data from before this constitution
existed.
16/ All consumer information services shall permit the full
removal of all account data displayed to the internet. This
however does not apply to the old backups of the website
in long term storage.
17/ We shall not have situations where only determined
people can stay anonymous and normal people are
always generally knowable. Also anonymous social media
accounts definitely present a big problem for our
democracy. Therefore, we shall say that all of the
following must be verified by the county recorder system:
a/ All social media accounts where the user can make
posts of any sort including mere likes and dislikes.
b/ All domain registration, website hosting, website IP-
address assignments, and all other web and networks
services account initiation.
c/ All replacement telephone numbers and replacement
telephone sim cards.
d/ All new bank accounts and financial services accounts
including all loans, credit cards, and all forms of debt over
a low threshold. This will make it difficult for crooks to
steal legitimate identities for plunder and as funnels for
criminal activity.
e/ All withdraws of more than two month’s average pay
per that is not going to the same person’s account.
f/ Where money is being sent by the very young or the
very old, or being sent overseas, or being sent to a
flagged account, or being sent to certain sorts of
business. In these cases, the sender may be asked
questions by the recorder’s office to help make fraud
harder to pull off.
x/ The foregoing will greatly reduce most forms of fraud as
well as illegal meddling in our society and our elections.
18/ All communications accounts shall have a settings
button for excluding un-verified users. If a non-verified
user tries to communicate with a user that only wants
verified users communicating with them, the message will
get returned as “verified users only” and postage still be
due.
19/ Destination URL’s shall not be hidden, shortened, or
disguised by any link. They may however be changed to
a link button that displays the destination address with a
mouseover.
20/ The rules of free speech shall not apply to the social
media companies but to the people posting content on
the social media websites. This is for two reasons:
a/ The social media companies are not actually real
people, and they are not entitled to the rights of free
speech that real people are entitled to. On the other hand,
the social media users are mostly real people, and these
are often expressing 1st class free speech.
b/ The social media companies are not actually the ones
making expressions of free speech, their users are.
x/ Therefore, Government shall see its role with social
media companies as protecting the people from abuse of
their free speech rights by the social media platforms they
use.
21/ If the Senate elects that a social media system is
either adverse to open and free communication, or
adverse to our democracy, or corrosive to society, the
Senate may require that social media system to change
the way it functions under penalty of shareholder equity
dilution. The Senate may also require that social media
systems change the way they do the following:
a/ Reward users.
b/ Prioritize content.
c/ Censor content.
d/ Create an addictive experience.
e/ Display advertising.
22/ The Senate may censor the following types of content
on social media platforms: dangerous stunts and
challenges, violent pranks, fists fights, and media where
copycats might be harmed, sex acts, nudity, homoerotic
media, and media directed at minors. Also all
commercial and repeated spam messages on social
media shall be required to pay postage, whether this
postage is paid in advance or after the fact by
government assessment.
23/ So far, no social media company has actually
developed any significantly distinct or valuable invention
for society. Also, as a group, social media platforms
seem to be plagued with significant social problems like
censorship, addictive and anti-social behavior in children,
and school violence, among other problems. And these
problems seem to more than counteract any minor
benefits that social media have brought to society. Therefore, we shall say that the Senate shall have the power to permanently shut down and fine any social media company it elects. However, if a social media company is shut down, half a year’s notice must be given so that alternates can rise to take that company’s place.

24/ If a 2/3 overmajority of Senators can discern that a social media company is biased, then that social media company must be shut down. This shall be temporarily at first, and then, after some warnings it shall become a permanent shut down.

25/ The Senate shall run its own free-to-use platforms for booking, twittering, instramming, snap-chatting, Tic-Toking, video streaming, and slide streaming, among other uses.

26/ All social media shall index by subject where the Senate elects that this is practical.

27/ No social media company shall run more than one platform. Facebook shall forthwith divest itself of Instagram and WhatsApp for example.

28/ The Government’s facebook shall display (among other things) certain verified biography information, verified and guaranteed by the recorder system. Some of this information shall be open to all viewers, but most is only available with 1-time passwords. Some people like ex-convicts must display certain information (like their conviction record) on their home page. All active Senators and confirmed Senators, as well as all Ubiqs must display their Senate status information on their facebook homepage. Everyone shall have their educational progress, their professional licenses, and occupations displayed on their facebook unless they elect not to display. All the private twitters and facebook shall by default show the public twitter and facebook information unless the user wishes to turn these off.

29/ Foreign ownership, management, company parentage, operation, and administration of domestic social media systems and accounts shall be prohibited. Here, the term foreign shall include all people born in other nations. Thus Tic-Toc shall not be available in our nation unless we decide to clone it.

30/ Activist organizations shall not be permitted to own, operate or administer social media systems or accounts. Also, activists and those loudly outspoken about any political cause shall not be allowed to work in social media companies.

31/ The Senate may require verified daily adult user login via video for social media it elects as addictive or otherwise harmful. This is to prevent minors from sneaking on. Also, it shall be a crime to login to an adult-only account on behalf of a minor, just as it is illegal to procure alcohol or pornography for a minor.

32/ Word and image search engine companies shall not offer map and location search services. There shall be a wall between these two types of service for the safety and anonymity of the people.

33/ Websites may be prohibited from paying users for content based on the number of views, as this is the domain of the Senate reward system.

34/ The targeted advertising aspect of our economy, including voice and email belongs mostly to the people, and not to fictional citizens. Where fictional citizens have market power and can extract money from targeted advertising, that shall be taxed at rates than normal rates.

35/ Software updates and recurring payments for software and hardware shall be subject to MECOT taxation.

36/ Government shall not require people to acknowledge or accept anything when visiting a website because this is an increased opportunity for inserting code. Also where popup windows ask for consent, pressing yes means yes, and clicking the close window x on the browser corner means no. In other words, there shall be only one button.

37/ Only open-source software shall be used for transaction systems, ratings systems, pricing systems, pricing algorithms, matching systems, auction systems, tweeting systems, social media prioritization systems, search engine systems, writing applications, email systems, ride-share assignment systems, and other software systems the Senate may decide to add.

38/ All verified personal email accounts must use the form Name-SurnameXXXXXXYR, with the XXXXXX being a user selected available 6-digit number, and the YR being the person’s birth year. Non verified email accounts shall not use this format. All confirmed Senators shall be able to use, and are supposed to use a Senate email addresses, Senate tweeting address, and Senate facebook in addition to their other pre-existing accounts.

39/ It shall be a crime to offer the service of locating people except where there is a national court order or warrant on the recorder system, or the service is provided to a national police force, or to the military, or national or county tax house. Those who locate people, or reveal people in hiding that are subsequently killed or injured once found shall generally be deemed criminal accessories to those crimes.

40/ The people are supposed to pass along all plausible Sneaker-net messages and pass-along interface devices from stranger to stranger, sneaker-net style. When someone asks you to take a pass-along device, you are not supposed to look at them but you are supposed to look at the content carefully. If the content looks at all fresh and valuable, you are supposed to pass it on.

41/ To help hide our political thinkers, it shall be everyone’s civic responsibility and duty to freedom and democracy to:

a/ Download a great deal of political, economic, and historical media files so nobody knows who is reading this stuff. Also to allow others to copy these files when asked.

b/ Buy communication equipment on behalf of strangers when asked and given goods in trade.

c/ Sell (or give away their) old personal electronic communication equipment second hand for goods in trade or for anonymous money if this exists. All
anonymous re-sales of this equipment may be freely bartered and sold tax free.

d/ Review all sneaker-net messages and pass these along if they seem fresh and reasonable.

42/ Where a communication device is discounted or subsidized by a communication service provider in order to gain a higher level of cash flow for the company, the ongoing cashflow shall be subject to MECOT.

43/ Where a communication device cannot use all service providers, or has to pay a new customer fee, then all charges shall pay monopoly sales tax of 80%.

44/ Where an electronic hardware device comes in many configurations, the price over the base price shall pay MECOT.

45/ All features of all application that can be delivered offline almost as well must be delivered that way. All network interfaces must be as client heavy as practical and as server light as practical.

46/ Government shall discourage and tax centrally delivered computing and software where possible due to the strategic and defense vulnerability that such systems create. This as well as the way that centrally delivered systems make our intelligentsia more vulnerable to genocidal purges and acmecide. Therefore all software sold as a service shall be subject to a particularly high rate of MECOT taxation. The Senate may also prohibit certain classes of centrally delivered software.

47/ All web browsers and all voice analytic software must reside on the client side exclusively.

48/ No web browsers or network interface shall be integrated with an operating system due to the security risk this causes.

49/ Government shall do nothing to help guarantee the confidentiality of data or of intellectual property rights for any data service that is delivered in an unnecessarily centralized manner.

50/ No captcha process may be repeated or take more than 10 seconds to complete on average. Search engines and the most popular 30 web addresses shall be prohibited from using Captchas. All metadata collected by captchas shall be public domain.

51/ Nobody shall ever take-over the personal network accounts of the people and assume their virtual identity. When government does this, it creates a slippery slope that heads towards evidence fabrication and fake narratives. It also significantly undermines the value of all network communication as evidence. Better we say that nobody shall ever be allowed to take over someone else’s network accounts and pretend to be that person. This includes Government, the network service provider, and everyone else.

52/ If some information is a problem, and the law permits its removal, the sole remedy of both Government and network service providers shall be to remove or suspend the offending material or account and leave notice of removal or suspension in its place. This notice shall be required to declare the exact nature of the material that has been removed, and a detailed reason for its removal. The foregoing shall not apply to 2nd class free speech, but only 1st class free speech.

53/ Government shall not hack-into or take over any person’s media accounts without a warrant. No warrant shall give Government the right to muddle, modify, scramble, delete, or destroy the words and data of the people.

54/ Government shall not spoof or impersonate citizens with a warrant issued by a Senate jury of 7, and as part of a felony investigation for non-political matters.

55/ It may be considered democide when Government workers intentionally leak information, or dox the people.

56/ Network companies shall be required to keep network histories for one year, However, these must all be destroyed by 14 months.

57/ Regarding computer systems where the people are rewarded or punished for their behavior, the following rules shall apply in all cases:

a/ All reward systems shall use a well described open source design that must be approved by the Senate in advance.

b/ All changes to the system must be approved by the Senate.

c/ The reward system must conform to the Senate’s design guidelines.

d/ There shall be no rewards or punishments without due process by. This due process must be administered by either randomly assigned public arbitration, or the courts.

e/ Nobody shall be allowed to reward or punish people for what they say or don’t say because this is at best censorship through taxation. It also fosters echo-chambers and feedback-bubbles that result in catastrophic mistakes for everyone. We must all know what the menu options are, and nobody should be able to corrupt our decision making system by corrupting our knowledge of what the menu options are.

f/ We in the land of the free welcome new ideas and dissenting ideas, even unpopular ideas. Neither Government, nor any fictional citizen shall do anything to discourage free speech, including micro-taxes, and micro-demerits.

g/ There is no right to track people, either geographically, or how they spend their money. Nobody wants this, and it is civil-defense dangerous.

h/ There shall be no system where the people are penalized or rewarded in any way for what they choose to read, view, watch, write, or say, or who they associate with.

58/ Credit rating systems of the people may take into consideration late payments, non-payments, default judgements, court judgements, existing debt and assets, employment history, education history, real property owned, recorded leases, alcohol licenses, drug licenses, and criminal convictions.

59/ No rating system of people shall take into account, consider, or store data on a person’s voting history,
communication history, viewing history, travel history, purchasing history, purchasing habits, energy use history, pollution history, religious attendance history, school grades, school citizenship rating, or friendship history.

60/ One’s history of speaking out against government or anyone else, or opposing government or anyone else, protesting government shall never be a consideration in any rating system score.

61/ A person’s health information, dating history, drug use history, porn history, and prostitution history shall be private unless shown-to, or shared with others. Spouses automatically get to see this information.

62/ Government shall certify all weights, measures and rating systems:

   a/ All ratings systems must have rating of raters.
   b/ All rating systems in the land shall be base-10 and accurately calibrated to percentiles.
   c/ It shall be a crime to have multiple accounts and vote more than once, or to get other people to vote on your behalf or to vote on someone else’s behalf.
   d/ It shall also be a crime to pretend to be a party at a public comment and rating system, or to rate one’s friends, family, employer, or benefactor as if one were unbiased.

63/ All business people and all business transactions shall be subject to public ratings and customer comments, and all businesses shall be able to post a response to all customer comments.

64/ No rating system of people shall have corrupt practices like:

   a/ Buying a higher score for a payment.
   b/ Scores that go up or down depending on one’s associations or activities.
   c/ Penalties for those who opt out of showing their data.
   65/ No rating system score shall ever be a condition of access to government services or utility services.
   66/ The recorder system shall make an emulator app that allows one to forge many entire data access pages that need to be kept secret. This so that people can easily fake any recorder data for third parties. Thus nobody knows what the truth is unless they have logged in themself. This is to devalue 3rd party screen captures.

67/ All existing credit reporting data shall now be subject to public ratings and customer comments, and all businesses shall be able to post a response to all customer comments.

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prisons, jails, and work camps, in foreign worker zones, ports, industrial or warehousing zones, and secure government facilities, and by Non-citizens and immigrant citizens in other parts of our nation.
6/ The FDA must study and approve all head mounted and head positioned technology for possible brain damage from all forms of radiation. All potential harm must be disclosed to the public.
7/ All electronic service providers, communication platforms, message posting websites, social media websites, vending websites, and other public place websites shall be required to treat all content of similar bandwidth equally. None shall filter, favor or discriminate against one sort of content over another of the same bandwidth. None shall block websites or provide certain content at faster speeds.
8/ Internet and telephony services of Government shall not be run by the public to maximize revenue, but to cause as many people as possible to communicate virtually, rather than going on the roads and using real-world infrastructure. Thus they will cost society one to two orders of magnitude less to accommodate.
9/ The Senate shall impose standards requiring that all communication devices work on all networks.
10/ All electronic devices and software shall generally be required to connect, and use the same formats and standards. Those manufacturers who are judged by the Senate as intentionally creating a fiefdom through a pattern of non-cooperation may be considered environmental polluters and fined as environmental polluters by the Senate. The Senate shall however not penalize those whose non-connection is due to genuine innovation, or good reason.
11/ All media viewer software for non-streamed media must cache 100% of data, and make this data available as easily to copy files in all widely used formats to facilitate sharing.
12/ Nobody shall ever be required to wear remote control or robotic death or pain devices for any reason. However, taser-handcuffs shall be allowed when police are transporting prisoners.
13/ All QR code reader’s must verify that the user wants to go to the website displayed.
14/ All immersive reality sets for children shall have external look over the child’s shoulder monitoring of content via either desktop or handheld.
15/ All battery operated electronic devices shall have a battery thermometer, and the ability to warn and shut down a device for overheating according to user determined temperature ranges.

NR'8. TELEScreens
1/ No identity information shall be required to buy or activate any telescreen, or other communication equipment or connect to any telephone or internet system or their subsequent replacement network(s). The Senate shall assure that non-ID communication networks exist and prosper on the internet. Also, never shall the non-ID networks be silenced because people post garbage on it.
2/ We shall have telescreens in both Orwell and non-Orwell versions. And we shall use the snooping nature of the Orwell versions to create a clear distinction in the minds of the people about what is Orwellian and what is not with regard to telescreens.
3/ Given the primordial nature of anonymous free speech, there shall never be any penalty when the people let strangers use their non-Orwell telescreens and other communication devices. The people shall have the right to swap communication devices, and to go without any or all communication devices whenever they like. Also, it shall be a felony to design, sell, or use hardware or software that secretly spies on the people using a non-Orwell communication device. However, at work and in controlled entry work zones, people may be required by their employers to have or wear a location tracker and use an Orwell telescreens or other electronic monitoring device(s). Yet, no employer shall require these when their workers are off-duty.
4/ All non-Orwell telescreen and other devices with camera(s) or microphone(s) shall have a mechanical slide switch, similar to the ringer switch on an iPhone. This switch cuts power connections all cameras and all microphones. Also, there shall be a second power switch to the wireless data transmission system on all telescreens and all other communication and recording devices. If any spyware get-around is ever discovered for either switch, the device must be recalled and cannot be used on networks. No communication device shall become dysfunctional when the camera/mic is covered, or unrelated applications or settings are switched-off as with the Huawei telescreens.
5/ No aspect of any communication device not connected to the camera shall become dysfunctional when the camera is powered off, disabled, or covered. No aspect of any communication device not connected to the microphone shall become dysfunctional when the microphone is powered off or disabled.
6/ It must be possible to remove the data transmission modules from all Telescreens without special tools.
7/ All non-Orwell telescreens and other battery powered communication devices shall have user removable batteries that use one of 50 standard batteries (PB1-PB40) each of a particular size and output level. Companies that sell telescreens shall not be allowed to offer or sell OEM batteries, except as sold in their devices.
8/ All telescreens shall have standard configuration physical data ports for hardwire backups.
9/ All non-telescreens must back up to a physically connected microchip even if they normally backup elsewhere. They must also permit easy data copying directly to a card. Also, the standardized data module shall be designed so that it is easily swapped out from the non-data module, and no expensive or controlled tool or
key shall be required to do this successfully. No user data shall remain on the device after the data module is removed.

10/ All telescreens and all telescreen systems shall support a low energy use, and low EMF pocket mode, similar to airplane mode, where the transmission components only come on briefly to check for calls and messages every 10, 20, 30, minutes, and every 1, 2, 3, 4, 6, 8, 12, and 24 hours as the user determines.

11/ All telescreens and other devices must only use Senate inspected open source software that is certified by the Senate as spyware and malware free.

12/ Government may require Orwell telescreens in foreign worker zones, and island imprisonment work camps. Orwell telescreens may also be required for parolees, sex-offenders and certain categories of immigrants and Exhods. All of these groups may be required to live under monitoring. However, the people in foreign worker zones may have a way for the user to turn off their camera and mic while in their quarters and while at the workplace of some employers.

13/ All handhelds shall use the same universal charger connectors and wireless charging pads. All data couplings and wires must be clear so spy chips are visible.

14/ All communication devices shall have a record screen as image and as video function.

15/ All consumer platforms shall have record mode where one can record stills or video for later viewing offline.

16/ It shall not be possible to switch off the mass emergency notification alert tones on telescreens except by turning the device off. It shall be a crime to use this system for anything but a mass emergency alert such as earthquake, tsunami, firestorm, flood, hurricane, active mass shooter etc. Kidnappings and other alerts related to individual crimes and problems shall not be allowed to use the mass emergency alert system.

17/ All personal communication devices must provide an easy to use stable built-in means of covering all cameras. All of these groups may be required to live under monitoring. However, the people in foreign worker zones may have a way for the user to turn off their camera and mic while in their quarters and while at the workplace of some employers.

18/ All new telescreens must have a 150° bezel-cams for stealth recording. They must have stealth recording apps that only allow accesses to the recorded with a password.

19/ It shall be a crime to impersonate people either in person or on video or by using look-alikes or by faking tech. However where the impersonation is done as a burlesque, it shall be protected as free speech.

20/ To interfere with electronic snooping, all devices that use a SIM card must allow fo the use of two sim cards and must support hot-swaping between these cards and others without turning the device on or off.

21/ Communication service providers shall not be allowed to subsidize the purchase of telescreens as this ties users to devices more thoroughly and reduces anonymity.

22/ Non sign-in web pages shall not automatically refresh based on time elapsed.

23/ Telescreens and other devices shall not notify anyone else but the user when a screenshot is taken.

24/ There shall be a rule of ostensible privacy with regard to electronic devices. Where privacy is falsely claimed, that application or website may be fined or closed down until the reality matches the claims for all users.

25/ Those companies that sell electronic devices shall not be allowed to also sell separate data connectors as accessories. They may include these connectors with their devices as it is sold, but they shall not be allowed to sell connectors separately. Also, all communication devices must have a power port, and at least one separate hardwired data port.

40/ In times of emergency, and when the voice and data system cannot handle the load, all shall be turned off except the SMS or short message system. In times of emergency, everyone is supposed to keep their voice and data off.

**NR’9. MONITORING**

1/ The people shall always be free to leave electronic surveillance zones and to communicate without surveillance. There shall always be ample urban zones that are free from electronic and government surveillance and policing.

2/ Except as permitted herein, neither government nor any other group shall track and log the exact location or movements of the people either in the real or virtual world.

3/ We shall have video zones in our communities where everyone is subject to video recording. We shall also have non-video zones in and around our communities that government keeps free from video and audio recording. All these video zones are supposed to create a clear distinction in the minds of the people about what is Orwellian and what is not with regard to video zones. All transit and all stations, all urban streets, all lobbies waiting areas, and cashier and business interface areas shall be video zones where video recording is always allowed. Apartment and hotel lobbies and hallways shall likewise be video zones, while the individual apartments and hotel rooms shall be no-video, no-recording privacy zones. Also, public bathroom approaches, and public bathroom sink areas outside the stalls and urinal area of our public toilets shall be considered a video zone, while the stalls insides shall and urinal areas shall be private and non-video zones.

4/ Video surveillance shall be widely tolerated in many areas of many communities. However, audio surveillance and eavesdropping shall not be allowed, whoever is doing the eavesdropping. Electronic eavesdropping by secret device or technology shall be a felony.

5/ The Senate shall have areas that are swept regularly and kept free of video and audio pickup devices. This shall include public showers, public clothing changing areas, hotel rooms, public toilets, and parks, among other places. Government shall regularly check to make sure that all supposedly unmonitored places actually are free of monitoring and surveillance.

6/ The various areas around our cities shall have colored
bands on the road to indicate the sorts of network coverage and video surveillance that place has. The people who want total surveillance should stay near the center of their community, the people who want privacy should leave the community center.

7/ It shall be thought a hallmark of totalitarianism when one can find no public places that are free of surveillance.

8/ Neither Government nor anyone else shall use mobile surveillance drones such as flying spy drones and cart drones to snoop on the people without probable cause.

9/ The following people may be required to use a tracking device at all times:

a/ Non-citizens.

b/ Those previously convicted of a violent and non-political felony.

c/ Those out on bail awaiting trial.

d/ Police and government officials.

e/ Those caring arms upon them.

f/ Those with amphetamine, cocaine, or opiate licenses.

g/ Prostitutes.

h/ Those working with minors such as school teachers and camp counselors.

i/ Students at school and en route to school.

j/ Where parents require this of their minor children.

10/ Special high-resolution location monitoring systems shall be used in all children’s places like schools. The recorder shall provide free monitoring of all Schools and day care streams, as well as streaming for the parents who wish to login and connect.

11/ Anyone that has recorded a crime shall be required to send a copy of the file to the recorders office. Third parties who send in valuable information that results in a conviction may be rewarded provided they did not set anyone up.

12/ The recorder system shall maintain a monopoly on face recognition data and other biometric data as defined by the Senate. It shall be a crime to aggregate this data independently.

13/ Except for test programs involving less than 10,000 people, there shall be no use of face recognition technology without Senate approval.

NR’10. NON-DEMOCRATIC NEWS MEDIA

1/ The right of free press shall not include the right to stalk people, or to go uninvited to their home or workplace, or to follow them around recording or photographing them as they go around in public. This sort of recording shall be considered stalking and all of the normal remedies for lust stalkers shall also apply be available for press stalkers and paparazzi. It is the intent of this constitution to entirely delete paparazzi from society.

2/ Where people as subjects of a journalist’s story don’t stop and engage the camera, there shall be no right to broadcast their images. Where people over age 18 voluntarily turn and speak to a camera there shall be implied consent to broadcast.

3/ It shall be considered fraud when interviewers broadcast an interview where:

a/ The person being interviewed walked away from, or out of the interview, even if they signed a release.

b/ The person being interviewed does not answer the question asked.

c/ The actual interview questions differ from questions presented to the person in writing as a condition of granting an interview. If there are follow up question, then all cameras must be turned off while they are asked.

d/ The interviewer disguises their true identity.

4/ The right of the free press shall not include the right to report the identity of people merely accused of crimes. The presumption of innocence and the right to due process shall be considered higher and more important than knowing who is accused but not convicted.

5/ Genuine accidental recordings of the people going about in public, and accidental recordings of crimes may be freely distributed without permission from victims, apparent criminals or bystanders. The term accidental recordings shall also include bystanders who turn their cameras to film a commotion.

6/ There shall be total free press with regard to the printed and spoken word, but the right of free press shall not apply to using the images of people without their permission, particularly when they are accused but not convicted of wrongdoing.

7/ Regarding the people and especially their leaders, no information reporting service shall report on any of the following without the prior written permission of the person involved:

a/ Legal sexual behavior.

b/ Romantic and social involvements.

c/ Marital infidelity.

d/ The wrongdoings, comments, or words of their children, partners, parents when it is only news because the person is related to a leader.

e/ Misdemeanors and vehicle convictions.

f/ Mere accusations, or indictments by government.

8/ A democracy mostly informed by a few giant news sources is a democracy that is maximized for the filtering of information and corruption of public opinion. We shall go in the opposite direction and impose limits on the scale of our news organizations in the hopes it will cause a faster breeding ecosystem of smaller news outlets.

9/ No fictional citizen, or human citizen shall own or manage more than one news source, or employ directly or indirectly more than 30 news people, including part-time, contractors, stringers, and support people.

10/ Non-Senate news sources shall not form networks or collaborate with each other, but must remain independent in every way that is practical.

11/ If the Sub-Senate elects a violation of the scale rules for news sources, then the organization may be broken up or shut down. The staff might also be stigmatized by the Senate.

12/ Only human native-citizens may own parts of our
nation's news organizations. Those who are not native-citizens shall not work in our nation's news organizations. 13/ News organizations and news writers shall not take money or benefits from sponsors, advertisers, or those they have covered. This sort of activity shall be considered bribery. The Senate shall produce detailed rules on what is allowed and what is not. The Senate may also use sting operations on news reporters so that they are all afraid to communicate about bribes. 14/ All advertising and sponsorship payments of news reporting channels, including gifts to news people must be via the government’s payment system, or the transfer may be considered bribery. This includes foreign gifts. 15/ The Senate shall have a generous budget for Ubiq rewards to journalists. This is to undermine the power of corrupting money in journalism. 16/ Everyone working as a journalists must keep an open public ledger for their income and its sources (including all gifts) for 12-years after they stop working in journalism. Journalism is one of the areas where lifestyle auditing will be focused. 17/ Individual people are free to have news websites, email newsletters, and video channels as they want. It is just the sponsored news outlets that must comply with the special rules. 18/ All news websites with advertisers that offer news video must link to that video from a page with a full and easy to copy transcription. 19/ News videos shall not be preceded by video ads. 20/ The people are called upon to do something that is hard for government to enforce. They should avoid news venues that distract with frivolous subjects related to sports, music, fiction, arts, fashion, nudity, animals, travel, individual crimes, vehicle accidents, and normal weather conditions among other less important things. The people should also avoid new venues that are enthralled by Mideast events and influences. The people should realize that greater Arabia has about 1.5% of the world’s population, but it has occupied most of its news for decades. 21/ Every person working for, or contributing to a news organization must put a new unmodified passport style photo without make up, hair back, on the news organization's website every year. 22/ Except in emergency, the nation’s airways shall no longer be used to broadcast the news, or matters of politics, or the economy. There are too few stations and this has resulted in a corrupt oligarchy. All existing television news broadcasters shall cease operations within 30-days including news broadcasts via cable-TV. All current television news people shall be barred from presenting the news for life. 23/ Printed scripts held by a news presenter may be read on the air, but tele-prompters shall be prohibited in the making of the news. 24/ We are not supposed to know how the news outlet stands on the various issues, because this is what bias looks like. 25/ When people can’t attack a policy, they frequently attack the men leading the policy change. This is called an ad hominem attack, an at-the-man attack. Where the people think they are seeing ad hominem attacks, they should generally go in the opposite direction. 26/ Senators, senate candidates, and news presenters shall not be allowed to use tele-prompters either live or in recordings. They can read from a paper, but no tele-prompters shall be used. Also, where teleprompters are used in other presentations, the teleprompter text must be included in the stream and accessed like closable captioning. 27/ The distraction of deaf interpreters she’ll be prohibited on Broadcast video except in communication to specifically directed at deaf people. Otherwise the deaf must read the close captioning.

NR’11. ELECTION FRAUD AND FREE SPEECH
1/ The censorship or intentional corruption of 1st class free speech in any ostensibly venue for free speech shall be regarded as the felony of election fraud. This shall be so, almost regardless of how trivial the matters under discussion are, or how minor the censorship. However, electronic venues that offer a parallel and easily linked uncensored version, may also have a censored version if they wish, and suffer no penalty. 2/ It shall be the felony of election fraud to do the following to 1st class free speech on any ostensibly uncensored venue for free speech:
a/ To remove, edit, censor or alter posts. b/ To corrupt the percentage vote, or order that posts were made. c/ To sell ratings, or to distort ratings for money. d/ To make, sell, or modify posts for money or valuable consideration. e/ To pay, offer, or accept payment or benefits for altering posts or ratings. f/ To comment on yourself, your kin or your kith by pretending to be an unrelated third party. g/ To post using multiple identities so as to stuff the ballot box. h/ To pretend to be a party that you are not. i/ To conspire with others about postings or comments. j/ To use claques or shills, or engage in conspiratorial practices that over-shout or drown-out other people’s voices. k/ To heckle or disrupt people taking their turn speaking, or people who others have gathered to hear speak. l/ To use robots or computers to make comments that appear to be from flesh and blood people. x/ Picketing, sign holding, and distribution of media shall always be allowed, as shall direct person to person non-shouting communication among the audience. 3/ It shall be the felony of election fraud to do the following on any ostensibly uncensored venue democratic decision making:
a/ To sell your vote, or to take compensation for altering your vote.
b/ To corrupt the vote count.
c/ To cancel votes.
d/ To knowingly offer a corrupt rating or voting process.
e/ To have a corrupt counting process.
f/ To restrict membership.
g/ To vote for your employers or their assets.
h/ To use computers or robots to forge comments that appear to be made by humans.

**NR’12. ADS AND PROPAGANDA**

1/ It shall be government's stated policy to discourage, tax and carefully regulate advertising because it is fundamentally a paying of money to corrupt the judgements of the people.
2/ The proper regulation and reductive taxation of paid messages shall be considered something that helps freedom of the press by reducing the power of money to corrupt the truth.
3/ Policies that reduce the power of money in our media shall be generally considered a good thing. Policies that increase the power of money in our media shall be generally considered a bad thing.
4/ The giant advertising flows of our fictional citizens shall be considered one of the most problematic aspects of paid advertising, because these are easily hijacked and redirected.
5/ The following industries with their giant cash flows, and with society not needing their advertising, shall not be allowed to purchase or barter for ads, publicity, or sponsorships including direct messages requiring postage: Raw materials, commodities, minerals, petroleum, fuel, coal, gas, fuels, electricity, water, telecom, cable TV, ISP, insurance, banking, lending, transaction services, investing, vehicle manufacturers, car renters, hotels, cleaning products, grocers, chain restaurants, airlines, trucking companies, transportation providers, shippers, spectator sports, gambling facilities, lotteries, beverages, perfumes, cosmetics, Mafia drugs, non-novel therapeutic drugs, tobacco products, tobacco-like products, smoking products, non-prescription inhalants, comestibles with stimulant drugs or that are more than 20% sugars, schools, healthcare providers, lawyers, legal service providers, accountants, all types of professionals, charities, and especially products subject to luxury taxation.
6/ All forms of inbound marketing and marketing on a company’s main website shall be allowed for every industry. However, the industries in item 5 directly above shall not be allowed to spend money or offer benefits to drive people to their company.
7/ No advertising or paid message for any purpose shall include any music, rhyme, extraneous images, or information not about the product or service. Advertising may not display or illustrate the skin between the mid thigh and the armpits. Advertising shall not mention the

genital area, or the various sex acts. Prostitutes, scantily clad dancers, bars, and nightclubs shall be required to use government approved advertising venues.
8/ Fictional citizens (except religions) shall be prohibited from making untrue, deceptive, or unproven claims.
9/ Fictional citizens shall be prohibited from hiding their identity, or having more than one identity for all their subsidiaries and branches. All fictional citizens must prominently display their single identity on all products and services offered to the market by all their subsidiaries.
10/ Government shall not purchase private advertising of any kind, nor shall it give any tax reduction or payment to those who advertise or tout their products.
11/ No government property, including all transit, highways, streets, theaters, stadiums, parks, land and buildings, as well as government-run media channels shall have any private advertising or sponsorships of any sort. Signs on public property and transportation infrastructure may only be used for public service announcements and public education.
12/ Government shall be prohibited from squandering memetic overhead by naming any public property, or any government institution, or any government practice, or any day after any man or fictional citizen. All prior grants are hereby void.
13/ There shall be no IP rights for serialized media with repeated singing anywhere in its episodes as these songs frequently contain propaganda. Only educational children’s media may have repeated singing.

**NR’13. SPAM, POSTAGE & AD TAX**

1/ All items moving through all delivery systems shall pay postage based on the same uniform per gram price. There shall be no discounts given for any class of item moving through the treemail system included printed catalogues, magazine, newspapers and boxes. All citizens real and fictional, as well as all government services, shall be required to pay the same postage. Government services shall also pay postage so that they send less and conserve more.
2/ Everything delivered to a mailbox or address must pay postage regardless of the delivery system used. Thus all the private delivery services shall be required to pay postage, just like the national delivery/mail service. This is intended to mostly eliminate these parallel services.
3/ Everything moving through the delivery system shall pay postage of at least 3-second’s wages per gram, with a 50 gram minimum. The surcharge for sending mail internationally shall be by a similar minimum. There shall always be only one rate for all international surface shipments to each destination. This shall be 3X the full container rate.
4/ Bills shall not be valid unless sent through the county recorder's electronic billing and payment system. Therefore, we shall no longer have billing via paper statement sent through the mail.
5/ The delivery system shall not be used for printed magazines, newspapers, or catalogues.

6/ Business solicitations moving through the delivery system shall not be allowed to use envelopes. All solicitations must say the word SOLICITATION in all caps of the same size above the recipient’s name and address.

7/ All paid and/or unsolicited messages shall be taxed based on audience size, or number of recipients, or potential viewers and method of dispersal. This shall include all billboards, signs, ads in print, video ads, audio ads, web ads, product placement ads in media, emails, tree-mails, voice telephone, video calls, door-to-door sales, door hangers, material left on the door mat or windshield, in-person touting in population centers, and other similar means of contact. The most intrusive methods shall pay the highest per viewer postage or taxes. The forgoing shall however, not apply to political messages delivered by volunteers for no compensation.

8/ Electronic communication shall not be subject to postage where it is invited or responded to. Requests for removal from a mailing list shall not count as a reply.

9/ All billboards shall pay tax equal to at least half a second’s wages per passing potential viewer per day, per 20 square meters of sign area.

10/ Dynamic ads of any sort shall pay 3 times the rate of stationary ads. Dynamic ads with audio shall pay 10 times the rate of stationary quiet signs.

11/ Tax shall be due on billboards and signs, even if they are blank.

12/ 1% of each building’s floor area may be used for wall-mounted or wall painted signage and no billboard tax shall be due for this.

13/ Trucks and automobiles with more than 1/2 square meter of signage shall pay dynamic billboard tax.

14/ The sender of each email delivered in this nation shall pay email-spam tax of at least 1-minute’s wages if the recipient marks the email as spam. The email-spam tax bill shall be waived if the volume does not exceed the Senate’s reasonable personal threshold amount per teneth per sender, or the email is from a Nome candidate to his constituents, or from a Senator to the other Senators in his Centi-Nome.

15/ All audio-phone and video-phone calls shall pay phone-spam tax of at least 3 minute’s wages per call when the recipient marks the call as spam. The phone-spam tax bill shall be waived if it does not exceed the Senate’s threshold amount per teneth per sender.

16/ Computer systems and robots shall not have the right of free speech, and they shall not be allowed to use the voice or video telephone system for outbound marketing or advertising purposes. It shall be a crime to program computer systems or robots to use the voice or video telephone systems for outbound marketing purposes. This is because such robots drive people to turn off and disregard their phones, which are potentially vital emergency notification devices.

17/ The emergency notification system on cellular phones may only be used for natural disasters and events that threaten a great many people. The emergency notification system shall not be used for matters of individual crimes or fugitives. In cases of tsunami, coming earthquake, fire, and tornado, it is vital that everyone keep their phones on all the time.

18/ Product placement ads hidden in widely viewed media shall pay at least 5 second’s wages per viewer, per placement, mention, or reference. Media that includes apparent product placements may be assessed this charge even if the placement was inadvertent.

19/ Paid advertising, paid recommendations, and paid touting shall not be allowed to camouflage as to look like genuine content. This deceptive business practice may be considered fraud.

20/ When ads are displayed interspersed with actual content so it is hard to distinguish the content from the ad, they shall pay four times the normal postage rate.

21/ All broadcast commercials shall pay at least 15 second’s wages per minute, per ad, per viewer or listener. This is about two cents per 30-second ad slot per viewer.

22/ Except for classified ads, all ads printed on paper shall pay at least 2-second’s wages per ad per viewer.

23/ All in-person commercial touts, commercial door-to-door salesmen, and everyone handing out commercial flyers shall be registered-with, and taxed-by their county. All shall be wear a government issued name badge that displays their barcode and ID number. All may be subject to anti-spam tax for their activities.

24/ Those touting political or news information in person shall be exempt from both registration and taxation, unless there is a commercial or religious aspect to their touting, or they are asking for, or accepting donations or money. Those not touting political, or news information in person shall pay the normal anti-spam taxes.

25/ Agents, brokers, middlemen, and aggregators of advertising shall pay commission sales tax.

26/ Each ad displayed on a search engine, facebook or messaging service shall pay postage of at least 20 second’s wages, or 20% of the ad’s sales price, whichever is greater.

27/ All other sorts of ads shall pay reasonable postage as determined by the Senate.

28/ No email shall secretly send any information at all determined by the Senate.

29/ To control the spread of computer viruses, the full text of all clickable email and URL links must be displayed in an are you sure you want to do this popup window.

30/ Listings that are entirely advertising, such as yellow pages directories or Craig’s list type websites shall be exempt from ad taxation.

31/ The Senate may exempt certain new and beneficial products and services from advertising tax for up to two teneths.

32/ Candidates shall not pay or hire people to act as followers either in the real world or in media. Candidates shall not exchange anything of value for their Sub-Senate
nominations or votes. Such are the disqualifying acts of crooks and cheaters, not leaders. These acts may also be crimes under the law.

33/ All ads with audio must have a lower volume than the actual media they are advertising in, or they may be subject to a heavy fine.

34/ When the public announcement systems of commercial enterprises are used for political messages, punitive postage shall be due. If the enterprise is ordering the message, then the company shall pay 5-hour’s wages per minute or part thereof that the message plays for per person. If the company’s workers have hijacked the PA system for their own political messages, then they shall 1-hour’s wages per minute or part thereof that the message plays for. All recordings of PA system announcements shall be public domain and unauthorized uses shall be recorded for the workers’s permanent employment records.

**NR’s PRIVACY**

1/ Because we presume innocence in our justice system, people involved in judicial matters shall have the right to privacy with regard to their name, image, address, data, voice and other identity details in connection with criminal charges until they are convicted. Without a judicial conviction, none of this information shall be broadcast, published, socially networked, or disseminated without the written permission of the person charged. It shall be considered a crime when people broadcast or disseminate pre-conviction information without permission. The forgoing shall not apply to:

a/ The nationality or citizenship of the accused.

b/ The age and gender of the accused.

c/ Connecting and circumstantial facts about the accuser that do not name the accuser, or imply an identity.

d/ Photographs and videos ostensibly showing the crime or the crime scene. This shall be an exemption to the photograph rule.

2/ The people shall have the right to privacy with regard to non-government collection, aggregation, use, and dissemination of their personal data. This shall include their: name, physical addresses, current location, telephone numbers, electronic addresses, employers, income, wealth, assets, credit history, financial history, purchase history, buying habits, credit defaults, web browsing history, health data, school data, hair color, eye color, photographs, videos, recordings of their voice, genetic data, educational history, biometrics, communications, the identities of their family members, known associates, sexual relations between consenting adults, matters of family law, and all police and arrest information that does not result in a conviction. No non-governmental aggregator of such data shall assemble, keep, distribute, provide or sell anyone’s information without the person’s prior written authorization. All prior authorizations shall become void with the adoption of this new constitution.

3/ The aggregation and sale of personal information shall only be done with a non-transferrable Senate license which shall include a precise description of each data key aggregated. The Senate shall have the unlimited right to rescind all data aggregation licenses at any time and without notice, explanation or compensation.

4/ Fictional citizens shall not have the same right to privacy that real citizens have, except with regard to product development, inventions, and genuinely valuable trade secrets and tactics.

5/ Government shall maintain public comment boards about all fictional citizens, and all human non-citizens, as well as those sentenced to jail time and probation by a court of law. These comments boards shall be open for all to see and post on.

6/ The privacy rights of real flesh and blood citizens shall be higher than the free speech rights of fictional citizens. For example, fictional citizens shall not be allowed to initiate marketing communications with flesh and blood citizens via voice or video phone. Nor shall they be allowed to send people from home to home, disturbing the people with their marketing communication.

7/ It shall be the crime of doxing to publish or re-publish a person’s private information as a means of harming them. Also, if doxing leads to another crime being committed against the victim, then the person publishing the information may be considered an accessory to the crime. Also, to be clear, displaying a person’s name, and any virtual addresses is not doxing them.

8/ In relation to official duties, there shall generally be no right to privacy for any Government workers, including police, teachers, and healthcare workers. Quite the opposite, all Government workers shall be well recorded and all recordings shall be subject to both Government and public oversight. The only exceptions are those relating to national defense, military plans, military weapons systems and military intelligence. In these exceptional matters, the Senate may limit public oversight.

9/ There shall be no right of secrecy concerning the cause of any violent or trauma death, or poisoning, or suspected murder, or death under strange circumstances. The critically important right of justice in such situations shall always prevail over the minor comfort rights of their surviving family to privacy.

10/ The people shall always be free to cover their faces in and around places that sell electronic communication platforms.

11/ It shall not be allowed to film children or attractive young people in public.

12/ Government shall offer free RFID and face recognition tracking for those who opt-in. As nobody will know who is being tracked, this will greatly reduce abductions. All police, security personal, delivery people, non-citizens, and prostitutes shall be required to use this system. People on probation and people with certain types of felony conviction may also be required to use the
system as well. All urban, suburban, and exurban non-human animals shall be registered, microchipped and fully vaccinated.

13/ Places for drinking, taking Mafia drugs, dancing, crowding, partying, seeing concerts, gambling, dining, and schools courthouses, and police stations shall all be required to use a more precise sort of RFID location tracking than normal.

**NR’15. RECORDING**

1/ This document is intended as a one-size-fits-all constitution for all mankind. For this reason, it includes some safeguards that may not be necessary in some parts of the world. One of these safeguards is the requirement that the delivery of all government services and interactions be recorded live by the county recorder. This shall include both the documents presented, and the voice and video image of both parties.

2/ To reduce crime, all transactions valued at over a week’s pay must be accurately described and the final destination address of the goods or services must be stated by the buyer.

3/ With regard to government services delivered in an office, all interactions are supposed to be delivered via recorded telepresence to reduce corruption. The government people press the identity audio video play button to see/hear the person associated with the identity in a three different GIFs: Hello, how are you, and I’m xxxxxx. This is supposed to be repeated including gestures, and expressions in the telepresence stream. Other languages and phrases may be used, but there must be three matching phrases. There is also a height ruler, like with mug shots. There is also a fingerprint scanner. All voice communication shall be via recorded microphone and video. All written communication shall be via email or a chat system with all communication recorded. If any papers need to be submitted, they must come in as an electronic scan that recorded and sent to the right email address. There shall be no other exchange of materials through the shell of government. This however shall not apply to driver’s licenses and other easy to obtain government approvals that are elected as too paltry to secure.

4/ With regard to police, building inspections, and many other government interactions with the people, these shall be recorded on high definition quality cameras and microphones without notice or request. Government services shall generally not be delivered to the people without recording on the side of the Government workers, unless it is greatly impractical to do otherwise.

5/ Corruption being a thing that thrives in darkness and withers in the light, the people shall generally be allowed to observe and record Government officials while they are working in the field.

6/ Government shall make no law restricting the right of the people to quietly and peacefully attend, observe, record, film, copy, describe, or transmit public proceedings, and public interactions of Government officials while acting in their official capacity. The only exceptions shall be:

a/ To keep Senate voting secret.

b/ In matters relating to spying and intelligence gathering, genuine military secrets, and secret criminal apprehension techniques.

c/ When the recorders interfere with government activities, or endanger themselves, or others.

d/ When a human crime or accident victim would reasonably want privacy.

e/ To assure the privacy of those merely accused of a crime.

f/ To assure the privacy of those standing witness.

7/ It shall be a crime for government, or non-government people to:

a/ Order people to stop recording when they do not have this right.

b/ Attempt to take a recording device away, or damage a recording device for recording something in public.

c/ Tell people to leave a place because they are recording, or threaten them with expulsion because they are recording.

d/ Verify the identity of people recording events, simply because they are recording.

8/ There shall be no right to recording privacy in commercial transactions. All commercial transactions, including sales talk, sales exhibits, and post purchase service are subject to both overt and secret recording and posting. All shall be admissible in judicial proceedings. This is to help our economy to function in a more honest and truthful way.

9/ There shall be no right to recording privacy with regard to the unedited recordings of people committing crimes, or harming others, or being harmed by others including fictional citizens, or those threatening, provoking, or insulting others, or acting as government police, or non-government security personal. This is to reduce crime, menace, harm and insult in our society.

10/ There shall be no right to recording privacy while teaching our children, or preaching to anyone. All schools and day care of children are subject to both open and secret recording outside of bathrooms and locker rooms.

11/ Those illegally recording suspected crimes shall suffer no penalty for bringing their recording forward to the public prosecutor as evidence.

12/ Recordings of police and government activity by citizens in public shall generally be admissible as evidence. However, there shall be strict limits on the admissibility of government recordings of the people, particularly in their homes and workplaces.

13/ Recordings obtained by following celebrities around in public shall not be published against the subject’s will unless they show evidence of the followed celebrity engaging in crime or misconduct. Media outlets that publish unauthorized recordings of celebrities doing harmless things shall be considered 2nd class free
speech and subject to Senate regulation.
14/ Big Brother prefers to use one government surveillance apparatus, but Big Brother will also use corporations, and even independent human contractors for the purposes of recording and surveilling the people.
15/ The people shall generally be free to record one another as background without consent in places generally open to public visitors. However, they shall generally not be free to sell, buy, share, or post these recordings without consent or without blurring out their faces and other distinctive and telling aspects of their appearance. This however shall not apply to government workers doing their task.
16/ In matters of bribery, corruption and democide, as well as violent crime and people physically harmed by another or by a fictional citizen, all recordings shall generally be admissible in court.
17/ When members of the public log in and communicate with government workers, via the public interface system, they shall pay about twice or three times their pro-rata share for each worker's salary.

C — VOTING & CORRUPTION

NR’16. VOTING DAY
1/ The people shall not be taxed, charged, burdened, impeded, interfered-with, or intimidated in any way when they vote. It shall be a primary duty of a democracy to defend the people from all of these things.
2/ Those committing or threatening election violence, or genuinely trying to keep the people from going to vote may be shot dead by the people and it shall be considered self-defense.
3/ There shall be no wealth or property requirements for voting. If there are education requirements, they shall be based on secondary school graduation and they shall be uniform for all citizens nationwide. If there are education requirements, they shall not deprive more than 15% of the people of the right to vote.
4/ Except in the first elections, the two most recent Sub-Senators shall register their Nome's voters and managers their Nome's voting process. The standing Sub-Senator shall call people to line up and vote. He shall give the 5-minute warning where he says: "I call the vote where we elect our leaders, all line up, 5-minute warning". Then he shall do the same at 4 minutes, 3-minute warning etc. Then he shall call the Nome's vote closed.
5/ All Citizens shall send duplicate registration applications to both nation, county and Nome.
6/ In order to vote, everyone must:
a/ Show their national voter photo ID card, or photo drivers license, or photo passport that shows their national voter ID number.
b/ Have their handprint or fingerprint(s) to be scanned.
c/ Be photographed, or video recorded.
d/ Sign the voter roll.
e/ Wear their voter number on their chest if this is required by the Senate.
7/ Everyone in our nation including visitors and non-immigrant workers must attend the election unless they are either physically unable, or working in essential or emergency services. Everyone must attend the vote, but nobody shall be required to vote. And many non-citizens will be required to attend, but shall not be allowed to cast a vote. Those not attending the vote (including non-citizens) may be required to do community service.
8/ Without mandatory attendance, people might join multiple Nomes in poor districts (if they are poor) or rich districts (if they are rich). Then we will see Nomes with less than 250 voting age people, and our democracy would them become corrupt. No. Mandatory election attendance is an important safeguard for honesty and credibility of our democracy.
9/ People working in essential or emergency services, and those who are sick may appoint another member of their Nome to proxy vote for them in Sub-Senate elections. However, only these groups shall be allowed to vote by proxy and each proxy voter may only carry the vote of only one other person. The proxy voters shall wear their own ID on their front, and the proxy vote on their back. The proxy voters must also send a proxy vote video statement of their personal information and which candidate they want to vote for to both their proxy and to their standing Sub-Senator. These shall be played for all to see at the vote count, and shall be just as valid as a person lined up to vote. Also those who are sick must also get a doctor's certificate and make a statement on video evidencing their illness.
10/ People may attend the election with other nomes in other parts of the nation and cast video ballots for their home nome. For this, people go to the polling place 60-90 minutes early and walk before the vote monitors to be recorded, wearing their name, their nome number, the candidates name, and the contact email address of the current Sub-Senator printed on paper. Then the monitors send absentee voter messages to their colleagues around the nation in the time before the election. These each include photographs of the voters voting in this way. Thus we have fast absentee voting that gets settled before the actual election begins. Those who are outside the nation on election day shall not be allowed to participate in the election unless they are active duty military or embassy staff, or are citizens living in the households of these people.
11/ If we are using a system of secret voting and paper ballots, it is not possible to have absentee voting and we shall not have absentee voting of any kind. This is because the secrecy of everyone’s vote cannot be maintained at a distance. In this case, the vote sellers only have to get on a bus and go out of town to sell their votes.
12/ We shall work under the premise that incorruptible elections are far more important that inclusion. This is because an added 5% more voters will normally only shift
an elections outcome slightly, while 5% corrupt or sold votes might shift an election by 5%.

13/ People from each Nome will probably always have an easier time getting elected than outsiders. However, people shall be allowed to join other Nomes to run for the Sub-Senate in that Nome. Those who are clearly Senate “material” and do not want to move may want to do this.

14/ Some people will want to go to poor nations to run for Senate there. When learned people do this, there should be a sliver bias in favor of them until they are 5% of the local Senators. Then everyone should be completely unbiased. Also, when people go to a poor place to run, it should be seen as similar to joining the Peace Corps. This going to poorer parts of the world should never be seen in any way as cheating, or less than Senate service at home.

15/ The two most recent Sub-Senators of each Nome must attend and manage the vote in the Nome that elected them unless they are ill and have a doctor’s certificate. Where both are not able to attend, that Nome shall double-up with an adjacent Nome and the two most recent Sub-Senators of that Nome shall officiate.

16/ Special care shall be taken to make sure that when the people elect their Sub-Senators, all votes are accurately counted, openly reported, and widely recorded. There should be at least 6 high-quality, audio-video recordings of each Nome’s election. Neither government nor anyone else shall aggregate information about who people vote for. This shall be considered the crime of election fraud.

17/ It should be considered disgraceful to vote while intoxicated, although it shall not be prohibited.

18/ To get the most out of our democracy, everyone is supposed to vote for the smartest and hardest working people and they are supposed to ignore race, religion, ethnic background, economic background, non-government educational certifications, etc. They are supposed to vote for the smartest and hardest working public servants.

19/ Nomess that have less than 1-in-3 voter participation among voting age citizens shall be considered as lacking quorum, and shall not have the right to elect a Sub-Senator. The Sub-Senate may shift this ratio between 1-in-4 voters and 1-in-2 voters with a 2/3 over-majority vote.

20/ Each county recorder shall send each resident 3 emails prior to each regular election. One email is 60-days prior, one 10 days prior, and one the morning of election day. This email contains the person’s name and whether they are OK to vote as far as the county is concerned. The 60-day notice is mostly to clear up registration problems. The 10 day is mostly a reminder to get informed. And the election day email is a reminder to go to vote. These go out to everyone’s must check email address discussed elsewhere herein.

21/ Only citizens eligible to vote shall be given voter ID numbers. There shall be no voting by non-citizens, people who cannot prove their citizenship, or convicted felons. Those caught illegally voting may be sent to work camp for years. Foreigners and felons voting in our elections automatically get 5 years on the first offense.

22/ All elections, election speeches and election material shall be in the language of our nation, English (and later Euemi). No other languages except English and Euemi may be used in our nation’s election material or ballots. We do this because:

a/ The live (or recorded live) presentation nature of our election forums does not lend itself well to multi-lingual or translated presentations.

b/ People who can’t speak the national language well enough to participate in the forum process, surely can’t understand the issues they are voting on.

c/ We can’t have segregated language communities where English speakers can’t participate except by learning a foreign language.

d/ We are unable to properly monitor misinformation in foreign language immigrant communities and respond to this.

e/ We want to force all immigrant voters to join the main national dialogue and truly join our political process.

23/ The children of immigrants may be prohibited from voting if they are unable to speak the national language properly because they grew up in a sequestered foreign-language community.

24/ As we live in an age of nano-cameras, like those in our televisions, it seems impossible to assure that vote sellers are wearing a nano-camera in order to sell their vote. Therefore, we might as well vote openly. However as follows are some system specifications for paper ballots that will help make them less corrupt in other ways. If paper ballot cards are used in Nome elections:

a/ They shall have microprinting and embedded special fibers, but all ballots shall be identical nationwide for each year and these shall not have a serial number.

b/ The voter shall hand write the Nome number and the ballot number at the Nome, the county name, and the candidate’s full name on the lines provided.

c/ The voter shall use a randomly selected ball point pen from a bin with at least 37 hues and 11 ball sizes, 50 nano A markers, and 50 nano B markers for over 1 million combinations. Just before the election, the current Sub-Senator randomly draws a weight of pens from barrel of pens equal to roughly 700 pens. He puts these in a bucket and brings them to the election site.

d/ Each voter gets a ballot card and a pen. Then each voter turns both back in. If there are forensics they compare the used pens with the ink on the ballot cards, as well as the handwriting. 

e/ This system it should be pointed out is the opposite of voting machines where the printed ballots can be easily cloned.

25/ Ballot systems that use printers shall be prohibited in our nation’s elections because these make it easy to swap-out entire ballot boxes in moments. All ballots (if they are used) must be hand written.
26/ Voting by mail, early voting, late voting, and voting by paper ballots shall be prohibited in Sub-Senate elections.
27/ Where there are paper ballots, each ballot box shall stay put at the polling place under continuous community and multi-video monitoring. Everyone putting a ballot in the box shall be recorded. There shall be an identity verification system that verifies citizenship and the right to vote. The identity system shall also use voter numbers, fingerprints, photos, and face recognition tech. The people shall always have the right to monitor and record their elections and the counting thereof. All counting shall be by a long line of people. Half shall be from that district, and half shall be randomly assigned from other districts. All Nome voting must take place over no more than one hour to minimize the opportunity for voter fraud.

NR’17. POLITICAL PARTIES
1/ Political parties shall only exist for one issue only. These extra-democratic entities shall not have the power to drive the people into complete political platforms. Where aspects of a platform can be separated, they must be separated.
2/ No political party shall be allowed to collect money, spend money, or have depository accounts of any kind because this money will be spent on corrupting our democracy.
3/ Political parties may have a website, but they may not advertise, or publish anything on paper, or pay to broadcast anything, or send anything via paper mail, or organize the mass calling, or mass emailing of the public.
4/ No political party shall be given any role or power in our democracy, because that is allowing a corrupt non-democracy to have power in a democracy. Senators are not allowed to display or make-known their party affiliations in any way that is avoidable.
5/ The names of all political parties must accurately reflect the matter the party is organized to support. There shall be no all-inclusive political parties that have a single platform of blind obedience for all matters as this is a backdoor to our democracy.
6/ No political party, and no name of any political party shall live for more than 180 days, because to do this is to give the party Senator-like lasting power. After 180-days, the party’s name and all contact accounts shall be abandoned for at least 10 years. Also all inbound communication shall be destroyed if it has not adapted to the new address.
7/ Government shall not give any power, money, benefits, or credence to any political party. This rule is to be strictly enforced.
8/ We shall not allow the dull-minded monotonous drone of political parties to drown out the evanescent lucid dream voices of those who would engineer a better approach.
9/ Our democracy shall view political parties as tools of corruption that are very hard to get rid of because they edge into first-and-foremost free speech rights. We all hate political parties and want to minimize them, but we recognize that it is largely folly to outlaw them.
10/ The people are advised that all things being equal, they should disfavor all political parties and all party allegiances, and vote against candidates with ties to a political party. Our democracy will work much better without extra-democratic political parties.

NR’18. ELECTION CAMPAIGNS
1/ It shall be everyone’s presumption that the election process is broken if candidates are allowed to benefit in any way from spending money to get elected.
2/ It shall not cost anything to get elected to the Sub-Senate or to rise in the Senate. Again, the election process is broken if candidates can use money to sway the outcome. In all elections, we shall leave no place, no opportunity for money to have a role in the outcome.
3/ Again, it is not supposed to cost anything to get elected to the Sub-Senate. The election process is supposed to work entirely without money.
4/ All campaign contribution and gifts may now be considered as vote buying. Ordinary food and drink, and up to 2 alcoholic drinks, consumed onsite are exempt from the corruption laws. No seafood, no exotic meats, no expensive ingredients, no air-flown or special delivery ingredients.
5/ People are allowed to spend time helping someone in their Nome to get elected. But they are not allowed to give money, or goods, or services for the candidate. They are not even allowed to bring food or beverages to the campaign office, or buy meals for fellow campaign workers.
6/ We shall totally banish money and exchanges from our elections. Except for water and single sheets of printed material, candidates shall not give or receive anything physical during their campaigning. There shall also be no restriction on exchanging computer files and other free things that are entirely virtual.
7/ Campaign promises under a system of secret voting should be seen as worthless. Therefore candidates are also not supposed to make any promises that are seen as empty. Once in office, Senators are not supposed to talk about how they will vote, or how they previously voted, let alone swapping votes.
8/ There shall be no campaigning by telephone, videophone, voice mail, tree-mail, text message, paid advertising, or unattended signage. All campaigning is supposed to occur in the forum where neither side is competing unfairly or making it hard to run for office.

NR’19. CORRUPTION
1/ When government has any dealings with construction costs or real estate, the focus shall be on square meter pricing. This is one of the easiest ways for the people to control the cost of new projects. All Government activities must always be quantified and priced by the square meter. They must also be compared rigorously and
constantly with like-kind projects by other jurisdictions. This is a main thing we can do to manage our government costs.

2/ Except for salary and benefits awarded by government, no government official, elected or otherwise, shall personally profit from their public office. Government officials shall not be allowed to grow substantially richer as a result of their service in office. All government officials that grow substantially richer while in public office, or shortly thereafter, must clearly explain exactly how it happen for the record.

3/ Government officials shall not use their public office to aid in matters that affect their personal finances, or those of their parents, children, spouse, siblings, and other close family members, or their business associates, financiers, friends, lovers, or supporters.

4/ No government official shall receive any non-Senate gift, fee, gratuity, campaign contribution, consideration, pay, employment, wage, honorarium, emolument, loan, loan guarantee, loan forgiveness, over-payment, under-sale, option, air transportation, luxury or vacation area lodgings, bonus, tip or other things of value arising out of his public service or his decisions made therein. Except for close family, Senators cannot stay over in people’s luxury homes when they travel, and must instead be housed in bottom 80% lodging. Or they can get their own an-discounted room on the open market. Senators can be driven to places (as a gift) in normal vehicles like busses and taxis and normal automobiles, but not in fancy limousines, helicopters, or fancy vehicles. Senators are not supposed to be given things except virtual media, small thumb drives, pamphlets and the like. In urban areas, Senators are supposed to buy their own food, unless this is impractical and ordinary food is brought in and eaten buffet style.

5/ No Senator or other government officials shall be given or reimbursed for luxury transportation, luxury lodging, or luxury meals. Luxury shall be over the 80th percentile.

6/ No public office or franchise shall ever grant the right to keep the payments extracted from the people. Any time we see this, the money shall be presumed to be heading for theft.

7/ Except in times of annual price inflation over 20%, no Senate salary increase shall take effect until at least 10 teneths have passed.

8/ Government shall spend at least one per-mil of its budget on anti-corruption media and investigations. Half of this money shall be for government, and the other half for the private sector. Government agents shall attempt to entice people from both government and the public into corrupt practices under secret recording. Agents shall also audit the lifestyles of officials.

9/ Bribe paying and bribe offering shall be considered just as bad a crime as bribe taking. It shall be a felony to give or receive valuables or favors, including sexual favors for influencing or claiming to influence a member of the Senate or other member of government.

10/ Those who facilitate government services shall not be paid based on the outcome of their work, or as a percentage of the government benefits they obtain for their clients.

11/ In all branches, all government services to the public shall be monitored by an unrelated branch of government in round robin style with new random reassignments made at least annually. Investigations by the same department of government should be automatically seen as worthless, and look like an attempted cover-up.

12/ Anti-corruption enforcement shall occur and be recognized in this nation at four levels: county government, national government, world government and private sector. The national Over-Senate shall however have the right to veto any UM corruption ruling with a 60% over-majority.

13/ Government shall compile detailed, time-efficient educational media on what constitutes corruption, and what does not for both government and all aspects of business. Everyone working in government or spending the money of others shall be required to complete the Senate's course and pass the 200 question common-sense “safety test” with a perfect 100% score. After this, we shall strictly enforce the rules of corruption and give lengthy jail times for significant acts of corruption.

14/ All Senators and government officials shall be required to live cash-free, and gift declared lives while serving and for at least 5 years thereafter. No person holding public office shall do business with government while in office, or for 4 years after leaving public office.

15/ Except in small towns, government appointees, and Senators on judicial duty, shall not know, meet or fraternize with the people they judge or administer on behalf of the people.

16/ Unless there is good reason, all government services shall be delivered via video. Where this is not practical, all government services shall be recorded by the recorder on video. This does not apply to Senators.

17/ Public auctions may be set aside if there were too few bidders, or obvious potential bidders were not notified.

18/ There shall be safe harbors, but the mere transaction of an excessively sweet deal with government made in a closed bidding or non-open-market scenario may in itself be sufficient proof of corruption.

19/ Unless it is currently in the hands of a great many flesh and blood people, property previously acquired from government for absurdly below market prices shall not have a valid claim to private ownership title.

20/ All grants from the previous corrupt democracy are subject to cancellation if considered as obtained from corruption, even if this occurred decades ago. This shall extend to grants of property, citizenship, immigration status, pardons, and grants of honor and grants of territory such as the US gift of the Panama Canal.

21/ All grants of honor ever given by government for athletics, acting, entertainment media or music are hereby void, and this nation shall be prohibited from
granting honors for these activities in the future. Private awards and competitions for media, acting, and music having been a source of great corruption of the group mind, these private awards shall be prohibited. 22/ All awards for media shall be forever tainted by how propaganda covering up Nazi concentration camps like Auschwitz was called the best film of 1942 by the Motion Picture Academy of America. 23/ All applications for government services shall go on a queue and the queue shall be open for everyone to view. No preferential queue treatment shall be given except where the Senate elects to prioritize certain types of application as a class. 24/ When queues are an allocation system. The rich should not be allowed to pay others to wait in line for them. Also, government shall not allow people to shortcut the lines by paying more for government services. If we allow this, then it is an incentive for government people to create lines. Also, it must be noted that encouraging long lines is a common trick for workers to get out of doing some of their work, a very expensive way of doing this. 25/ No prior grants, gifts, sales, purchases, bestowments, conferments, awards, endowments, franchises, or immunity from prosecution made by the prior corrupt democracy shall be completely valid under our new democracy. Also, we shall be quick to consider the most profitable of these as the products of corruption, and prima facia evidence of criminal activity. All of these may be set aside by the Senate and the assets in question seized or nationalized as the Senate elects is fair. The people involved may also be jailed as the Senate elects is fair. Furthermore there shall be no statute of limitations in these matters or limit on how long ago the corrupt transfer or grant took place. This paragraph includes cases of diplomatic immunity. 26/ When public property is sold-off on the eve of a sharp rise in prices, or on the eve of when it is needed for some public use, that sale may be set aside and the transaction reversed. 27/ People should be afraid to buy large chunks of public property except from the government forum, in appropriately sized chunks of appropriate durations, and with a reasonable time period on the market. 28/ There shall be no statute of limitations with regard to clear cases of government and OPM corruption. The Senate can go back and aggressively punish and imprison officials for clearly corrupt and well witnessed acts committed decades before. This is so that we strike fear in the hearts of would-be corrupt officials going forward. 29/ Offering, paying, or taking money or other things of value for not revealing injurious information shall be considered the felony of blackmail. Contracts where people take money not to talk about some subject, and contracts where people assign the exclusive right to talk about some subject shall be unenforceable under this constitution. 30/ When people request, offer, receive, or pay money or other things of value for not bringing criminal charges, it shall be considered the felony of victim bribery. Individuals engaging in victim bribery, on either side, shall be punished in the same way that police bribery is punished. 31/ Everyone who has paid or received, or been a party to an act of victim bribery must make a complete statement to police within 180 days, or they may be prosecuted for the crime of victim bribery. No prior victim bribery agreements from before this Constitution came into effect shall be binding under this Constitution. From now on, all recipients of victim bribes may keep everything previously paid to them and say anything they want. 32/ The only legal frequent customer benefit shall be an increased across-the-board discount rate on the future business of that customer. All other frequent customer rewards programs shall be prohibited as corrupt in travel, lodging, grocery, fossil fuels, banking, and financial transactions. 33/ We believe that a broad body of elected leaders is the least corrupt way for a free people to govern themselves. And while this is the best form of government, we still do not completely trust even this form of government. 34/ Tenure and lifelong appointment suggest loyal agents under someone else’s thumb. 35/ Undercover police shall be allowed to pose as bribe payers or bribe seekers on hidden video. These may approach people in either government or industry. 36/ Our nation shall only give aid and aid money to those nations that: a/ Are conforming broad democracies and members of the UM in good standing. b/ Are unquestionably our allies. c/ Obey UM reproductive policies. 37/ Government is not supposed to distract itself, and waste its attention on frivolous activities like parties, festivals, parades, celebrations, feasts, and athletic competitions. Where these events are permitted to occur on public property, government shall get a sales tax equal to 1/2 of the admission price if any, and 1/3 of concession sales revenue. 38/ All governments leak power. And the leaks will grow in size until we address them. So the moment we spot a power leak, we must plug it. This plugging is a first order sort of thing. So whenever corruption or economic parasitism is identified, measures must be taken to stop the leak in the ship of state. Otherwise the whole ship might sink. 39/ All information on the assassinations of the Kennedys and all information pertaining to the COVID injection development shall be released forthwith in completely unredacted form. Anyone who further delays this release, or destroys information, or redacts, or makes excuses for not releasing all of the files in completely unredacted form shall go to prison for 20 years for censorship of the free
public discourse.
40/ It shall be considered democide for government officials to hide the identities, existence, or type of work that any government employee does from the Senate when this information is requested. No branch of government shall be exempt from this rule, including national police forces such as the FBI, CIA, NSA, and Secret Service and their successor organizations. All branches of government shall exist entirely under the direction of the Senate. And all branches of government shall cooperate with the Senate or be treated as criminals conspiring to undermine our nation’s proud democracy.
41/ The people declare the following as a warning to future generations, so it will be clearly remembered above all in this constitution: That unless the all-critical representation ratio is broader than 1-in-50,000 in its narrowest house, or that form of government is not a true democracy, but a form of oligarchy that can be corrupted and parasitized.
42/ The objectives, reasons, and means for all policy are supposed to be explained so people can more quickly see and declare that the group effort has veered off course as it normally does.
43/ It shall be a crime for Government people to:
a/ Hide their activities either from government or the people.
b/ Help or assist people with breaking the law.
c/ Manipulate data or aid in its manipulation.
44/ The foregoing restrictions cost practically nothing, and are practically no inconvenience or dishonor for honest men.
45/ Government security clearances shall only be granted to full time employees of government and Senators. All government security clearances shall be terminated upon the termination of full time government employment. No person with a security clearance shall do any work outside of government while employed for government, or for 5-years after leaving government in any matter related to their work in government. All Over-Senators shall have a certain level of security clearance that comes automatically with their passing the OS orientation material.

**NR’20. LITTLE GROUPS GET LITTLE POWER**

1/ Two cornerstone principles of broad democracy are:
a/ That it is easier to corrupt small groups than large groups, and
b/ That it is easier to corrupt non-elected appointees than elected people. For this reason, small groups and appointees shall not be given much power in our government.
2/ This democracy shall never elect, or otherwise empower a single person or small group to handle anything but the smallest and most inconsequential matters. This democracy shall only use small groups to decide on matters that affect small groups, and matters concerning small amounts of money. For decisions affecting large groups, or large amounts of money, this government shall only rely on large groups. And for decisions affecting everyone, this government shall only use broad democracies.
3/ No position in government shall ever be indefinite, or for life, or inheritable. It shall be a capital offense for anyone to claim such a lifetime position, even if it is only for a tiny slice of the public’s domain. Hopefully this will put an end to the frontmen (for they are always frontmen) that claim powers to do unreasonable and counter-intuitive things with the public purse — normally to the exclusive benefit of the Istarians that hoisted them up into power.
4/ Except for the Senate, the children, siblings, and parents of people who served in a long-term government positions shall always be disqualified from serving in the same position.
5/ Only people who were confirmed as Senators at least once in their life may be appointed to a position of power in government, or oversee more than say 500 staff, or an annual budget exceeding say 500 year’s wages. This number will probably be reduced over time.
6/ All government job openings shall be publicly announced for a reasonable time.
7/ There shall be no central hiring administrations for multiple government departments.
8/ All candidates can be independently tested and evaluated by the Senate’s testing administration.
9/ All government workers shall be subject to annual performance reviews, and comparison with peers. All government employees shall be subject to evaluation by the people, and those the people judge as exceptionally problematic shall be terminated.
10/ Standards for pay and absenteeism in government employees shall be similar to those of the private sector.
11/ If a government official personally knows any people involved in a matter they have been assigned to judge or administer, they must recuse themselves. If the person being judged or administered is known by all potential judges/administrators, then the least connected shall judge.

**NR’21. VOTER BIASES**

1/ Always vote for the smartest candidate based on the ideas expressed in the election forum. If nobody is saying anything remarkable in the forum, and you don’t have any opinion one way or the other, then you can use Senate test scores.
2/ Never hold any consideration above how smart the candidate seems.
3/ When we vote for candidates based on extra-democratic educational credentials, we give our non-elected educational establishment the power to corrupt our democracy. Try not to respect educational credentials. Try to vote against candidates that talk about their extra-democratic credentials. To do otherwise is to hand our universities a back door to our democracy.
4/ We should not vote for candidates because of their sophisticated accent or verbal style. We should vote for the power of their ideas.

5/ When we give elevated status to the relatives and friends of great men, it is a step towards the evil of dynasty. For this reason, everyone should give a minor handicap to the relations of great men. Those that are great in themselves will easily overcome the minor handicap.

6/ Political parties, religions and other pre-packaged ideologies can be backdoors to democratic power. This Constitution advises the people to consider political party and strong church affiliation as a strongly negative factor.

7/ When we elect candidates because of how they stand on the issues, we won't have a democracy where our best and smartest are making our decisions for us. For this reason, campaigning should be more about being a smart and fair decision maker and pie slicer — and less about issues.

8/ This Constitution advises the people to vote against candidates that talk about the other candidates instead of what they want to do.

D — POLICE & JUSTICE

NR'22. POLICE SEARCHES

1/ The people shall have the right privacy with regard to their bodies, homes, vehicles, personal effects, papers, electronic devices, network data, and electronic transmissions. Government and network service providers shall not conduct searches, or seizures, or shut-downs of these places except upon probable cause or credible evidence, supported by a credible oath describing the place to be searched, the things being searched for, and why these things are thought to be at that place.

2/ In life or death situations, police don't need a warrant to enter. If there is cause to demand a search without a warrant, then that cause and the category of thing being searched for, must be stated into the live AV record before the search, or the evidence shall be inadmissible.

3/ All searchers shall wear standard police cams. These shall have forward and 360° cams, and surround sound recording. The stream shall be remotely backed up live by the county recorder's office, not the police.

4/ All search dialogue, along with the location of the searcher's hands must be clearly and entirely documented for the search to be admissible. If these search rules are violated, the evidence discovered shall be inadmissible in court.

5/ The threat of search and arrest shall not be used to intimidate or abuse the people.

6/ In order for evidence from a voluntary search to be valid, the search request must end with the following words clearly stated into the live record, "Please listen carefully. This is a voluntary search. You are free to go if you do not wish to be searched. Do you consent to this voluntary search?" If the answer to the voluntary search request is no, then the police must say "thank you" and immediately walk away from the suspect unless he can be recorded committing a crime.

7/ The home, papers, and electronic devices of people arrested, as well as people legally crossing into this nation, shall not be searched without a search warrant.

8/ All break-down-the-door search or arrest warrants must be preceded by at least two seconds of loud police search warrant siren. This siren must stay on for at least 7 more seconds. This siren shall be a unique new international sound that oscillates quickly so it s grasped quickly. Its purpose is to alert those inside that they are not crime victims. In general, strange people breaking down the doors to other people's homes without loud police sirens may be shot and it shall be considered self-defense especially when the are no wearing an easily identified police uniform and when the officers are not all shouting "police" upon entry. There shall be no residential police warrant searches between 10:00pm and 7:00am unless they are time sensitive, necessary, and double authorized by means of two Senate juries.

9/ Government shall have the right to inspect all premises offered for sale or rent, as well as all areas under construction but not under maintenance. Government shall have the right to inspect all property sold or rented within the prior 6 days.

10/ If a place is open to all comers, such as an unfenced yard, unlocked communal lobby, or shopping mall, then government people may enter as anyone else.

11/ Government shall have the right to inspect all people, property and goods crossing this nation's borders in either direction.

12/ Those people loitering on private residential property and unaccompanied by an owner or tenant of that property are subject to being questioned and searched by police when an owner or tenant of that property complains.

13/ The Senate may establish greatly different search rules for non-citizens.

14/ Where personal electronic devices are seized as evidence, police must give a copy of all files to the owner.

15/ Using police searches to harm rivals and critics shall be a crime.

16/ Each person listing their address with the county recorder must accept or change the photo of the outside of their premises, and the floor plan of their premises that comes up. This is mostly to aid EMS and fire response, but it will also make search warrants more idiot-proof. This photograph of the premises must be displayed at the top of every search warrant with the address captioning the photograph. All search warrants must also show images of the people that are occupants and other associates to be arrested. This is in addition to images of the people that are occupants that are not being arrested. Where the photographs doesn't match the address numbers listed, police may search either addresses.
17/ When police conduct searches that are in the light gray area, the evidence gathered cannot be used in court. When police conduct searches that are in the dark gray area, the investigation shall be halted, and the prosecution stopped. When police conduct searches that are definitely wrong, all officers involved risk felony imprisonment.

18/ No warrant shall be valid unless issued by a randomly drawn Senate tribunal of 3, on the advice of up to three warrant specialist paralegals who cite other similar cases. All warrants and court orders must be shown immediately by police upon entry except when there is fighting or weapons drawn. Only police officers may enter under a police warrant. No non-police may accompany police. Also the recorder system shall have a verify warrant link on the homepage where each warrant can be searched by name, address, or warrant number.

NR'23. POLICE USE OF FORCE
1/ There shall be a single national code of police conduct, just like there is a uniform building code. What can police do, and what can't they do? When can they search? When can they order people out of their cars? When can they pull a person out of their home against their will and arrest them? When can they take their guns out? When can they fire? This constitution calls for a precise and well known set of national rules for police conduct.

2/ There shall be no right to get money from the money court system for justifiable police firearm injuries. We do this to eliminate the the main incentive for police to kill when they could only injure, and also the main incentive for police organizations to cover-up firearm mis-use.

3/ When police use force, they shall minimize injury to both suspects and to the public. Police shall not shoot people with firearms unless it is necessary for their own safety or the safety of the people. Police shall not shoot to kill, or fire many shots in rapid succession unless it is necessary for their own safety, or the safety of the people. It is thought that doing this will greatly reduce cases of suicide by attacking police.

4/ Police must use non-lethal weapons instead of lethal weapons where practical. The standard police response to non-compliant, semi-critical people with blades, and clubs shall be to first shot them in the legs or buttocks with mild, then very strong rock salt shells out of a shotgun if this is practical.

5/ Police shall not point or de-holster firearms without reasonable cause which includes hidden hands.

6/ Police may shoot those firing at them, those pointing an apparent firearm at them, those raising or turning or bringing an apparent firearm to point at them, and those in a firearm pointing stance directed at them. In all of these circumstances, the gunman may be shot, even if he is running away, or if he fails to throw down the gun down in a way that police can see. Police shall also have broad rights to hold, draw and point firearms at those reaching for possible arms. Once a person has fired on police, the only safe position shall be hands up.

7/ Police shall be allowed to shoot people dead for immediately threatening others with firearms, blades, or clubs in hand, also those genuinely trying to run people over with a vehicle. Police shall not be allowed much latitude in the use of violence in arresting merely non-compliant suspects, and halting ordinary suspects attacking with without a weapon.

8/ Police shall not shoot at fleeing suspects, unless the officer is reasonably certain that they have the right man, and the suspect is armed and used arms in the commission of a recent crime. This rule shall not apply on closed military bases.

9/ Uniformed police officers may order people to put their hands up for reasonable cause while it is determined whether they have hidden arms or not. 10/ Police shall not shoot or beat surrendering suspects, or suspects with their empty hands up.

11/ All police cars shall carry:
   a/ A long-range scoped rifle capable of firing high-powered rounds that can penetrate vehicles and walls.
   b/ A shotgun loaded with 3 levels of rock salt, then 5 levels of shot and grain. These shall be color coded shall be violet, blue-green, green, yellow, yellow-orange, orange, red, burnt-red. All rounds are loaded in the same order for this type of police shotgun nationwide. Also there is a color LED that matches the round automatically.
   12/ Police shall only carry approved police-only firearms with cams, location tech, horns, etc. The Senate shall elect nationwide standards for police firearms and rounds.
   13/ All police and all carry weapons must use mirror-polished pure silver bullets or mirror-polished pure aluminum bullets with the user's ID numbers on them. Lead bullets shall no longer be allowed for police or civilian carry.

14/ In high population density areas, police must refrain from firing unless absolutely necessary. Police are also expected to do the following where practical:

   a/ Use longer more accurate guns so they can fire one shot instead of many.
   b/ Use low grain hollow point aluminum bullets.
   c/ Fire downward where practical so the shots die travel diagonally through the thicker floor, rather than the thinner wall.

15/ All police firearms and projectile weapons shall have video cameras, audio recording, time stamp, and gun horns that may be used to warn people of an imminent firearm discharge. In general, all police cam recordings of all police shootings shall be made available within 12 hours by the recorder’s office. The police department may add its commentary to the original video explaining what happened.

16/ Police shall not beat or torture people in jail or in interrogation. When police intentionally harm suspects, they should be charged with assault whether the suspect is guilty or not. Also, great police abuse for minor crimes should normally get the charges dropped. And where the
police abuse was minor, it should result in shorter incarcerations.
17/ Police shall not injure, abuse, neglect, intimidate, or humiliate suspects whom the law always presumes to be innocent until proven guilty.
18/ Police shall not use excessive, or unnecessarily humiliating force to arrest people. Nor shall they demean, intimidate, threaten, provoke, or goad the people without good reason.
19/ Police shall not knock people over, or slam them on a surface, or tackle them unless they are combative or believed to have a weapon or there is another good reason. Police shall not get rough with people who are obviously no threat to them. This includes most women, children and old men. Police shall not touch the necks of suspects or keep them from breathing or gouge the eyes of suspects except during the most extreme of circumstances.
20/ Police shall not strike or injure non-combatative suspects as a way of subduing arrestees.
21/ Police shall not force non-violent people to lie on a surface without a legitimate reason being stated into record as to why this is necessary.
22/ Police shall use extreme care in arresting people holding small children that they are not threatening to harm. This goes especially for mothers. When mothers or single parents with children are arrested, they shall not be separated against the parent’s will until after there is a conviction unless the parent has shown some indication that they may intentionally harm the child. Also, mother’s and babies must be given private cells or rooms designed for them prior to trial.
23/ All police department applicants must complete a 12-hour high-stress test to see if they can keep their cool under extreme circumstances.
24/ Police who intentionally block recording of other police acting illegally shall be considered involved in the illegal activity.
25/ Unless a suspect has threatened police officers with a weapon, or attempted to strike officers with blows, or wrestled with officers, police shall not strike suspects on the head, face, neck, throat or genitals, or grasp suspects by the neck.
26/ Police shall not carry any undeclared weapons of any sort. Police and their vehicles shall be regularly searched without notice by the Sub-Senate for extra weapons and potential contraband for planting on people.
27/ Police may carry batons. However, batons shall not be longer than 40cm or have points, and shall not be used on the head, face, collar, belly or genitals of a suspect unless the only other alternative is to use a firearm.
28/ The Senate shall establish reasonable minimum physical strength standards for field police officers.
29/ Police work in an armed nation is dangerous and frequently involves split-second, life-or-death decisions. We shall all bear in mind that the those doing this work are fallible humans that sometimes make mistakes. We shall all try to give our police the benefit of the doubt for their infrequent mistakes, particularly those that occur in heated situations.
30/ Every arrest injury claim shall be fully recorded and investigated by at least three Sub-Senators.
31/ Police shall be given reasonable leeway in their efforts to arrest non-compliant suspects, particularly strong ones. However police shall have almost no leeway at all with any injury to weak, frail and old people.
32/ Police shall not be permitted to investigate other police with regard to police misconduct. In general, no arm of government may investigate itself with regard to its alleged crimes. This shall be especially so for police officers and those accused of government abuse or government corruption.
33/ The police internal affairs department shall only discipline officers for minor violations of police conduct. Police shall be hired, disciplined and fired by the most local Centi-Nome they are assigned to work under. At 1 officer per 500 people, this is approximately 100 police officers per Centi-Nome. The assigned Centi-Nomes shall decide on all major violations of police code.
34/ All police shall be well trained in how not to cause serious injury while arresting suspects. If an arrest injury involves broken bones or torn ligaments, or joint injuries, the county must do imaging and the files sent to a randomly selected diagnostician from more than 300km away. Police who are judged to have intentionally broken a suspect’s bones, or intentionally torn their ligaments, or dislocated a joint, or who intentionally cause brain or organ trauma, or who beat handcuffed or restrained suspects shall be subject to criminal charges of assault. Also, police that are judged as too rough with their arrests over time may be forced to find other work by the supervisory Centi-Nome they are assigned to.

NR’24. POLICE STOPS AND ARRESTS
1/ Nobody shall be arrested or jailed without reasonable cause. Reasonable cause shall require sworn accusation by an identified and credible witness, or other credible evidence.
2/ It shall be a felony when police:
 a/ Beat people under arrest.
 b/ Plant false evidence to assure conviction.
 c/ Take bribes to arrest people.
 d/ Arrest people to harass them.
3/ No police shall ever be jailed or fined for failing to arrest people, or cite people, or harm people, or keep people out, or keep them from harming someone else.
4/ So long as suspects being arrested for nonviolent crimes do not appear about to flee, and remain reasonably non-combative, they shall be allowed at least 120 seconds to put their hands behind their back for handcuffing upon the statement that they are under arrest. Elders, and children, and non-violent suspects who do not run away, shall not be knocked down, or
forced to lie upon or against any surface. Also walking away from an officer shall not be considered running away until the officer both says that the person is under arrest and the officer grabs hold of the person. Police shall not generally handcuff cooperative non-violent people under arrest that are under age 10 or over age 68. Pre-puberty children and elders over 65 shall be handcuffed hands in front unless they are exceptionally large or strong, or are combative.

5/ It shall be a crime for police to engage in intentionally violent arrests, or to use violent or abusive arrests as a means of enforcement when convictions are no possible or not practical. It shall be a crime for police to strike non-violent people, even people resisting arrest or running away.

6/ No person shall be held under arrest uncharged for more than 48 hours, except on the majority approval of a 3-man Senate jury, in which case they may be held uncharged for no more than 5-days.

7/ People acting calm and sober when they are arrested shall not be required to give a drop of blood via finger-prick. However, those acting like an addict shall be required to give up to two drops of blood via finger-prick. If both of the two finger pricks come back positive for addictive drugs, and the person lacks the appropriate drug license, this shall almost guarantee 5-days in custody, where the addict is sent to an addiction detox camp. Those who are sent for detox more than once in their life shall have the words “Repeat <drug-name> addict” on the most public layer of their identity documentation for 3-years after their last drug detox.

8/ All accused shall be considered innocent until proven guilty by due process of the law. Those who are in jail awaiting trial without any prior felony convictions shall not be deprived of their handheld communication devices provided these are less than 32cm diagonally. All transmissions by people in jail shall be monitored and all communication shall be admissible in court. Wireless chargers shall be provided by the jails.

9/ Police may briefly stop people and ask reasonable questions on camera where they state a reasonable suspicion of a crime into the record, or where they observe strange behavior, or where they hear a foreign accent. The police shall be free to profile people based on foreign accent, and apparent national origin.

10/ The only means for compelling a person to visit a police station or court house are arrest or subpoena. Without one of these two, a person does not have to visit a police station or court. Also, when police ask people to come to the police station voluntarily, they must clearly state that they are making a request on two occasions. Otherwise they can be charged with illegal arrest if there is not enough evidence to arrest.

11/ If police use irritant spray or tasers on people who are clearly not threatening anyone, they automatically get fired and may be required to spend up to 3-months in work camp for each count.

12/ Police shall be expected to be experts in what is illegal conduct for the people as well as for police. When police are acting outside their mandate, when they are exceeding the authority of police, they shall have none of the special protections normally given to police. Also, when police exceed their mandate by a wide margin they may be fired or even jailed.

13/ We call to attention to Robert Peel's fifth policing principal: “…by constantly demonstrating absolute impartial service to law, in complete independence of policy and without regard to the justice or injustice of the… individual laws”. This line shall hereby be stigmatized as propaganda. Instead we shall say that police shall not enforce laws and directives that are clearly insane, stupid, or unconstitutional. Also, police may at times be held accountable for enforcing laws that are obviously, insane, stupid, or unconstitutional especially when they harm peaceful people. These limitations on police behavior are important because they gets at the crux of government's ability to severely malfunction.

14/ The penalty for insulting or taunting an officer may be up to 120 hours of community service. Threatening an officer shall have higher penalties.

15/ When people are arrested in situations with many concerned people around, both the other people, and the person being arrested shall have the right to know what the arrest was for. This is because it is best that the potential witnesses know the charges as quickly as possible.

16/ Police can question people if they repeatedly spend time together with a charged suspect at the same place, or if they repeatedly travel together in the same vehicles, or were found by police together in the same private address, or same private vehicle.

17/ No interrogation shall occur unless recorded in high definition and in a high quality electronic format after a recorded declaration of recording. No statement given to police shall be valid unless recorded on high quality audio video after a recorded declaration of recording. Except upon consent of a Senate jury, no accused shall be interrogated for more than 6 hours in each 24 hours.

18/ Nobody shall be required to make a statement upon arrest. Everyone shall have the right to consult the law library and legal experts to consider how to respond to questions or charges against them.

19/ All foreigners that do not speak our language shall have the right to make arrest statements in their own language.

20/ When the people act in good faith as police and detain those that are later either arrested by police, or considered for felony charges, or the detaining people are forgiven by the Senate, the detaining people shall suffer no criminal charges for their public service provided the person so detained is not physically abused by the detention.

21/ Those who take reasonable measures in life or death...
situations shall generally suffer no penalty if they accidentally injure someone. Those who take reasonable, limited, and apparently clear shots against active shooters shall generally suffer no penalty if they accidentally harm a third party.

22/ Normally where there is violence or crime, or a threat of this, and people can’t or don’t want to intervene, they should start recording. It shall be a crime to interfere with members of the public recording crimes or situations that might be crimes.

23/ When Non-police good samaritans intervene to stop a fleeing violent felon, thief, or people having fistfights, these good samaritans shall have great freedom under the law in using detaining/restraining methods that do not cause serious harm. They shall generally be free to grab, hold, block, trip, and kneel upon fleeing suspects pending arrival of the police. However, there must have clearly been an a crime. Also, when a law breaker fights back against good samaritans trying to intervene:

a/ Under the law, assaults by lawbreaker against the good samaritans shall be treated as an attack on the police.

b/ Once the law breaker is fighting back, the good samaritans shall then be allowed to fight back in a reasonable way as if they were repelling an assault. However, simply trying to get away shall not be considered fighting back.

24/ Bystanders may be arrested and jailed for any of the following:

a/ Attempting to impede an officer in physical pursuit of a suspect.

b/ Being part of a crowd that is menacing an officer making an arrest.

c/ Entering an arresting officer's security space of 6 paces while he is making and arrest. Once a person becomes aware of the arrest they must back up to 6 paces, unless they are unable to do this due to obstructions or a crowd. Police shall not have the power to order bystander witnesses out of the street, or out of other public places.

25/ Police and good samaritans shall have broad rights to use tasers on those causing great injury to others and those who appear about to cause significant injury to someone. Also, police can use tasers on people fleeing a crime scene when the only other alternative is to tackle them.

26/ People who are having fist fights or who are smashing up a place, or threatening others with real weapons, and those who are stealing, or worse may be tased by either police or by good samaritans. People who are down or not a threat to police shall not be tased or re-tased by police.

27/ Police shall not be allowed to go door to door unless there is an actual hazardous situation.

28/ When making arrests, police shall be expected to be more gentle with people who have obvious special health conditions such as people in wheelchairs, the old, the small, the obviously frail, children, women, and people with small children. Also people who have a doctor-added medical condition to the emergency responder health window on their ID shall be treated more gently if police have run their ID before the arrest and the condition comes up and there is no hot-pursuit situation. Also, people who advise arresting officer of a healthcare condition during arrest should generally be treated more gently. However, people who have special medical conditions shall be expected to fully comply with the police during arrests, and not to flee. Those who flea shall lose their special healthcare protections and shall be treated like anyone else fleeing from an officer.

29/ Where charges are dropped, or people acquitted of all felony charges against them, all their legitimately acquired property taken as evidence shall be returned to them forthwith, or the police department shall have to pay 50-fold damages on the value of those things.

**NR’25. PRE-TRIAL LOCKUP AND RELEASE**

1/ The justice system shall not use money deposits to guarantee that those released from jail pending trial will return for trial. This is because:

a/ Money bail is an ineffective way to guarantee that people will return for trial because many people will give up everything to stay out of prison. These people frequently “jump bail”, and run away despite their deposit payment.

b/ Bail often falls heaviest on the poor because their payments are a larger share of their income, and they often can’t “make bail”.

c/ Bail fines everyone guilty and innocent alike, just for being arrested. This is due to the 10% charges that are normal for bail bonds. Thus merely being arrested tends to cost people 10% of the bail amount if they are not going to be forced to sit in jail awaiting trial. So bail amounts to a fine of the innocent as well as the guilty — and this flatly contradicts Blackstone’s ratio.

d/ Because just getting arrested costs money, the bail system gives police and prosecutors a power that they should not have over people.

2/ When people fail to appear in court, the penalty will be increased by somewhere between 10% and 300%. This approach is better than money bail for assuring that people will return for trial. The failure to appear penalties shall be:

a/ Over a day = 10% extra sentence.

b/ Over 7 days = 30% extra sentence.

c/ Over 37 days = 50% extra sentence.

d/ Over a year = 150% extra sentence.

e/ Over 3-years = 200% extra sentence.

f/ Over 7-years = 300% extra sentence.

3/ Except for failing to appear at one’s trial, secondary crimes shall generally not increase the penalty for the primary crime by more than one third.

4/ Blackstone’s ratio says that “it is better that ten guilty persons escape punishment than that one innocent suffer.” We shall be mindful of how Blackstone’s formula applies to pre-trial incarceration. We must therefore treat
arrested, but not convicted people as innocent, and we must err slightly on the side of pre-trial release due to the presumption of innocence. Also, we cannot lock people up pre-trial, except where they are almost certainly guilty, or they are a run-away risk, or they are too dangerous to allow in public. There shall be no right to stay free pending trial when any of the following apply:
a/ The accused has ever previously jumped bail, or failed to appear in court as scheduled and did not make amends to the system for this.
b/ The accused is reasonably considered a flight risk, a risk to the community, a risk to his accusers, a risk to witnesses, or a risk to himself. Also, as we will be securing our borders much better in both directions, and the UM nations will be cooperating with regard to international travel and travel-frozen identities, there will be less risk of people fleeing the country to avoid prosecution.
c/ The accused is almost certainly guilty of committing a violent felony due to a clear and hard to forge recording, or the testimony of 2 or more unrelated bystander witnesses, or 3 or more related witnesses.
d/ The accused was found with matching blood upon him, or found with the stolen property of a violent assault victim.
e/ The accused slipped into our country illegally, for surely he can also slip out again to avoid prison. The bar for pre-trial release shall be higher for non-citizens.
f/ The accused is a convicted felon. Once a person has been convicted of a felony, and jailed for more than 7 years in total (or work camped for more than 14 years in total) the presumption shall always be one of guilt for subsequent charges.
g/ The accused is already out on bail awaiting trial for another unrelated crime.
5/ People released from jail pending trial may be required to both remain in a prescribed location and wear location monitoring tech. Those who foil this tech shall lose their right to remain out of while their trial proceeds.
6/ It shall be a felony when convicted felons, particularly those with ties to organized crime and crime gangs post bail, or pay the legal expenses of others, either directly or indirectly, and this shall include participating-in or organizing group funding of bail. Everyone contributing to a bail fund must do so in their own name.
7/ There shall be no pre-trial arrests or pre-trial incarceration, or denial of bail for citizens for:
a/ Crimes involving only words said.
b/ Non-violent, or crimes related to political activism, demonstrations, group trespassing, failure to disperse, and similar protesting crimes.
c/ Crimes of the justice system, or crimes of criminal procedure, such as lying to investigators, perjury, resisting arrest, failure to appear, or contempt of court. If we fail to prohibit this, we give police, prosecutors, and their political allies a power that they should not have over the people.
d/ Misdemeanor charges, and other charges against citizens or where the maximum sentence would generally be less than 3 years. Where the maximum sentence is not clear cut on the side of the prosecution, and the person being charged is a citizen, the maximum sentence must be exceed 6 years in order to lock a person up. For legal non-citizens, these maximum sentences shall be half the term stated.
x/ When non-citizens illegally participate in our political process, or our demonstrations, they shall be subject to pre-trial lock-up.
8/ There shall be no pre-trial lock-up or for:
a/ Crimes that have not resulted in any convictions in the prior 180-days.
b/ Crimes that go anywhere near matters of free speech, free press, journalism, whistleblowing, military whistleblowing, government dissent, government secrets, protest, or organizing the people. When government power is used to contravene this exclusion, the penalty should be years in prison.
9/ All foreigners that are arrested shall be checked for warrants and prior convictions in our nation and their own, as well as any nation they recently visited.
10/ The penalty for those caught trying to slip out of the nation to avoid its criminal justice system shall be an automatic tripling of the sentence.
11/ Those people who can not or will not identify themselves to police as citizens may be considered as non-citizens. These may be held uncharged for up to 30 days.
12/ Foreigners presenting other people’s identity documents or forged identity documents to our nation’s police and border security people shall spend 6-years in work camp upon conviction.
13/ Those denied the right to remain free pending trial shall have the right to be brought to gather evidence upon probable claim.
14/ Witnesses shall never be arrested to assure their attendance in legal proceedings. This practice is terrible because it greatly reduces the number of people who will come forward as witnesses. However, if a subpoenaed witness fails to appear, that shall be a crime.
15/ The flight risk aspect of being released pending charges will be diminished now that we are eliminating cash and fungibles.
16/ Recorded ID verified leases and stay agreements will also be a defense for landlords against being charged with harboring a fleeing felon, supplying the site for an illegal drug lab, and other illegal activity. He who notifies and sends a picture of his tenants shall not be considered as a harbinger unless proven otherwise. This lets police know where everyone lives, especially the people who are hiding from the police.
17/ Those in charge of the justice system shall not have the power to silence people. Each person held in jail awaiting trial shall have the right to communicate with the outside world under monitoring unless they intimidate
people, or organize criminal activity. This right shall not exist where the crime was an act of shocking or terrorist violence.

18/ Except in matters of public intoxication, where all the intoxicated people of each sex are held in the same cell, everyone who is jailed pending trial shall have the right to solitary confinement and 24-hour pre-trial monitoring or not if they elect. People under lockup may also pay for an apartment rented for no more than 20% over the market rate. Everyone under pre-trial lockup shall have access to their telephone communication, email, presentation software, data storage, data output, the law library, relevant arrest records and incarceration videos. All of this monitored communication shall be admissible as evidence in court for both sides. If the arrested person uses his communication infrastructure to threaten or intimidate others, the arrested person shall lose the right to use the pre-trial communication infrastructure.

19/ All laws shall be numbered, indexed and linked to both brief and lengthy explanations. All charges and arrests shall precisely indicate which numbered sections were violated, along with the prosecution's case in its entirety.

20/ Government may arrest and hold people briefly without a conviction, but it shall take no punitive or lasting action without a conviction.

21/ It shall be a felony to aggregate the information of people who where arrested but not convicted by the justice system. This includes arrest photographs (mug shots) and police video recordings.

22/ It shall be considered a form of illegal imprisonment and a felony when any part of Government, the courts, or others deprive the people of access to use their financial accounts and assets illegally, or without due process. This shall also include assets and property that are remarkably hard to get returned by government.

23/ It shall be considered a form of illegal imprisonment and a felony when any part of Government, the courts, or others deprive non-convicts of access to their financial accounts for regular normal life expenses (broadly defined) and for prior payment obligations. Also, prior to conviction, everyone shall generally have the right to use their financial accounts for the same sorts of purchases they recently made. Unless there is a felony conviction, nobody’s financial accounts shall ever be turned off completely. It shall be considered democide for government officials to attempt to deprive people of access to their financial accounts for basic needs under any circumstances including court judgements, but not incarceration.

24/ Government officials that use property confiscations to silence their critics or political opponents shall be considered democidal tyrants and punished as such.

25/ We shall err on the side of easy conviction and heavy punishments of Government officials that improperly say to the people: “you have violated the law, now your property must be seized in the name of the people.”

26/ Tyranny always seeks excuses for seizing property. Democracy normally goes in the opposite direction and looks for reasons to leave people with their property. Property seizure more a thing of tyranny than democracy.

27/ If the courts have the power to command that a person must remain within a certain jurisdiction pending trial, then they may also command that the person’s financial access can also be turned off outside that jurisdiction pending trial.

28/ The term criminal proceeds shall only be applicable where the money flows are a substantial motivator. If the money flows are incidental, they shall not be seen as criminal proceeds.

29/ When people are put in jail, the recorder’s office shall automatically debit their accounts for mortgage payments, rents and utilities. Everyone held in jail has a right to liquidate their assets and terminate tenancies while in jail. They don’t necessarily have the right to use the proceeds, especially if they are considered as criminal proceeds by the courts.

30/ All recorders shall keep statistics on police misbehavior and police violence. The most misbehaving officers on the short spike must be terminated.

31/ Police shall not arrest people that haven’t done anything wrong, or where there’s no intention to charge them. This is a violation of peoples rights and a miscarriage of justice. These people have been falsely imprisoned.

32/ Police cannot arrest people as a means of moving them against their will from one place to another. Police authority exists in a very narrow band were laws are being broken and regularly enforced.

33/ It should be a chargeable offense for police to lie and say that they have grounds to search and when they don’t. Repeated police misconduct shall be grounds for dismissal from the police force.

34/ It shall be a felony to offer police or government officials excessive immunity from prosecution as the Nazis did with their SS.

35/ No investigation of a citizen that is a political person or leader of any sort shall be conducted in secret.

36/ In all non-violent and non-confrontational situations, police must politely state their names to everyone who asks if they’re in contact with. We’re people are being arrested the location of the place where they are being taken must be given to all bystanders asking.

37/ It shall be a felony when lawmakers conspire with police or the justice system to go after their political enemies. Senators and police are both supposed to communicate with irregular people only under monitoring. Both are subject to charges for communicating without monitoring.

38/ Hidden, small and hard to see signs shall not have any force.
NR'26. POLICE OTHER
1/ All police dialogues with the public, as well as all searches, questioning, arrests, interrogations, incarcerations and prisoner transportation, gun deholstering, and gun discharges shall have remote live back-up by the county recorder. All police audio-video shall be time-stamped, uninterrupted, and have high-quality with audio.
2/ Police shall be clear about what is a request and what is an order by using the words “please” or “I order you to” as appropriate. Police must abide by refused requests. Police shall not order the people around without a legitimate reason.
3/ When police confiscate any recording as evidence, they shall immediately give a copy to the owner without delay.
4/ It shall be a felony for government officials to destroy recordings or erase contents when this has a record of their conduct.
5/ Police nationwide shall wear one of 12 standardized uniforms that all look roughly alike except for the emblems and badges. Unless a person is wearing one of these uniforms, or accompanied by someone wearing one of these uniforms, the people do not have to immediately consider that person as a police officer with regard to arrests or ordering the people to do things. Also, each police officer must proudly display their badge number, or the people do not have to consider that person as a police officer with regard to arrests or ordering the people to do things. No registration number, displayed, no special powers. All non-police security must wear one of 4 uniforms that all more or less look alike, but do not look anything like any police uniform. These must be numbered with the non-police security guard’s ID numbers. An alternate method of identifying police and security shall be to go to Recorder.gov and enter the national badge number and look at the photos that come up. The officer’s names and contacts shall not be displayed. There shall be a presumption of guilt when officers hide their numbers. The appropriate response to police and guards hiding their numbers is to fire them.
6/ Police may use roadside speed cameras to enforce speed limits, and they may also use marked police cars with raised light bars, but they shall not use unmarked police cars with hidden light bars to enforce speed limits.
7/ All local police uniforms must use day-glow light blue numbers, the National police use white numbers. Private security guards shall use day-glow yellow numbers. All private security guards must wear a nationally approved and numbered uniform. All numbers must be rubberized into the fabric. If the police or security guard number on the uniform does not match the face on the recorder’s national database, these people may be presumed to be imposters that are subject to arrest by the people. Here the people shall have normal police rights to arrest fake officers.
8/ All police and security uniform clothing shall have 2cm numbers on one side of the chest, and 4cm numbers between the shoulder blades on the back. All clothing items must have these numbers. All headgear including helmets must have these numbers proudly worn in front and back. There is also a QR code on top of all head coverings and helmets.
9/ All police officers, all security guards, and all police vehicles shall have a unique lifetime national registration number for their uniform.
10/ There shall be a national database for claims and video evidence against police and security officers indexed by national police ID number. All complaints about police misconduct shall be submitted to the county recorder’s office. Police departments shall be prohibited from having anything to do with intake of police misconduct complaints. All police misconduct complaints shall be investigated by Senate juries and not by any part of the police department.
11/ Crimes committed against out of uniform police shall be treated by the law as if they were committed against a normal citizen unless the accused knew that the person was a police officer.
12/ It shall be a felony for non-police, security guards, and other government employees or contractors to wear a police uniform or a police-like uniform. All security guards shall wear a non-police security uniform that is clearly not a police uniform.
13/ Police shall not stop system operated vehicles for moving violations, sobriety checks, or mechanical defects. To counteract the lawlessness that this anonymity engenders, the payer records for system vehicle shall be kept for 1-year. These records shall be secret except when police need to look at a particular point in time.
14/ Police, military, and other government workers shall not ride equines in urban areas. This includes parades and circuses. Government may use sniffer dogs, tracking dogs, and watch dogs. However police shall not use canines to catch, detain, or intimidate the people.
15/ When government begins enforcing a law in a new way, it must give reasonable notice to the people so they may adapt and comply.
16/ All police convicts, informer convicts, and former government workers shall be jailed in special prisons for their own safety.
17/ All police and court income along with all jail wage income shall be paid to the general fund of the national government. Doing otherwise creates incentives that lead to ticketing quotas, arrest quotas, and abusive courts. Also, the income and expense aspects of the police, court, jail, and restitutions system shall be separate allocations. The money generated should have nothing to do with the money being spent. However, Government shall be prohibited from ever turning a profit on the police or court system.
18/ We don’t want a system where if the police want to get you, they can always find a way. We in fact want our
legal system to go as much as possible in the other direction. This is why we shall have three requirements for the enforcement of laws that are widely ignored:

1/ With widely ignored laws, Government must justify the rare or singular enforcement. If government can’t explain this in a sensible way, then the case must dismissed.

2/ Widely ignored laws shall not be used to prosecute public figures, ever.

3/ Government people attempting unsuccessfully to use a widely ignored law in a prosecution may be charged with malicious prosecution if the charges are found to be malicious.

19/ It shall be a felony for police, the prison system, and indeed all government people to harass people for their legal political beliefs.

20/ Except for marriage partners it shall be a crime for police to have sex while on duty. Sex with one’s spouse while on duty will only get an officer fired.

21/ Police shall not be allowed to make social invitations, or initiate social contact, or flirt with the people they meet while on duty. Doing any of these things is grounds for a police officer to be fired. It should be well known that the civilians must ask and initiate social contact if they are interested. Also, all police officers must strictly obey the do not-contact filings of the people they have once been involved with.

22/ When police officers accept sexual favors from prostitutes, it shall be considered at least as bad as taking bribes. It may also encompass conspiracy to commit sex trafficking if their police uniform and authority helped to dominate vulnerable women.

23/ It shall be a felony to participate in a coverup of the true cause of a person’s death, even if the death involved no crime.

24/ It shall be a crime to touch human remains coming out of the ground. All shall be regarded as a potential crime scene. Also, those who discover and reports a new human grave site gets 50 hours wages at the national average as a reward.

25/ Police ID shall be color coded as blue (police), green (no convictions), yellow (some convictions), orange (convictions), red (arrest), Maroon (arrest dangerous). Arrest danger is estimated on a 100-point scale by prior officers.

26/ We have all heard how phantom menace nations are created to justify an army that is used to control the people, and also an army to buy overpriced and highly profitable military equipment. What about crime? How much crime is actually a phantom menace? How much crime exists to justify a large police force for protecting an oppressive parasitic front government? How much catch and release policing exists to support a large powerful police force. We must always be willing to ask questions like these.

27/ In general, all policing shall be pushed as far down the administrative hierarchy is practical, with most policing falling on the county level of administration. The national level of police administration shall only deal with things like national security, espionage, interstate crime, county government corruption, and international fraud.

The national government and the international government shall not get involved with protesters, or in crimes of a political nature. The international government should only get involved with criminal corruption of national governments when the national government cannot deal with these this.

**NR’27. THE PUBLIC PROSECUTION DECISION**

1/ The decision to begin a public prosecution for a crime shall be made by a Senate judge or jury depending on the severity of the charges. This jury shall serve no other purpose in the prosecution of the case.

2/ The trial shall be judged by yet another judge or jury depending on the severity of the charges.

3/ There shall be no decision to prosecute by non-elected people.

4/ All prosecutors shall be randomly drawn.

5/ The Senate shall make a list of which forensic testing is admissible, and under what conditions these are admissible.

6/ The presumption of innocence should be strongest among those with no prior convictions. Then it should diminish until we reach hardened criminals who have lost much of this right due to multiple convictions for non-political crimes. As well, the presumption of innocence shall be weakest among those with apparently air tight cases against them, especially those caught on public video and in front of many witnesses.

7/ When Government investigates a crime, or indicts for a crime, it shall not be allowed to request or demand that those investigated or indicted stay quiet about these matters.

8/ When people are accused of crimes for which the maximum normal jail sentence is less than 3-years, the criminal justice system must make a reasonable attempt to communicate with them before an arrest warrant is issued.

9/ The crime of resisting arrest shall be divided in two parts: failure to act on a police officer’s justified arrest commands, and fleeing from arrest. Neither charge shall apply unless the person is found guilty of at least one crime he was arrested for.

10/ All trials where race was a big factor that have happened since 2002 under the prior corrupt democracy shall be subject to retrial by the Senate. This includes people who were previously acquitted by the old government. The double jeopardy rule shall not apply in these cases due to systemic corruption.

11/ The Senate may review all the poorly prosecuted cases of apparent career violent criminals that were brought before the leftist judges, leftist district attorneys, and leftist juries of the old democracy. The Senate may revive the poorly prosecuted violent crime cases of apparent career violent criminals and retry those violent
crime cases that the Senate judges to have been poorly prosecuted or sentenced. The double jeopardy rule shall not apply in these cases due to systemic corruption.

12/ The Senate may retry all poorly prosecuted cases of violent crime involving Antifa, BLM, Islamic religious extremism, Islamic group sex crimes, sexual trafficking, and Mafia crimes. The double jeopardy rule shall not apply in these cases due to systemic corruption.

13/ It shall be a crime for prosecutors and government officials to abuse their powers by bringing completely meritless investigations or charges and money court claims against their political enemies in order to harass them.

NR’28. THE ACCUSED IN COURT

1/ Everyone accused of a felony, misdemeanors or infraction shall have the following rights in court:

a/ To know the exact charges against them in full, and to see all the prosecution’s evidence a reasonable time before the trial, so they can gather their own evidence and prepare a defense.

b/ To have a reasonable amount of time (normally 60 days) to examine all the evidence against them before their trial. If new evidence is revealed during the trial, the accused shall be allowed to start the clock over again.

c/ To a speedy trial. When the accused requests an early trial date, and the prosecution does not need time for processing forensic evidence, the trial shall begin no more than 10 days after the notice of prosecution is filed. The judicial time limits called for herein, shall not apply during time of invasion, full military mobilization, or other severe and sudden crisis. Also, video evidence shall not be considered forensic.

d/ To delay their criminal trial for up to 120 days from when they were charged. This however may be extended when key people are injured or incapacitated or temporarily unavailable, or when evidence is temporarily unavailable (Note: this extension period is not applicable to unlawful detainer actions in money court involving rented properties.)

e/ To compel witnesses to appear at their trial if they can explain a reason related to their case. Also to know the at least the full names, occupations and court history of all who stand witness against them and those who has charged them with a crime. Also, to know any family, friendship, work or other associations, or monies or valuables ever paid between all witnesses and the opposing side in any court case. Further, the defense shall have the right to know the names of everyone called by either the police or the prosecution while it was building its case. No pseudonyms shall ever be used by any witness in court. If video evidence is used in a trial, both sides shall get the video files in their original and unedited form, with no reductions in image quality or screen resolution. Also, when people come forward as witnesses, the defendants right to cross examine shall be at the witnesses choice of date and time.

f/ To have a reasonable amount of time with a pre-trial defense advisor, however this conversation as with conversations with all legal advisors shall be recorded and may be viewed by the prosecution and used in court to help the prosecution.

g/ To have the prescribed amount of time to present their case and question prosecution evidence.

h/ To adjourn their trial for a reasonable amount of time and gather additional evidence if they can explain a reason to.

i/ To confront their accusers, obtain and examine witnesses, and know their identity except when genuine government secrets must be kept secret. In this case, a jury of at least 13 Senators from the Judicial Sluice shall be randomly selected to evaluate the secret evidence or witness testimony in light of the questions presented by the defense. However, where the Government charges citizens with crimes based on secret evidence, the standard for conviction shall be higher than normal.

j/ It shall be noted that history repeatedly shows how misconduct by government officials is a genuine and eternal problem. Where there are realistic accusations of Government misconduct, secret evidence shall generally not be allowed.

k/ To have an impartial, publicly announced trial by a Senate jury not of the locale where the crime was alleged to have been committed and at a randomly drawn location.

l/ To have a trial that is recorded and posted online for open public viewing, except were limited by other parts of this constitution.

m/ To have unbiased judges. Where possible, Senate jurors shall not know the people they are judging. And where possible, Senators shall have the right to traceless anonymity for their service as judges or prosecutors.

n/ To know the law WIKI sections that explain the charges against them, and defense strategies for these charges.

2/ These Rules of the accused shall not apply to matters of immigration, illegal immigration, refuge, and the granting of new citizenship to foreigners, as these are not matters for the courts, or for the county governments.

3/ All contact between the justice system and the people involved in it must be on recorder video.

4/ All in person and video court appearances shall begin with the testimony oath.

5/ All legally obtained police videos shall be admissible in court. Illegally obtained videos shall not be admissible. The Senate shall determine what constitutes legally vs. illegally obtained.

6/ Judges shall have the power to charge the people in their courtroom with contempt of court, however they shall not have the power to judge them as well. Such matters must be decided by different judges.

7/ Everyone on trial for a crime shall be allowed to give a pre-facing statement at the start of their trial, and a closing statement at the end of the trial. They shall be given at least two minutes to speak for every year of incarceration
or interment they face. This shall be one minute at the beginning and one minute at the end. Those who face less than 5 years of incarceration or interment shall be given 5 minutes at the beginning of their trial and 5 minutes at the end of their trial. Those who face life in prison or death shall be given at least 60 minutes to address the court at the beginning and also the end of their trial, and before judgement.
8/ People's feelings should not be given a place in the courtroom.
9/ The parties involved in court cases shall have no right of juror or judge selection. The Senate shall randomly draw jurors and the random draw shall be final.
10/ Everyone appearing in every sort of court shall have the right (but not the obligation) to speak in public about the charges and prosecution against them.
11/ The justice system have no power to order that matters be kept secret except the details of sexual assaults and rapes and the exact nature of physical abuse.
12/ If new evidence of guilt or new charges emerge during the trial, the prosecutor may amend its case, however, the accused shall be allowed a reasonable time to re-prepare their case again in consideration of the new charges.
13/ The legal system shall take great care to minimize the danger of giving testimony against criminals, crime gangs, terrorists, corrupt government officials, and violent individuals. The legal system shall grant immediate video testimony for witnesses. This video testimony shall stand as valid evidence in court if the witness dies or is incapacitated before the trial. It can also be made public by the witness either before or after their death. Witness protection people from our nation and other nations may be housed on Kauai if they want. It shall be a felony to try to intimidate a witness so they will not testify, or so they change their testimony. It shall be a felony to try to intimidate a judge, juror, or administrator in any way as a means of altering government decisions.
14/ There is safety in numbers. In situations where a Senate jury is considered to be in any danger of retribution or intimidation, the matter shall be judged by a grand jury that can be the size of the entire Sub-Senate if needed to assure the safety of all who judge.
15/ Only a Senate jury of 16 or more may judge prosecution deals for criminals that aide in prosecutions.
16/ We shall remain mindful of how the English text parole means “words” in Italian. There shall be no more parole hearings. Instead there shall be an automatic 1/6th sentence reduction for inmates that do all of three things: a/ Exhibit model citizenship behavior while under lockup. b/ Prove their ability to work while under lockup. c/ Prove their ability to learn a marketable skill while under lockup.
17/ Most larger police stations and larger branches of the recorder system shall have a number of police/bailiff guarded virtual court appearance boxes (telephone booth like boxes) that only allow one person to enter to give testimony. Most minor cases shall allow people to appear virtually, although there probably will always be some slight advantage appearing in person.
18/ Special courts with special rules and special lawyers shall be seen by all as a thing created by lawyers to reduce competition and increase lawyers fees. We shall go in the opposite direction and say that there shall be no special courts with special rules. There shall only be one court system in our nation with only one set of universal rules.

**NR’29. JUDICIAL RIGHTS.**
1/ The burden of proof in all matters general and subsidiary shall lie with the accuser and never with the accused, no matter the crime, and no crime shall be exempt.
2/ Nobody shall be deprived of life, liberty, property, or access to their financial accounts without due process of law and blind judgement by random Senator juries.
3/ One of the places where free speech is most important is when Government locks people up. Being arrested shall not be a black hole from which no light and no information can emerge about the arrested. Quite the opposite. Everyone accused of a crime, on trial for a crime, or incarcerated for a crime shall have the unlimited right to speak out about the charges against them, their arrest, their jail conditions, and the system prosecuting them. Also, if there is any connection at all to politics, leadership, public influence, or Government operation, the accused shall have the unlimited right to scrutinize the motivations, activities, and history of their accusers. Those in jail shall not be deprived of access to communication technology and their experience with the justice system thus hushed up.
4/ Everyone who is incarcerated or under arrest by Government shall have the right to call and talk to family, friends and legal advisors immediately.
5/ Once someone has been tried on a particular set of evidence and then acquitted, they shall never be tried again using any of that evidence, except in cases where the first decision is invalidated by a majority vote of the national Judicial Sluice.
6/ Every person kept under lockup pending trial shall be kept under similar conditions. They shall all be protected from harm. They shall all be kept under video monitoring. The ones that have enemies shall be kept in a police station secure area lock-up. Every person in a jails shall wear location tech and shall be recorded 24-hours a day by the recorder's system. The public may tune in to verify that all convicts actually are actually still locked up.
7/ The legal system shall not have rules that favor the rich, connected and powerful over the poor and powerless.
8/ All new laws and new interpretations of old laws shall give reasonable time and notice for public awareness and compliance.
9/ Government shall not dig up old, now unenforced laws to throw at people. In general it shall not be possible to charge people with crimes unless the crime is being enforced regularly and normally under similar circumstances.

10/ All ex post facto or retroactive laws, taxes, fees, definitions, re-classifications, and penalties shall be void except where a 2/3 overmajority of the national Over-Senate elects to declare that a nation-scale exploit has occurred, such as with the S&L crisis, the Subprime crisis, or with deadly vaccine corruption. This exploit need not be economic, but most of the nation must have been tricked somehow. All blanket immunity shall be easy to reverse where it leads to unintended injustice. More narrow and specific immunity agreements shall be harder to reverse.

11/ A new interpretation of the Fifth Amendment to the 1789 US constitution shall be included as follows:

a/ That the right to remain silent is a universal right, not just a right that belongs to the people who are smart enough, and courageous enough to stand up to often fearsome police. So from now on, the police are not even supposed to question people once they have been arrested. All post arrest questioning gets done by a randomly assigned Senate judicial duty magistrate of that specialty. Police may help with questions over an earpiece. If the penalty is long, or the charges confusing, or there is another reason, then a tribunal or larger may be assigned. All post arrest questioning shall occur via VR unless the Senator(s) want to visit the accused.

b/ That all confessions except those made at the trial can be recanted. Recorded statements will continue to stand as evidence. However, whether someone accused of a crime, admits committing that crime or not prior to the trial shall have no bearing on anything whether it is on video, or signed on paper. The accused may always recant what they said by simply claiming to have been afraid and presenting another story to the court.

c/ That nobody shall be compelled by the system, or by police to make a statement, or a confession, or to admit a crime.

d/ That all unrecorded statements are totally inadmissible as hearsay.

12/ The entire arrest and incarceration, every minute from police contact with a suspect until trial or release must be under video and audio monitoring. This includes the time in the arrest vehicle, the time outside the cell in the police station, as well as the time in the cell of the police station. All police testimony by people accused of crimes must be on high definition video with stereo audio.

13/ Where there are mitigating or extenuating circumstances, the lockup periods and fines called for under the law shall not be seen as mandatory minimums. Fines shall not be excessive either for that class of violator, or for individual violators. Where people with extreme political views are fined or sentenced, or otherwise punished, the jury must be at least 3 times the normal size.

14/ Where the criminal justice system deprives the people of their liberty for a crime they committed, those convicted shall have the right to make appeals on new exonerating evidence. However, in cases where the civil courts make a judgement as to financial restitution that is less than 5-year’s wages, or where the Senate condemns property for the construction of group infrastructure, there shall be no right to appeal the decision or judgement amount, except where the national Judicial Sluice elects to cancel or reduce the judgement amount.

15/ The national Main-Senate shall keep a list of activities that cannot be made criminal by any County Senate. The Judicial Sluice shall assure that all county laws in violation are removed from the books. All counties must notify the national Senate immediately upon passage of all new laws.

16/ The legal code of each county shall be of two headings: Uniform County Code, and Special Laws for that county. The number of words in the special laws section for any county shall not exceed 10,000. The penalties for violating County laws shall not be extreme.

17/ Except for murder, crimes of extreme violence, sex with four or more minors from a position of authority; charges of FGM, or when the defendant leaves the jurisdiction to flee from justice, the nation’s courts shall not judge any criminal or civil claim, no matter how fair or just if more than 10 years have passed from the time the criminal activity ended.

18/ The legal system should have a slight bias in favor of the accused so the system will be biased towards leniency.

19/ Those who steal great sums shall never be punished less than those who steal small sums. They may be punished the same, but they shall never be punished less. Petty theft shall be for amounts less than one day’s wages. Two petty thefts shall equal grand theft.

20/ No part of the code of Justinian, the so-called "Roman law," may be used in the courts of our nation.

21/ All trials of government officials, Mafia officials, and the officials of fictional citizens, shall be recorded and live streamed on a 100% public feed.

22/ Court hours shall be 07:00 to 23:00, 365 days/ year.

23/ Only pardons issued by a broad democracy shall be final. All pardons by the prior narrow democracy may be cancelled.

24/ No judge shall have the power to make law or policy, or interpret the law beyond the case they are hearing.

25/ Secondary crimes such as obstruction of justice and resisting arrest shall require an underlying primary crime for conviction. If we don’t do this, then people can be arrested and subjected to lengthy legal proceedings on allegations, until they contradict themselves, or do something wrong in the procedures. Not having this prohibition leaves the legal system prone to abuse by those in power.

26/ It shall be considered an abuse of power and a crime...
when police, prosecutors, or other government officials threaten the people with completely baseless prosecutions. It shall be the crime of democide when people in the justice system abuse their power bringing charges against their political opponents.

27/ Every aspect of the court system shall have at least 3 tutorials explaining how the system works and common defenses for criminal charges.

28/ All laws from before the time of this Constitution shall be completely re-written as soon as possible. The new laws will be enacted before they are perfect.

29/ No county governments shall have the power to elect to not enforce national laws, be they about immigration, illegal aliens, drug enforcement, taxation, or other topics. Notably, a similar clause does not exist with the UM and our national government.

30/ Just as we elect no forever Senators, we shall elect no forever laws except through the constitutional amendment process. To keep the legal code fresh, every component of every law shall stand for review by the Sub-Senate at least once every 5-years. The expirations shall be staggered to spread out the workload and power. Thus, 20% of laws will expire in each year.

31/ When people commit unethical or unpopular acts that offend public sensibilities and are not against the law, Government and the media shall not be allowed to audit and scrutinize their life record, searching for unrelated or overlooked violations to charge them with.

32/ Everyone exonerated from a crime shall have the right to have their name, image and other information put on the Senate’s exonerations website. It shall be the responsibility of the public to treat all exonerated people as if the crime never happened.

33/ No County judicial fine or penalty shall exceed the maximum amounts set by the National Senate.

34/ Every person in the land including visitors shall furnish government with two valid and current electronic addresses for receiving official government notifications. It shall be presumed that these accounts will be checked at least once every 10 days. Two emails to each account shall be the only way that official notices including court subpoenas are delivered. The private use of this system shall be allowed for a charge of 3 hour's wages per message if paid in advance.

35/ No less than 3% of instruction in grades 7 through 12 shall be about the nation's laws, its legal system, the nature of justice, and the value of a just society of free men.

36/ All disagreeing parties should fully explain in writing what it is they disagree about if their side is to have credibility in any long-term disharmony. This should hold true for our personal and business relationships, as well as for our courts. And this should hold especially true for our Senate factions, and international relations. We should do this because it is what fair minded people do. They shine the light of a written explanation on all disharmony. When long-term disharmony is not adequately explained under the light of a written explanation, we should in general presume that the mute, unclear, or illogical side is untrue and unjust.

37/ Under the following circumstances police may use sting operations where they pose as criminals on either side in order to find lawbreakers:
   a/ Murder or beating for hire.
   b/ Corruption of government decisions, or news reporters.
   c/ Unreported or under-reported commerce in order to avoid tax payments.
   d/ Sex with minors under age 16 and illegal prostitution.
   e/ Charity donations and OPM corruption.
   f/ Collusion with foreign governments.
   g/ Trade in illegal arms, drugs, or personal data.
   h/ Trade in spied or hacked information, or crypto currencies.

38/ Sting operations shall not be allowed anywhere near matters of free speech, government, leadership, and group decisions. Where there is any hint of a political dimension, sting operations and all sting operation evidence shall be prohibited.

39/ Government shall not be allowed to pretend to be the people and then entice people into saying something bad, or doing something against the government. This is the realm of the Gestapo and KGB.

40/ Particularly attractive people cannot be used in sting operations, and neither sex, nor flirting, nor friendship can be part of any sting operation.

41/ In all sting operations, everyone gets the same sting bait and the same sting test. Nobody gets a version of a sting that is easier to fail.

42/ It is allowed to run send-all ads, but there shall be no targeted marketing or communications with sting operations. The people running the sting operations should never be able to target people for testing. Also, certain people cannot be subjected to multiple sting operations on the hope they can eventually be entrapped.

43/ All sting operation must test with activities that everyone knows are illegal.

44/ All sting operations Must be approved by the Senate.

45/ Due process is always established by custom. Due process can’t be suddenly changed so an exception can be made for a person or a group of people.

46/ The courts are generally not have jurisdiction in enforcing secrecy in matters of public or political importance. The courts shall also always default towards releasing all documents at once. This however does not apply in cases of sexual misconduct where the the victim asks that the exact nature of the insult to the victim be kept secret.

47/ With regard to the legal responsibility of parents for the criminal acts of their children, the following shall apply:
   a/ Many children say things that they don’t mean. It is
wrong for society to punish parents for not informing on their children for their vague remarks, or remarks that have not been often repeated.
b/ If the parents have wound their children up into killers through abuse or rants, or directed them against the enemies of the parents, then the parents can be responsible for the crimes of the children. However, if the parents are normal and the children commit crimes that are unrelated to their parents, then the parents shall not be responsible.
c/ It is the agenda of Ishtar that wants parents burdened with lots of responsibility for their children, so fewer good people want to have children.
48/ The Senate may establish special sentences for those judged to be career criminals. People with 3 or more separate violent felony convictions (3 violent crimes, on 3 different days, with 3 separate trials) and those with more than 10 separate misdemeanor convictions may be judged as career criminals and removed from society for life. Past conviction under the old system shall apply.
49/ Given the corruption of the prior national government, its criminal prosecutors, its lenient sentences, and its judges and courts, the Senate prosecution system may retry any of the following:
a/ Everyone with 3 violent felony convictions or more, whether or not they were recently involved in another crime.
b/ Everyone with 8 or more misdemeanor convictions on separate occasions. Every person who has received a lenient sentence or non-prosecution for crimes who is also connected to the government, media, education system, or to BLM, or Antifa, or largely because of their race.

NR’30. VIOLENT CRIME
1/ We shall learn from Brazil and its lax penalties for murder, and its high homicide rate. We shall go in the opposite direction. The following acts shall be considered first degree murder, and the penalty shall be either life in a prison, or work camp, or death by execution:
a/ Killing a victim during a burglary, hold-up, battery, car-jacking, kidnapping, or similar violent crime, even if it was an accident, and even if they have a heart attack.
b/ Intentionally striking people who are not physically confrontational in their head, face, neck or torso, and causing them to die as a result. This includes casting people on the ground in such a way they they hit their head. It also includes shoving people in such a way that they topple and hit their head. It also includes shoving old people in such a way that they are injured and die within some months as a result of that injury.
c/ Ganging up on outnumbered non-confrontational people and beating them, causing one of them to die. In this case, everyone striking the victim may be held guilty of first degree murder if the victim later dies.
d/ Beating the old, the young, the disabled, the ill, the small, the frail, or people who are not fighting back, and those lying on the ground and causing them to die.
2/ We shall have a very low bar for calling a victim’s death a homicide when it occurs during the commission of a crime. We will also include victims that take years to die, especially when they never recover from the violent act.
3/ When a crime victim dies, and there is no doubt about the identity of the person arrested, the accused shall normally be held in jail without pre-trial release.
4/ Charges of attempted murder can be justified in any of the following cases where great harm is caused.
a/ Strangle others, or crush their windpipe, or strike others in the throat, or use a choke or sleeper hold and cause them to lose consciousness.
b/ Stomp a person’s head or neck, or kick a person’s head or neck while they are down low.
c/ Kick or otherwise impel a person’s head into a hard surface.
d/ Lift and cast a person on the ground causing significant brain injury.
e/ Use a hard object such as a stick, rock or a chair as a club or projectile for blows to a person’s head or neck.
f/ Use knockout blows.
g/ Striking another in a sneaky way, or without warning, or with great suddenness.
h/ Pummel a person while held down, or not fighting back.
i/ Hit someone who is stumbling, semi-conscious, or fazed from brain injury.
j/ Gouge a person’s eyes.
k/ Strong men striking children, the elderly, women, or people who are much smaller with full force blows.
l/ It shall be considered 3rd degree murder when drivers kill someone while they are driving while the driver is judged to be:
a/ Intoxicated with a blood alcohol level above 0.12 as determined by 4 out of 4 police tests by 4 different testing machinery companies under recorder supervision.
b/ Intoxicated by drugs as determined by 4 blood tests.
c/ Fleeing from police in a vehicle at speeds more than 1/3 above the speed limit.
d/ Racing at speeds that are more than 50% above the speed limit.
e/ Doing stunts or donuts in cars.
f/ Was holding a personal communication device, or reading, or applying makeup.
g/ Where burglars, robbers, batterers, rapists, or other violent criminals are killed or injured in the commission of a crime, the law shall presume that the defending person was acting in self defense and they shall remain out of jail by default unless there is good reason to do otherwise.
h/ Except for cases of accidental friendly fire and genuine accidents, those who fire on police, or cut an officer with a blade shall be considered attempted murder of a police officer.
i/ Those plotting to kill multiple people in an act of terrorism should generally be sentenced to life under lockup. If there is any leniency, let it be with the comfort of the lockup. Attempting to kill multiple people in an act of
terrorism may be a capital offense.
9/ Those who intentionally set others on fire, or attack others with or by burning fluids such as acids, or ignited liquid fuel, or hot fluids causing severe harm or disfigurement, these criminals may be sentenced to life under lockup, or life under torturous punishment if their damage is extreme. This however does not apply to self defense, and burns that do not cause serious harm. If there is any leniency for those who severely burn others, let it be with the comfort of the lockup rather than the length of the lockup.
10/ Two completely independent trials which both result in death verdicts shall be necessary for executing criminals. These trials must also be separated by at least 1 year in time, and no more than 2 years in time.
11/ Once someone is sentenced to either life in prison or death, they may only be exonerated or pardoned. There shall not be parole or probation or shorter good behavior jail time for those serving a life sentence, or sentenced to death. In other words, the conviction may be overturned, or pardoned, but absolute sentences of death and life in prison shall never be reduced in length.
12/ Everyone serving a death sentence, or life in prison sentence, or a sentence exceeding 25-years in prison or 50-years in work camp shall automatically be considered as KTTPR or kill to prevent release in case of invasion, plague, or natural disaster.
13/ Those who use drugs to commit sex crimes, theft, or murder shall be sentenced to the same sentences as those who commit these crimes at gunpoint. Also, the threshold for attempted murder in drugging cases shall be set on the low side.
14/ Dueling, mutual combat, fair fights, and similar terms shall not be a legal defense against any crime. The injury or death of the other side in a duel or mutual fight shall be considered as an assault or a homicide under the law, regardless of the agreement to have a fight. This rule extend to boxing and all other forms of sport fighting.
15/ The ideas that people have about what constitutes a fair fight should be established in detail and guided by the Senate. For the low cost of unified acceptance of a set of fighting rules, we can dial down fighting violence worldwide.
16/ Merely pushing a person away without shoving them abruptly shall not be considered any justification for a fistfight. Also, once a person has pushed another person away for being confrontational and too close, the other person comes back to renew the confrontation, they shall be considered as certainly instigating.
17/ When people are obviously extremely intoxicated or mentally ill, or tiny, or frail, or otherwise no real threat, claims of self defense in fistfights shall not be accepted and there shall be no right to respond with extreme force.
18/ When a person is winning a fight and is on top and walks away, and the loser turns to fight some more, the looser doing this shall be generally seen as the instigator for each time this happens. Also following people to fight them may be considered justification for use of weapons.
19/ People who have fistfights shall go to jail as follows: If one side exclusively initiates the fight, they shall serve all the sentence. If two people agree to fight, and no clear fight winner can be determined, then they shall each serve half of the sentence. However, if a fight winner can be determined from a mutually agreed-upon fight, then the fight winner shall go to jail for 3/4 of the time, and the looser for 1/4 of the time. These fistfight rules also apply to females. Sexual equality shall not apply in matters of fistfights where one side was ever a male.
20/ In female/female fistfights it is common to see fit young women punching each other 20 or 40 times with little effect. However, in most male/female fistfights it is normal to see the female go down on the first punch that connects with the head. So clearly, most females can’t punch very hard in comparison to most males. For this reason, females shall normally be given considerable latitude in punching and kicking males before the male can hit back, particularly if the male is healthy and strong and the woman of normal size and ability. Generally males are expected to restrain female batters rather than strike her back. Also, there shall be no claims of groping where a male restrains a woman who has struck him.
21/ For the sake of clarity, we shall say that in matters of violence and accident, substance use shall never be a legal defense, and this includes alcohol, prescription drugs, and especially hormones.
22/ Those people who break up fistfights shall be protected like police under the law if they are punched or injured in another way by one of the fist-fighters.
23/ Fist fights are obviously not the way of a healthy society. In what eu-tropia are the people giving each other TBIs in fist fights?
24/ There shall two levels of police involvement relating to the people making complaints to police. The first is to make a statement and submit a supporting video. The other is to make a formal complaint attestation for use of weapons.
25/ Throwing a person down on the ground can be considered equal to club battery on the body part that strikes the ground. This shall be especially so when a brain injury results.
26/ When under age 18 people have all out fistfights, the minor may be sent to reform school until they are an adult. Then they serve the remainder of their sentence converts in a work camp as an adult.
27/ People who are convicted of violent crimes including fist fighting shall have this information on their official public ID/ facebook pages for at least 15-years. Violent criminals may also be deprived of the right to have an alcohol or drug license. They may also be prohibited from
2/ Crimes of vengeance shall be subject to double penalties. Crimes of vengeance against government workers and people just doing their jobs shall be subject to triple penalties.

3/ Violent crimes committed at sporting events and at a school, or on the way to or from school shall suffer double the normal penalties, juvenile or adult as applicable. Crimes committed by school bullying victims against their bullies shall be subject to less than 1/3 of the normal juvenile penalties. Schools may require those accused of bullying to wear location tech.

4/ It being much easier to crash a large banquet than a small family dinner, economic parasitism is more a problem of group funds. for this reason, stealing or misappropriating from government shall suffer triple penalties. Stealing non-government group money shall suffer double penalties.

5/ Breaking into an occupied home or workplace subjects the burglar to double the normal penalties for burglary. Breaking into a child's room, or an elder's room, or an occupied house where people are asleep, subjects the burglar to triple penalties for burglary.

6/ Theft or vandalism of utility systems, roofing, flashing, rain gutters, and similar metallic components for recycling shall be subject to triple penalties.

7/ Those who post videos or stream their crimes shall be subject to double penalties. Those who post videos that glorify the crimes of others may be held to be accessories to those crimes.

8/ Those who attempt to frame others for their crimes after the fact shall suffer double penalties. Those who set out with a premeditated plan to frame someone else shall suffer triple penalties.

9/ When people are in a criminal gang, we shall err on the side of including them as conspirators and accessories for the crimes of their gang brothers. Those judged as having participated in crime gangs shall by default suffer double penalties for conspiracy. The system should be considered broken unless it leans towards the side of sending all the Al Capones away, rather than leaving them out in society. We learned many lessons around the time of Al Capone, we just need to remember them.

10/ Violent crimes committed on an airplane shall be subject to double penalties. The penalty for assault of group transport staff shall be three times an ordinary assault.

11/ When criminals are in possession of a firearm during a burglary, hold-up, battery, car-jacking, kidnapping, or similarly violent crime, it shall double the penalty. If the firearm is discharged, the penalty shall be 2.5X as much. When people are shot with a firearm by the criminal or criminal gang during a violent crime, it shall generally be considered attempted murder. Also, these penalties can frequently apply to other people that participate in a crime, as well as those in the same crime gang or Mafia cell.

12/ When people with no criminal record and no criminal ties are charged with crimes against Mafia people,
Ishtarians, and previously convicted violent felons, the court shall have the power to reduce the penalties by any amount. The court may also declare the matter as self-defense or community-defense and thus acquit of all charges.

13/ When victims or their defenders physically harm blackmailers or extortionists, their sentences may be reduced by over 99%.

14/ We shall do a favor for the truly reformed criminals of our nation, so the truly reformed can get more of a second chance. We shall have 3X penalties when ex-convicts commit crimes upon employers, co-workers, landlords, friends, lovers, or neighbors are the victim.

15/ Bad sports who batter their opponents may be subject to double penalties if there is no audience and triple penalties if there is an audience.

NR’32. LEGAL PRECEDENCE

1/ This Constitution shall be the primary law of the land and above all other laws in the land. All laws made by the Senate shall be secondary law that are wholly below this constitution. All interpretations and rulings made by the courts shall be tertiary laws that are wholly below both this Constitution and the laws of the Senate. All regulations made by unelected government officials and unelected government bodies shall be quaternary laws that are wholly below this constitution, the laws of the Senate, and the interpretations of the courts.

2/ No judge or jury shall be legally competent to judge any society-wide matter.

3/ Judges, and juries being inferior to legislatures in every way, no court shall ever be held competent to judge the constitutionality or legality of anything a legislature does.

4/ The national Over-Senates shall be the sole judge of constitutionality in this nation. No county Over-Senate shall have any power over the national Senate, or the national government.

5/ Plebiscites being so vulnerable to media corruption, no plebiscite of the whole shall be considered above a sophiscite conducted by their duly elected wise men of the Sub-Senate. And no sophiscite of the Sub-Senate shall be above the Main-Senate. And no sophiscite of the Main-Senate shall be above the Over-Senate, the wisest of the wisest.

6/ Only the Senate shall have the power to make laws. Only the Senate shall have the power to write, define and clarify laws for the court system. Judges shall have the power to make reasonable and logical interpretations of the law for their own case, but not for any other court unless their case has been gazetted as an example by the Senate.

7/ The Senate shall try to create a new body of laws that will guide our Senator-judges in the rapid adjudication of all commonly repeated matters.

8/ The Senate shall state its intent when writing laws so that in the future the intent of the laws stay accurate.

9/ The Senate shall clearly define enforcement perimeters and variable penalty levels if any.

10/ The laws and proceedings of this nation are made for men of ordinary understanding and should, therefore, be construed by the ordinary rules of common language and common sense. All laws and all legal pleadings should be required to use widely understood current language and phraseology wherever practical. The legal code of our nation must be presented in ordinary words where practical. The legal system shall try to avoid using special experts-only legal terms where practical. All special legal words must be defined by link. Wherever practical society and especially government services shall use intuitive terms like “Prisoner Release” instead of hidden occult terms like “Habeas Corpus”

11/ The Senate shall leave the courts as little leeway as practical in the interpretation of the law. No legal precedent shall be established by any judge’s actions without Senate gazetting. For the purposes of legal precedents and gazetting of lawsuits, all legal commentary shall list all considerations of judgements as primary, secondary, tertiary and incidental.

12/ The proper indexing and summary of legal precedents and their removal as they are transformed into code and code examples, shall be considered of great importance to the proper functioning of a first-person legal system. This is because intellectual overhead is the primary driver for the expensive experts of the old second-person legal system.

NR’33. MONEY (CIVIL) COURT TRIALS

1/ Government shall aim to begin all adjudications within the time periods called-for unless the defendant seeks a delay for reasonable cause.

2/ The plaintiff in all civil suits shall pay a filing fee of 1% of the damages requested, plus two day’s wages. When civil suits ask for specific performance under a contract, the plaintiff shall state the value of the specific performance requested, and this shall be used to calculate court fees and maximum settlement amount in lieu of the action sought.

3/ When judgement is in favor of the plaintiff, the defendant shall pay between 1.5 and 3 times the amount in dispute depending on how wrong the defendant was judged.

4/ When civil suits are judged to be malicious or vexatious, the plaintiff may be compelled to pay money to the defendant. When the plaintiff is a human of normal means, this payment shall not exceed 5 times the amount the plaintiff asked for it its suit. When the plaintiff is a fictional citizen, or a super-rich human citizen, and the defendant a human citizen of more-or-less ordinary wealth, this payment shall not exceed 30 times the amount the plaintiff asked for it its suit.

5/ All statements made to all adjudication venues must be sworn under oath and penalty of perjury or they shall not be valid. The crime of lying under oath shall apply in all adjudication venues and in all cases including non-
government adjudication venues.
6/ Government shall keep a permanent record of everyone's civil court and non-government adjudication case history. This record shall be open, and on the internet for all to see. It shall always be admissible in all cases.
7/ No default judgment shall ever be used as a consideration in deciding another case.
8/ Money court judgements paid over time cannot be transferred or assigned to other parties, or used as collateral for a loan.
9/ The money court adjudication system shall not shall not be allowed to become part of anyone's business or profit model. The Senate shall set reasonable limits on the number of cases a person or business may bring over a period of time.
10/ It shall be a crime when parties in non-criminal cases dig into their opponent's private life in an effort to find dirt on them. The Senate shall create detailed rules on the limits of this sort of judicial stalking.
11/ All money court trials shall be staffed with juries as follows, based on the amount in dispute. The Senator jurors shall set trial length, but it shall not be longer than the maximum listed herein under. Where the value in controversy is between:
a/ Zero and 1 year's wages, the trial shall be by a single non-elected judge, a native citizen age 40 to 60. The maximum trial length shall be 2-hours.
b/ 1 and 5 year's wages, the trial shall be by three non-elected judges, native citizens age 40 to 60, for up to 8 hours.
c/ 5 and 50 year's wages, the trial shall be by 3 Sub-Senate jurors for up to 15 hours.
d/ 50 and 500 year's wages, the trial shall be by 11 Sub-Senate jurors for up to 40 hours.
e/ 500 and 5,000 year's wages, the trial shall be by 43 Sub-Senator judges for up to 100 hours.
f/ 5,000 and 50,000 year's wages, the trial shall be by 199 Sub-Senator judges for up to 200 hours. If a product is alleged to make a small number of people more likely to suffer a medical condition, it shall be tried in this way.
g/ 50,000 year's wages and infinity, the trial shall be by 999 Sub-Senators for up to 200 hours. If a product is alleged to make a large number of people more likely to suffer a medical condition, it shall be tried in this way. If a trial is for an entire class of activity or class of product, it shall be tried in this way in order to advise the relevant sluice of the Main-Senate on how to vote.
12/ Wherever similar conditions are encountered repeatedly, Government shall attempt to remove as many enforcement duties as possible from the money (civil) court system and use streamlined procedures and government administrators instead. The money court system shall be considered an inferior system of enforcement of public policy because it is both more costly and more time consuming.
13/ The Senate shall establish new reasonable rules about what can and cannot be the subject of a money court action. The Senate shall also establish new standard penalty rules.
14/ There shall be a statute of limitations in money court, and no damages shall ever be awarded for events that were either discovered more than 4-years in the past, or that took place more than 14-years in the past, no matter how heinous, harmful, carcinogenic, or deleterious for the environment. Either timeline shall disqualify. The only exceptions to this rule are:
a/ Tobacco enterprises.
b/ Therapeutic drug enterprises.
c/ Child molestation by priests, teachers, doctors, and other people in a position of trust.
d/ Genital mutilation.
e/ Government corruption.
15/ There shall be no statute of limitations for severely violent crime when new technology reveals the identity of the perpetrator. The national Senate shall be free to impose shorter and longer statutes of limitations for various specific matters.
16/ With regard to punitive damages, if the person that must pay does not have sufficient assets at the end of the trial, and has not transferred assets to avoid payment, the punitive damages shall be cancelled. Punitive damages shall not hang over people in the future.
17/ Nobody shall ever be made homeless as a result of a court judgement. However mansions and other especially valuable housing may be taken and average housing given in its place, but vaguely normal housing shall never be taken on account of court damages.
18/ All judgement/settlement amounts must be paid directly to the principal and it shall be considered fraud if a legal surrogate or lawyer receives any court monies or settlement monies on behalf of his clients.
19/ It shall be a felony when anyone working in the legal industry receives money or benefits that are not reported to the government payment system. This shall include lawyers, surrogates, judges, jurors, clerks, and everyone working in and around the court system. There shall be rewards for people who can provide evidence including video evidence of these receiving valuables or favors.
20/ In general, lawyers and legal surrogates will need to collect money in advance, because they will have no legal right to collect on bills.
21/ Criminal court shall err on the side of thoroughness, however, money court shall err on the side of brevity. This especially with small amounts in money court. Also, with very small amounts, plaintiffs might only have 2 or 5 minutes to present their case.
22/ Money court for amounts less that 90-day’s wages must be by telepresence.
23/ We will make all plaintiffs swear that their prosecution is not completely baseless and primarily a means of harassing the defendant. Then after this, it will be considered perjury if they bring a baseless prosecution against someone. This should include all cases that will
obviously fail — such as the recent impeachment proceedings in the US.
24/ When the parties in a money court case live in different jurisdictions, the court of jurisdiction shall be a randomly chosen third location. This costs nothing on net, and makes the system more fair.
25/ To reduced legal system fraud, we shall make it a felony to settle a legal claim without making a declaration to the court. This way, the fraudsters will be more rapidly caught in the data. Also either side may charge the other for making and undeclared settlement.
26/ Criminal convictions may not be used as evidence in money court as this incentivizes people to accuse the rich of crimes so they may later, in the second stage sue them for profit.
27/ It shall be a crime to investigate people on behalf of others without registering the investigation with the recorder’s office in advance. The Senate may require that findings and recordings be shared with the recorder’s office and the subject.

**NR’34. FINES**

1/ Government shall not treat the rich with favor, and wherever practical it shall work to eliminate wealth bias from government penalties. To this end, we shall try to express our public prosecution penalties in either jail time, public service time, re-education time, or a percentage of income or wealth.
2/ All large fines paid by fictional citizens shall be paid through a dilution of shareholder equity in favor of the public. If shareholder equity is inapplicable, then a percentage of assets shall be seized.
3/ No for-profit fictional citizen shall be fined by a money amount greater than 100-years wages. All fines over this amount shall come from a dilution of the company’s shareholdings in favor of the public. Thus if a company worth $2 billion is fined by $1 billion, the number of shares shall be increased by 50%, and the public shall own half of all shares. These shares may be held indefinitely by the public or sold immediately.
4/ All fines collected by labor unions, employers, religions, schools, non-government trade organizations, financial institutions, athletic organizations, clubs, landlords, homeowner’s associations and private individuals shall be paid to the county recorder’s office on behalf of the national government. None of these groups may keep any of the money from fines.
5/ It shall be a felony to pay or receive money for any matter brought before a court or arbitration system without making an accurate statement of the amount to the recorder. All such statements shall be public knowledge.
6/ People may pay fines of family friends and lawful businesses may pay the fines their team incurred on the job. However, aside from this, it shall be a felony to:
   a/ Pay the government fines of others.
   b/ Reimburse people for their government fines.
   c/ Receive help paying for a government fines.
   d/ Pay people for the time they served in jail.
   e/ Receive payback for time spent in jail.
7/ No branch of government and no fictional Citizen shall fine people without due process. This includes homeowners association’s, schools, athletic association’s, etc.
8/ A forfeited deposit statement must be filed with the assessor’s office for all forfeited deposits. This is so abusive deposit practices can be tracked and ended. There shall be penalties plus a 100% tax on unrecorded forfeited deposits, and a 50% tax on recorded forfeited deposits. The county shall get all forfeited deposits revenue money and it shall not have to share this with the national government.

**NR’35. CIVIL DAMAGES**

1/ The purpose of punitive court damages being to punish, 100% of all punitive damages shall accrue to the national government, with the plaintiff, attorney, court, and county government getting no part of any punitive damages.
2/ Punitive damages, shall not apply, except in cases of willful misconduct or gross negligence where the plaintiff was not partly at fault.
3/ The Judicial Sluice shall set detailed maximum compensatory damages levels for all types of injury. If no category exists, then the maximum amount shall be zero.
4/ When the people suffer death or injury, the compensatory damages shall not exceed 50-years’s wages per victim. (for the average worker). Over this amount, no money shall be awarded for pain and suffering, or loss of use of one’s bodily organs.
5/ The maximum compensatory damages for emotional or psychological distress or harm to an individual shall be half a year’s wages if there is no felony conviction and 5-years wages if there is.
6/ 100% restitution shall be prohibited on the grounds that it discourages people from avoiding injury and dangerous situations. No plaintiff shall receive more than 90% restitution, and no insurance pay-out shall exceed 90% of damages.
7/ The right to court awarded compensation shall be limited to cases of significant and observable harm to body or property that was not previously damaged or defective in the way harmed.
8/ Civil damages shall only be awarded according to standard remedies and compensation levels that meet Senate guidelines.
9/ All damages awarded shall only be spent according to a court approved plan, and for court approved purposes. All funds shall be disbursed by the county’s payout system according to a payment plan, and all unused funds shall be refunded to the defendant’s side.
10/ Those forced to pay money by a court shall have the right to hire auditors to make sure the money they paid is being spent as per the court order. The recipient of the
money must cooperate with these investigations, or it can lose the right to further collections.
11/ No insurance policy or court judgement shall pay for any treatment that includes a pleasing massage as this incentivizes the patient to get all their free massages.
12/ Civil damages shall not be awarded for unproven, or alternative medical treatments, or for massage-oriented treatments including joint cracking, chiropractic, massage, acupuncture, acupressure, or for attended physiotherapy unless it is absolutely necessary. Also, physiotherapists paid with money from the court system shall not be under age 40, or attractive.
13/ When a money judgement is rendered by a court against a citizen that exceeds their ability to pay, they shall not be left penniless and homeless. Just their wealth shall be taken away, and they shall be left with means. All non-immigrant citizens shall have this right to be left with a reasonable court-approved amount of non-luxury household items, and up to one year's wages in other assets if they are childless. They shall be left with no less than 2-years wages if they have one or more children.
14/ No money court compensation shall be awarded where the plaintiff is judged to be more than 20% responsible for his own injuries. Where the plaintiff is judged to be between 10% and 20% responsible for their own injuries, the money courts shall generally not award compensation to the plaintiff.
15/ Those who trip or slip wearing heels over 4cm, or shoes with slippery soles shall generally be held to be entirely responsible for their injuries.
16/ When plaintiffs have unusual health conditions that aggravate their injuries, the defendants shall not be liable for the damage resulting from the unusual health condition.
17/ When intoxicated people and those with certain drug and alcohol licenses or addictions suffer an injury, they shall generally be held to be at least 80% responsible for their own injuries.
18/ Regarding those injured while trespassing:
a/ Those trespassing on private property between sunset and sunrise shall have no right to file cases in money court if they are injured.
b/ Those trespassing on fenced private property shall generally have no right to file cases in money court except in cases of intentional harm or booby trap. The fence must be over 90cm tall.
c/ Those trespassing on unfenced private property may file cases in money court for gross manmade hazards that are not adequately protected such as unfenced holes, and uncapped rebar spikes. Cliffs being natural, there shall be no duty to protect trespassers from their hazard on private property.
d/ If a person is shot or beaten while trespassing and the prosecutors office does not prosecute the matter, or the matter is tried and no conviction occurs, then the injured party shall not have the right to seek damages in money court.
19/ Those walking on public property, or straying up to 3 meter into unfenced private property shall have no right to recover damages if they slip or trip and fall. However, they shall have the right to recover damages for injury due to dangerous plants such as cactus and poison ivy.
20/ Land owners may be held financially responsible for trespassers who fall into uncovered or unfenced wells, holes, trenches, cliffs, soil cuts, quarry pits and mines. When the special dangers are covered or fenced and warned of by sign and map system, the owners shall generally not have any liability for injured trespassers.
21/ For the purposes of trespasser liability, even a 1.6 meter tall fence or wall shall suffice.
22/ A reasonable time shall be given for people to correct most dangerous situations before being considered negligent and liable.
23/ Retail businesses shall generally have no liability for wet areas and spills that are properly marked off with cones or barriers. Also, retail businesses shall generally only have liability for spills after the business was alerted and a reasonable time for action has passed. Warning people about dangers shall not be considered an admission of guilt.
24/ In general when a random injury could just as easily have occurred anywhere, the property owner public or private shall suffer no liability. So when random events such as lightning strikes, or street crimes, or car accidents occur on private property, the property owner shall not be liable for damages simply because the event occurred on their property.
25/ Government shall never be held financially liable for damages for violence against our nation, or by our nation against any other nation. All such payments shall come under the rules of treaties as stated herein.
26/ People shall be expected to watch where they are going to a reasonable extent.
27/ It is perfectly reasonable to expect the old and frail to be especially careful where they go and how they move about. It is also not unreasonable to say that when old and frail people suffer greater injury than regular people in their prime, they should get no more money.
28/ Government shall never be held to owe damages for poor enforcement, or failure to act, or poor planning, or for the foolishness of its citizen.
29/ No court shall have the power to compel the Senate and its government to pay any damages. Also, all court decisions are subject to veto by the Over-Senate.
30/ The right to seek money damages in court is not transferrable, or assignable. If a fictional citizen is merged, or bought-out, all cases in which it is a plaintiff shall be terminated. As well, the fictional citizen shall have no right to file any legal claims after the merger for the time before the merger or purchase.
31/ Those accidentally harmed by someone acting in self-defense, or community self-defense shall generally have no right to money damages.
32/ There shall be no financial liability when trained
rescuers and emergency medical people working for government make honest mistakes. This shall include firemen, police, paramedics, ER staff, and ambulance companies.

NR’36. SENATE JURIES
1/ Except in matters of trifling and small claims, the nation's legal system shall not use appointees as judges or jurors. Instead it shall use confirmed Sub-Senators cycling out of Senate service.
2/ All Senate judges and jurors shall be randomly drawn from confirmed Sub-Senators on judicial duty. In both criminal and civil matters, the parties under adjudication shall have no input about the senators serving as their jury or judge, except when they personally know a Senator.
3/ All Senators shall randomly draw a specialty at the start of their tour of judicial duty. Once assigned to that division of the justice system, they shall randomly draw cases just before the start of each trial.
4/ The jury of Senators conducting and overseeing the judicial draws shall themselves be randomly drawn, and shall supervise the judicial draws on no more than one day in their life.
5/ In both criminal and civil matters, the parties under adjudication shall have no input about their trial venue. However, the trial venue shall not be within 15-km of where the victim/plaintiff frequented, or the accused/defendant frequented.
6/ To assure the safety of our jurors and to make the legal system invulnerable to threat of violence, the following jury rules shall be applicable:
a/ All matters of violent crime and immigration from desperate nations shall use Sub-Senate juries of 21.
b/ Matters of super-violent criminals, or murderers shall use Sub-Senate juries of 41.
c/ Matters of organized criminals shall use Sub-Senate juries of 61.
d/ Matters of organized crime bosses, matters of judicial precedence or policy, matters of national media attention, and matters where any sort of jury threat is credibly alleged shall use Sub-Senate juries of 201.
e/ Matters involving information kept secret from the public shall use Sub-Senate juries of 1,001. No jury of less than 1,001 Sub-Senators shall have the power to keep any information secret.
7/ The national Judicial Sluice shall administer the national judicial system, to include its police, evidence examiners, prosecutor's office, jails, prisons, and courts. The county Judicial Sluices shall administer the county judicial systems, to include their police, evidence examiners, prosecutor's office, jails, prisons, and courts. Both judiciaries shall appoint a corps of law librarian overseers, sworn to unbiased honesty and truthfulness, to give guidance to the courts and improve the accuracy of our decisions.
8/ Senate juries shall judge in the legal system and judge in matters of government administration.
9/ No military court shall ever judge in time of peace or judge civilian citizens.
10/ Once a Senator is randomly assigned to his legal specialty, he shall sit for the prescribed number of hours of video instruction for that specialty. This shall not be so light as to produce undertrained judges, nor so heavy that it discourages Senate service. There shall be more than 50 specialties which shall include:
a/ Legal immigration approvals.
b/ Illegal immigration prosecution.
c/ Customs inspection.
d/ Customs tax evasion.
e/ Weapons violations.
f/ Theft and robbery.
g/ Drug licenses.
h/ Assault and battery.
i/ Sexual assault and forcible sex.
j/ Trademarks and business names.
k/ Software IP.
l/ Micro-electronics IP.
m/ People's corporate proxy management.
n/ Tax enforcement.
o/ Property tax assessor.
p/ Recorder's office.
q/ Employment law.
r/ Military courts.
s/ Civil rights violations.
t/ Government purchases for one sluice.
u/ Patent application intake.
w/ Real estate boundaries.
x/ Family law.
y/ Building inspection.

NR’37. JUSTICE WITHOUT INCENTIVES
1/ No testimony given for reward or payment shall be admissible in court. This shall include fees, commissions, incentives, suspended sentences, and expert witness fees.
2/ Nobody shall make any gifts whatsoever to police or criminal justice people other than water, coffee and ordinary tea. There shall be no charities for police or criminal justice people other than water, coffee and ordinary tea. There shall be no rewards paid for information leading to the arrest of criminal and illegal aliens.
3/ There shall be no commissions, incentives, quotas, or performance-based pay, stated or implied for any officers of the justice system. Nobody and certainly no accuser shall ever receive a share of property confiscations. The only exceptions to the foregoing shall be rewards paid for information leading to the arrest of criminal and illegal aliens.
4/ Government and only government shall operate all prisons, jails, police forces, courts, probation administrations, taxation administrations, parking enforcement, and all other aspects of the criminal justice and taxation system. Only full-time government
employees and not contractors shall have the power to arrest, to issue court summons, and citations on behalf of government.

5/ We shall learn from the Romans about tax farming. And we shall remember our own experience with the East India Company in the Boston Tea Party. Never shall we permit tax farming, or policing for profit, or monopoly under out watch.

6/ The purpose of government fines shall be to deter and punish acts, rather than to incentivize and nourish the enforcement administration. Therefore, no less than 90% of all government fines at all levels and departments of government shall accrue to the general fund of the national government. Where the fine exceeds a tenth of a year’s wages, the percentage shall be 95%. Where the fine exceeds a year’s wages, the percentage shall be 99%

7/ Except for victim property that is recovered and returned to its rightful owner, all police seizures, confiscations and fines shall accrue to the national government's general fund and none shall accrue to the county government.

8/ All destruction of assets seized by police shall be disposed-of by the County Senate with police watching. It shall be considered corruption when a police department keeps, sells, gives away, or destroys any assets they confiscate.

9/ The proceeds from seized criminal assets shall not be used for restitution to the victims of other crimes.

10/ All plaintiffs represented or not shall have a plaintiveness rating in consideration of how much business they have done. They shall have all results and how much money was awarded in all past cases. This way everyone automatically knows what sort of people they are dealing with.

11/ In all court proceedings nobody shall talk or make noises of support or objection. There shall be no claques. Clacking should be seed as conspiratorial, and an act of contempt for the court.

NR’38. NOT FOR THE CIVIL COURTS

1/ The following matters shall not be tried in any civil court in the nation. They shall either be tried in criminal court, or fined by the Senate’s enforcement administration:

a/ Environmental harm.
b/ Manufacturer liability including products alleged to cause latent health issues like cancer.
c/ Racial, or religious discrimination or harassment.
d/ Rape, forcible sexual conduct, sexual abuse, sexual discrimination, or sexual harassment.
e/ Disability discrimination or harassment.
f/ Unfair labor practices.
g/ Professional malpractice, including medical malpractice, and performing illegal medical procedures.
h/ Securities fraud.
i/ Market manipulation.
j/ Abuse of monopoly or cartel pricing power.
k/ Accidents on public property, or between the sidewalk and the street.
l/ Death or injury due to vehicle accidents.
m/ Death or injury due to group transportation systems.
n/ Government financial liability to the people.
o/ On the job injuries.

2/ No civil court or arbitration forum shall compel anyone including government to pay money for any of the preceding matters. Only the Senate’s enforcement administrations may collect fines for the preceding matters.

3/ In all of the preceding matters, all fines and damage compensation monies shall accrue to the nation's general fund, and no portion of any government fine shall be earmarked-for or shared-with any other party, including the party harmed.

4/ In all of the preceding matters, the amount recovered from each injuring party shall have no relation to the amount paid out to each injured party. If government elects to compensate those harmed, this shall be done as a separate case, and total payments shall not exceed the government's budget for this class of injury.

5/ Money court is primarily for disputes between the people. It is not a place for the enforcement of public policy unless the public policy has been shown to be ineffectively enforced by the normal means of government regulation.

6/ We must give our new laws time to work though normal means before we give a share away to volunteer prosecutors. Only when public policy can’t be enforced by the normal means of government regulation. Only then, after at least 12 years may money court be used for enforcement. Only then may volunteer prosecutors get a share of huge fines that are rightfully the sole property of the people.

7/ Unless a culture of sexual harassment is both widespread and tolerated by the management of a fictional citizen, all acts of sexual harassment shall be considered to be a matter between individuals.

8/ All claims against professionals shall be heard and judged by the various professional licensing and regulating departments of government. As with most branches of government, these regulators shall have some experience working in the field they are regulating.

9/ No professional shall ever suffer any penalty for following standard procedures for their profession.

10/ No duly certified medical people shall ever suffer any penalty for following standard treatments, or for reasonable misdiagnosis, for typical unfortunate outcomes, or for a reasonable ratio of honest mistakes in their career of helping people.

11/ Consent for medical treatment shall not be needed when people are unconscious or delirious and will suffer great harm if not rapidly given treatment immediately.

12/ In crisis situations where medical care is unavailable or distant, people with any level of accurately disclosed
medical training may furnish medical care to the critically injured without fear of prosecution or liability.

NR'39. LAWYERS.
1/ Lawyers only add a small margin of accuracy to the legal system, yet they take away much more:
   a/ Lawyers act as a tax on the monies paid in compensation through the legal system. In the money law or civil law system, this has been generally a tax of around 1/3. Thus the existence of lawyers in the civil law system generally increase the cost of settlements by 50%.
   b/ Lawyers drive the legal system towards unnecessarily complexity and costliness with little improvement in legal accuracy.
   c/ Lawyers unjustly favor the rich who can afford their fees, and unjustly disfavor the poor who cannot. And these fees are no small thing, because they typically run 10 to 50 times the average wage for workers. Thus lawyers are unjust because they favor the rich over the poor in our supposedly unbiased justice system.
   d/ By making each matter the legal system considers more expensive and complex, lawyers reduce the number of legal decisions the system can adjudicate. The injustice cause by this reduction in legal capacity or legal reach greatly exceeds the justice achieved by the minor improvement in legal accuracy.
   e/ The current legal system has many of our smartest arguing over what society already has instead of working to produce new things for society.
   f/ When the richest foreigners hire the best law firms, they tend to win against native citizens speaking for themselves. In fact, native citizens normally proceed with trepidation against prominent law firms that are for sale to the highest bidder. This mostly helps the sort of rich people and foreigners that work in economic parasitism.
   g/ The adjudication speed of legal system becomes slower and the economy more lethargic.
2/ For the above reasons, this nation shall institute a legal system that disfavors, hinders, and minimizes the use of lawyers in its courts.
3/ Government shall have special taxes on lawyers to reduce the number of lawyers.
4/ There shall be no official or private ranking of lawyers. This shall apply to law class rankings, in law school rankings, or in any government qualifying exams, or with regard to win-loss results. All law classes shall be graded pass fail.
5/ The study of law shall be taught as an ordinary college degree, not a post college degree.
6/ A lawyer's first duty shall be to make sure that justice is served. This shall be held more important than if his client wins. To do the converse is an evil thing that only existed because the injustice benefitted Arab parasitism.
7/ No lawyer should ever give the appearance that their first obligation is to their client, and that they will knowingly argue injustice to anyone who pays them. To do so shall be considered an ethics violation.
8/ All lawyers shall disclose the fact that they are a lawyer in all communications, contracts and all marketing for their products. If a lawyer represents a client, that client must always be named. If the client is foreign, that fact must also be acknowledged by the other side given its importance.
9/ Lawyers, court surrogates, and almost everyone else in the legal industry shall be prohibited from shielding the identity of their clients, and must always state this relationship first.
10/ Lawyers shall not advertise or procure advertising or marketing services, or product placement advertisements, or media communications, engage in government lobbying for themselves or for others.
11/ Lawyers shall not be paid based on successful outcomes as this creates incentives that run contrary to justice.
12/ Lawyers shall not be allowed to advise or represent people in divorce, child support, custody, immigration, malpractice, and other areas the Senate may elect. This goes for in-court, as well as out of court.
13/ Lawyers may not hold documents in confidence for others.
14/ All agreements for the provision of lawyer services must be posted on the nation's lawyer payment system, or they shall be unenforceable. All monies shall be paid to lawyers via the nation's lawyer payment system, or they shall be considered unpaid under the law. It shall be the felony of lawyer fraud for lawyers to work with clients or accept money or benefits outside the lawyer payment system.
15/ All payments and agreements made under the lawyer payment system shall be easily searchable public information.
16/ If a lawyer becomes aware of a crime, he must report it, or he shall be guilty of failing to report a crime.
17/ The courts shall not award any more damages when a party is represented by a lawyer, or because a party is represented by a lawyer.
18/ The process by which lawyers and surrogates are licensed shall be entirely managed by the national county recorder licensing system. No fictional citizen or bar shall have any say in licensing, de-licensing, or any other matter concerning lawyers or surrogates. There shall be no unions or partnerships of lawyers.
19/ All judgement and settlement amounts must be paid to the court. It shall be considered fraud if anyone else offer, give, or receive any payment directly from another party in a court matter.
20/ Lawyers and legal surrogates can only collect money in advance, and they have no legal right to collect on bills for their services.
21/ When a fictional citizen is sold, all existing plaintiff-side law suits shall be cancelled and forfeited. Also, the new owners shall have no right to seek damages from the relations of the prior owner.
22/ Lawyers shall not be allowed in non-injury matters in vehicle court, or where 4 of 4 regularly-calibrated county-operated breathalyzers show alcohol intoxication over the legal limit. All drivers must provide breath samples to police or they shall be presumed guilty. Where driver pass the breathalyzer test but have a drug license, they must allow blood to be taken.

23/ Lawyers shall only do business in their own name.

24/ Lawyers shall not be allowed to work obtaining government approvals.

**NR*40. COURT SURROGATES**

1/ The accuracy of the legal system counts for little if the system is so costly and professionalized that it is out of reach for most citizens. Therefore, legal accuracy shall be balanced with accessibility, inclusiveness, speed, and ease of use by the people.

2/ The legal system shall be designed so that most people speak for themselves in court. Those unable, or unwilling to speak for themselves may use a legal surrogate to speak on their behalf. There shall be no charge for this. However, legal surrogates shall suffer from a number of disadvantages intended to make the use of legal surrogates into something that most people involved in court cases avoid if they can.

3/ All legal surrogates and lawyers, shall work for the court system on a salary. All legal surrogates, shall be paid through the court system exclusively, and it shall be a felony for a legal surrogate to receive any payment outside of the court system from or for those they have represented in court.

4/ All legal surrogates, shall be randomly assigned to court cases by the courts. Numbered smooth plastic discs shall be rapidly drawn from a bag.

5/ There shall be 4 specialties of legal surrogates, serious crimes, minor crimes, civil/ money court, family court.

6/ All legal people qualified to work in one court in the nation shall be permitted to work in all parts in the nation. There shall be no shenanigans about legal people being admitted in some places but not others.

7/ No person working in the justice system shall be paid based on the outcome of their work, or as a percentage of the money they obtain from the system. This prohibition expressly includes all lawyers and legal surrogates.

8/ The educational program to become a legal surrogate shall take 60 weeks of study. The educational program to become a lawyer shall take 120 weeks of study. Neither program shall require a college degree for admission.

9/ Legal surrogates shall not be allowed to work as lawyers and lawyers shall not be allowed to work as legal surrogates.

10/ All legal surrogates, shall only serve as total surrogates in court. If an authorized surrogate says one word before a judge or arbitrator on someone's behalf, then that surrogate shall have the irrevocable obligation to settle that case on the client's behalf, except where the surrogate is clearly incapacitated. In that case a new legal surrogate shall be randomly drawn by the court.

11/ So that our nation's lawyers and legal surrogates drive towards justice rather than against it, all lawyer-client and legal-surrogate-client communication shall be recorded and monitored by the lawyer payment system and the courts. All communication that occurs outside this system with legal advisors or legal surrogates shall be presumed to be conspiratorial and criminal on both sides. It shall be a crime to initiate contact outside of justice system monitoring — like police and police bribery. Also, government may conduct sting operations here on both sides.

12/ All lawyer-client and legal-surrogate-client communication shall be recorded for public viewing. This is notably the opposite of the old system where attorney-confidentiality supported the value of super-expensive lawyers corruptly swaying the justice system. Confidentiality, otherwise known as darkness shall in general be considered the wrong direction for democracies, and all democracies should push society more towards openness and free discussion wherever possible. Here we also note that with journalists and psychoanalysts, confidentiality also supports expensive consultants.

13/ The prime duty of all legal-surrogates is discovering the truth and aiding justice, not represent their clients. If a legal-surrogate becomes aware of important facts related to his cases, he must make them available to the court. And if a legal-surrogate becomes aware of another crime, he must disclose that information to the court.

14/ legal-surrogates shall not in any way encourage people to change their testimony or suggest that they should stop talking at any time. If they are wasting the time of the court through excessive talking it shall be for the judge(s) to cut off their testimony, not any legal-surrogate.

15/ No more than one legal-surrogate at a time shall be permitted per side per case, and all legal-surrogates shall be required to work independently from one another physically, legally, financially, and with regard to the discussion of pending cases. There may however be multiple prosecutors in criminal cases. And when the people are seeking something in money court, there may send more than one person.

16/ All legal-surrogates must work full time for the court system and shall not work outside the court. All legal-surrogates in each county must be paid at the same hourly rate. Legal-surrogates shall not be paid based on how many cases they work on, or whether they win or lose. It shall not be permitted to rate legal-surrogates, or aggregate their win/loss information. Except caffeine, legal industry people can't take any drugs or drink at all.

17/ When legal-surrogates oppose principals in court, the principal shall speak first and last.

18/ People over age 9 shall generally be expected to speak for themselves in all matters of family law including divorce, custody, support and inheritance, unless they are
incapacitated or mentally incompetent.
19/ Parents, children, full siblings and spouses and domestic partners of more than 3 years shall not be considered legal-surrogates when they speak on behalf of others.
20/ Those who have spent more than 8,000 hours in the prior 5 years working for a particular fictional citizen shall not be considered a legal-surrogates, provided they have not spoken for a fictional citizen in any court in the past 5 years.
21/ Those who have owned more than 1% of a for-profit fictional citizen since its founding shall not be considered as legal-surrogates for that fictional citizen, provided they have not spoken for a fictional citizen in the past 5 years.
22/ The people should have nothing against electing court-employed surrogates to the Senate. The people should however, generally dis-favor lawyers.
23/ Those who have outbursts in court may be required to use a surrogate.
24/ No lawyer or surrogate legally doing their job shall ever suffer prosecution, or be required to pay money for unfortunate outcomes, or bad representation.
25/ Our layman’s court will operate differently by necessity. The cases will be conducted by a county Senate approved trial clerk. These clerks will conduct trials much like how escrow officers conduct escrows, with the Senator judges having the power to override in many circumstances. There will also be law library teams standing-by for video calls from the various courtrooms.
26/ The Senators should have a 3 warnings system for surrogates, like with the DMV. If a surrogate gets too many recesses, with the Senator judges saying they didn’t prepare well enough, then they can get fired.

NR’41. JAIL AND CRIMINAL PENALTIES
1/ Our nation shall have three sorts of long-term incarceration for law breakers:
   a/ Prison. This system punishes with boredom and reconditioning media. Those locked up in prison get no electronics except armored rehabilitation media players with no off-switch or channel selection. This media streams for much of the day for good inmates, and up to 24-hours a day for the bad inmates. Prison shall be seen as a place of forcible re-education, however, for some heinous life sentence crimes the reconditioning media may be played loud and for 24 hours a day.
   b/ Work camp. Here is where prisoners work 50-80 hours a week and get only perhaps 8% of their low prison wages in return. If prisoners can find remote work that pays more, they can do that, but the government/prison still gets its share of the money. The life in work camp is much better than prison. The inmates get restricted internet and computer use at night. The inmate also gets to buy certain mail order things online. And the rehabilitation media is not playing all the time. However, the inmates must sit and watch the 30-minute morning show when they wake up, the 30-minute lunch show, and the 30-minute dinner show before lights out.
   c/ Island isolation. Here the focus is on keeping people away from society for the longest period of time, so the living conditions are the not so bad. Island isolation is a more livable form of work camp. Here, rather than sending a convicted pedo to a tiny cell for 10 years, we will instead send him to an island for 20 or 30 years and eliminate him from society for two or three times longer. The niceness of the place helps us to feel we have acted fairly with the longer sentences society really needs.
2/ Puuwai island with its remote location and security favoring sea currents shall be an incarceration island. The lowlands southwest of the lakes shall be a maximum security prison, with a double walled no-man’s-land at the west end of the lakes area. The remainder of the island shall be an island isolation work camp. This shall be the nicest work camp island in the system, however it shall be reserved for life inmates.
3/ San Nicolas Island shall be where the nation’s most dangerous infectious disease research takes place. San Clemente island shall be renamed as New Alcatraz island and have the nation’s highest security prison. Catalina Island shall be for felon convicts that we want to remove from society for a long time, but not so much punish.
4/ Miquelon, Saint Pierre, and the nearby peninsula in Newfoundland shall also be for work camps and prisons.
5/ It is a condition of entry to all island work camps that the prisoner must waive their right to appeal and all in-person visitors, including lawyers and family. On Puuwai and Catalina island work camps, inmates must work 50 hours a week to pay for their incarceration. On Nicolas island they must work 60 hours a week to pay for their incarceration. On Clemente island, they must work 70 hours a week to pay for their incarceration.
6/ It is wrong and dumb to release certain sorts of extreme criminals — for they will never be hired or accepted in any community if their crimes are rightly disclosed to the innocent law abiding people around them. What are we to do with people who can never be welcomed to any community that knows about their criminal record? Shall we not tell their neighbors and co-workers? No. Certain crimes should get a person removed from society forever. And if we think there are mitigating circumstances, then we should send them somewhere to live forever that is not so bad. But all the truly awful criminals should go away forever. This includes certain the people who try to kill someone but fail, as well as those who shoot, or stab others outside of self-defense or accident. It may also include other forms of extremely bad criminals. Also, it should be a rule that the more severe crime, the worse the prison experience.
7/ The Senate shall compile a list of permanent isolation crimes, where the convicts are sent to an island to live forever.
8/ All inmates shall wear a location manacle 24 hours a day. This manacle shall have location tech and may have
a taser cuff. All prisoners shall be required to keep their manacle charged and not try to destroy it. The guards shall have two taser buttons. One tases all inmates within some meters. The other is a point and shoot virtual gun that tells the system to tase a specific inmate through the controller’s position and direction.

9/ Inmates are not supposed to talk to lots of other Inmates and learn about how to be better criminals. The number of inmate associates each prisoner is allowed in each year shall be limited. The incarceration system shall establish social distancing rules with warning buzzers when the inmates get too close to one another. These may vary depending on the institution and the inmate.

10/ Inmates shall be matched for weight, age, and ferocity with those they may encounter during their time under lock up.

11/ There shall be no conjugal visits, furloughs, or face to face contact between inmates and outsiders. All communication shall be via video, and all communications shall be saved for 10 years after the convict is released or dies. All inmates may have up to one minute of communication with the outside world daily provided they don’t violate the communication rules. Convicts shall not have the right to marry while in prison, or for 180-days after their release. Sentences longer than 3-years shall be automatic grounds for divorce and issuance of a restraining order.

12/ Those incarcerated shall live under 24-hour audio-video surveillance. Inmates may also be required to wear various cams.

13/ Those who talk about crime or have sex while in prison shall have their sentence extended. Those who have forcible sex with other prisoners shall have their sentence greatly extended and they shall be housed separately from other prisoners. Government may put anti-sex or anti-erection drugs into the prison food if the inmate is having sex.

14/ Inmates with contagious diseases such as HIV shall be separated from other prisoners not infected with those diseases.

15/ Work camp and Island interment inmates that do not follow the rules or keep up with their work shall be moved to prison where they shall serve the same long sentence.

16/ Prison labor shall be auctioned-off twice a year to the highest bidder in the county the prison is located in. All money taken in by government for prison workers, and not held on behalf of the prisoner shall be credited to the national government. Never shall any party other than the prisoner and the national government get any of this money.

17/ Inmates that are not deported upon their release shall get a parole account with a second share of their inmate wages in it. This shall be another 8% of their prison wages. This money may only be used for housing and ingredient stamps, and it shall be doled out at an appropriate daily rate until it runs out. Anyone convicted of new crimes before their money runs out shall lose everything in their parole account.

18/ Something is wrong if our land of the free has a remarkably high percentage of its citizen population in jail or on probation.

19/ Government shall not have any secret prisons and nobody shall be secretly incarcerated by government. All prisons and the location of all inmates must be kept by the county recorder system. There shall be a death penalty for those working in or working with unregistered, invisible, or secret prisons, and those kidnapping multiple numbers of people. Everyone arrested must be brought directly and immediately to the jail.

20/ The penalty for leaving your block and ravaging during a prison riot shall be 5 more years.

21/ All new incarceration cells for citizen prisoners shall be kept below the NOAA heat index of 93°F. The bottom temperature shall be kept above 67°F.

22/ The courts shall be permitted to take away various rights and public utilities without putting people in jail or work camp. The courts may also deny convicts the right to have a money account, or to have a transport system access account, or a road system access account. The courts may restrict the internet access of convicts and deny convicts the right to have arms and certain types of communication devices. The courts may compel convicts to always carry a tracking device. But these things are the domain of convicts and that they are expressly stated as the domain of convicts is intended to make them harder to impose on free men. Those who secretly track the people in large numbers may be charged with democide.

23/ All jail equipment and practices shall be approved by the national Senate. No other equipment shall be used inside the nation’s jails and prisons.

24/ Except for those people being transported, treated medically, or executed, no restraint chairs or restraint racks shall be used. Irritant sprays and gasses shall not be used on inmates except during riots, uprising, or when an inmate is having a physical altercation with the guards.

25/ Everyone in jail shall have the right to a toilet, toilet paper, and safe drinking water from a sink. All inmates shall get at least 10 minutes for showing every third day. All showers shall be by precise solitary time slots. All prison meals shall be catered in the cell by other inmates which are not allowed to talk or engage with the people in the cells.

26/ There shall be a national incarceration database that includes everyone held in jail in our nation. This shall be searchable by name, arrest location, and arrest date and time. This database shall also show trial status and where everyone under arrest is being held. It shall also have the email address of each convict, as well as other contact information for people in jail awaiting trial.

27/ It shall be a felony to be involved with treating political prisoners worse than normal prisoners.

28/ Those who have been convicted of violent or dangerous felonies shall have their felony conviction crimes displayed on all their official identity information.
documentation pages. If there is video evidence of their crime, that shall be shown too. Recorded racist and violent statements may also be displayed. The Senate may elect to do this for the life of the person, or for a shorter period of time.

29/ Minors convicted of violent felonies and sentenced to prison shall only get shorter prison sentences because they were minors. Violent felons shall no longer get a clean slate if they were minors. The rights of the people to know who is a crime risk shall always be considered more important that the right of the criminal to a clean slate, even if the criminal was a minor when they committed their horrible felony.

30/ Convicted felons shall loose all right to keep certain identity information confidential as determined by the Senate.

31/ It shall not be against the law for employers and landlords to discriminate against those with convictions for violent felonies or sexual felonies. Commercial enterprises however, must take their business so long as they act peacefully and obey the law.

32/ One advantage of not having a minimum wage is that we can have accurate statistics on how much one’s earning power is reduced by the various sorts of criminal convictions. This will help children understand that it is not the prison stint that is the worst part. The life-long stigma and reduction in career opportunity often adds up to an even bigger punishment.

33/ All felons shall be disqualified from voting, owning or holding a firearm, from working with other people’s children, and also from receiving public dole benefits. Where immigrants are convicted of a felony, their immigration status shall be automatically canceled. No felony conviction shall however disqualify a person from obtaining a drivers license, or occupational qualification, although the occupational record will show that the person was convicted and served their time.

34/ Foreigners illegally voting in our state or national elections and those voting more than once shall generally get 7 years in prison.

35/ Those who have engaged in large-scale election fraud under the old system involving more than 10 ballots shall be subject to the death penalty. This shall include election officials. This penalty may be reduced greatly if the accused cooperate with investigators and provide evidence to convict those they worked with.

36/ Everyone released from jail or prison must use location tech at all times for at least 2-years or the length of their sentence, whichever is shorter.

37/ The author of this constitution shall be exempt from criminal and civil prosecution, as well as subpoenas. Any lawyer, government official, police officer, Senate faction, or other persons who attempt to use the legal system against the author of this constitution shall conclusively be considered democides and shall imprisoned for 20 years. This penalty shall also apply to any arresting officers, their commanders, and every person working in any police department, as well as everyone working in any jail holding holding the author of this constitution. The author of this constitution shall also be exempt from taxation, travel visas, border controls worldwide, and child support payments worldwide. The author of this constitution and his security people may carry firearms anywhere on earth, and these firearms may be used in self defense if needed. If the Senate finds that this clause is being abused by the author of this constitution then it may amend this constitution by the regular process. people must answer his questions.

38/ All incarcerated shall have the right to access their essential prescription drugs in the healthcare database while under lockup.

39/ Every citizen currently on death row, or serving a life sentence in prison for the murder of two or more people, in two or more separate incidents, and convicted more than four years ago of one incident shall be executed forthwith. Every non citizen currently on death row, or serving a life sentence in prison for the murder of one or more people, and convicted more than four years ago, shall be executed forthwith.

E — GOVERNMENT FINANCES

NR’42. INCOME AND CONSUMPTION TAXES

1/ The taxation of net income shall be prohibited except in industries, activities and ownership rights that have been elected for curtailment by the Senate. Except in these curtailment industries, government shall be prohibited from taxing work, net income, investment income, or investment gains in any way.

2/ It shall be noted that general sales taxes are superior to general income taxes for the following reasons:

a/ Income taxes discourage work and especially savings and lending by taxing them all. Consumption taxes on the other hand do not discourage saving and money lending because the interest income is tax free. The previous income tax system seems to have been fostered by Ishtar to reduce competition when it lends its stolen money back to us.

b/ Income taxes tax return on investment, and thus reduce the rate of economic expansion.

c/ Consumption taxes are much harder to cheat on.

d/ Taxing income encourages people to take on debt expenses to reduce their net income. This greatly increases demand for lending unnecessarily and creates a higher interest rates situation that is purely negative for economic expansion.

e/ Consumption taxes allow for IP protection periods to be shortened by more than 1/3 with no loss of after-tax income for inventors.

f/ Consumption tax systems can be easily sloped to defend against foreign predatory pricing. Income taxes favor and subsidize foreign producers in low tax nations.

g/ Unprofitable enterprises with many employees pay no tax under income taxes. Thus income taxes are inherently
biased towards keeping inefficient labor uses alive. Thus income taxes harm labor productivity. Consumption taxes do the opposite and drive the economy towards increased labor productivity. h/ Consumption taxes for businesses and non-profits can be made progressive in a much fairer way than income taxes, which are inherently vulnerable to cost loopholes. Thus we can charge a higher tax for larger enterprises than smaller ones based on turnover. Thus they we can slope the economy away from an anti-competitive industry consolidation situation, and towards a competitive and vibrant ecology of small businesses. i/ The only problem with consumption taxes is that they are regressive. This however is easily counteracted by excluding certain necessities of life from consumption taxation.

3/ There shall be no tax on tools, capital equipment, production machinery, devices used to mass produce goods, and materials for manufacture when they are used purely for commercial purposes. The word purely is emphasized here. Vehicles used for both commercial and personal use shall not be considered capital equipment. Vehicles that weigh under 3,000KG shall not be considered capital equipment unless there is only one seat, or 12 or more seats.

4/ Manufacturers shall pay no tax until their products are sold, leased, or otherwise put into use.

5/ Businesses that sell to the final consumer for a profit shall pay an additional sales tax of at least 1%. Enterprises that sell to the final consumer, but are nonprofit and community-run shall be exempt from this tax.

6/ There shall be a car dealer sales tax of 2%. This tax shall apply to all transactions where the vehicle seller is neither the manufacturer nor a user of more than 90 days.

7/ The counties of our nation shall not compete with each other in offering special tax breaks to attract industry.

8/ To slow industry consolidation, whenever a company is sold for more than 1,000 years shall pay, income tax of 20% shall be due on all amounts over 1,000 years wages. When a company is sold for more than 50,000 years shall pay, income tax of 30% shall be due on all amounts over 50,000 years wages. Under this tax scheme, it will be very hard to make up the tax money, and most will chose not to sell out to the competitors. Thus the economy will tend to remain younger and more dynamic.

9/ All lawyers and commission sales people shall pay income tax of at least 30%.

10/ Industry-specific income taxes shall be imposed on actors, musicians, professional athletes, and other occupations where excessive pay is either detrimental to the national economy, or the ambitions of the nation’s youth. These occupations shall pay 90% income tax on income over 3 times the average wage.

11/ All money collected by fictional citizens that claim to aggregate, represent, or further the interests of an industry, a product group, or a special interest shall be subject to an income tax of at least 50%.

12/ If there are annual tax filings, they shall be due on June 15, four days before voting day. Also, starting in 2024, the fiscal year shall be April 15 to April 15. Separating the calendar year from the fiscal year is expected to result in more economic stability.

**NR’43. LUXURY TAX**

1/ The Senate shall tax all luxury and ostentation value by at least 30%. The Senate shall be allowed to tax ostentation value by over 1,000-fold if it elects.

2/ If the Senate elects that people are buying status or cachet from any source, it shall impose a luxury tax on that source of corrupt and purchased status. The Senate shall defend the value of legitimate Senator and Ubiquity status from corrupt competition.

3/ Cool and cachet shall be considered as luxuries and thus subject to luxury tax.

4/ Products with obtrusive product identity, and other branding that hijacks the public’s attention shall pay luxury tax.

5/ All gourmet, natural, sustainable, and imported comestibles shall be subject to luxury tax. Any product that claims to be organic, natural, preservative-free, pesticide-free, fair trade, free of genetically modified organisms, or any other self-imposed limitation that makes a product artificially scarce shall be subject to luxury tax.

6/ Passenger vehicles charges that are more than 10% over the median price shall pay luxury tax unless they are shared by a community.

7/ The Senate shall require that luxury products over a low value be numbered and registered with the public luxury product’s registry website. Anyone using a luxury product, must be registered to it and have their unnamed photo posted on the registry website. This way when anyone runs the luxury product number, the owner’s picture will come up. It shall be considered tax fraud for anyone to have luxury goods without having paid the appropriate tax. Also, given that there will be no cash in circulation, and all luxury products will be numbered, theft will get much harder to get away with.

8/ Luxury products shall not be purchased with cash.

9/ It shall be a crime to gift a luxury product without declaring it to government.

10/ People under the legal age for prostitution, and not accompanied by their parents shall not be allowed to use luxury products. It shall not be allowed to make or advertise luxury products for people under this age, as this corrupts our youth with greed, envy, and shallowness while they are young and their character is still pliant.

11/ Until mankind has ended human hunger, and put away enough food for the next ice age, all pet products and pet related services (including pet medicinal expenses) shall be subject to luxury sales taxes of no less than 100%. After this time, the UM Over-Senate shall determine an appropriate uniform pet supplies and pet services tax for the world. All animals shall be.
considered pets except where they are kept in large numbers and either eaten as food before they are fully mature, or they produce young to be eaten, or they produce wool or another bodily product to be harvested.

NR’44. TAXATION RULES
1/ No tax, charge, or fee shall be laid by government, unless proportioned to some objective measure such as population, area, use, cost, comparable transaction price, spending, government benefits received, or some other quantifiable and sensible metric.
2/ The overall tax rates for the various sorts of taxpayer, both human and fictional citizen shall be measured in terms of income. However the income of real humans shall not be taxed because this motivates people to work less, and we don’t want government to motivate people to work less in any way. Government’s bias must be towards motivation, not demotivation.
3/ Wherever practical, fictional citizens shall not be allowed any advantage that real humans don’t get, or can’t get. This is why we kill our fictional citizens after a time. It is so they don’t get an advantage over humans. With regard to taxes, FCs cannot be charged the same taxes as humans. However they must pay at least the same overall tax rate as a share of income as the average human.
4/ To start, government’s average tax burden for the entire economy shall not exceed 45% of income. This number may be changed with a 2/3 overmajority of the Over-Senate.
5/ The Over-Senate shall elect an overall tax amount for the various sluices of the Main-Senate, as well as an overall average for the various counties. Then our nation’s counties shall modulate their county tax rates, by changing the multiplier on the national average that they charge.
6/ Government income from new township lots and strata titles shall not be considered taxation of private sector income.
7/ Sales taxes are better for the economy than income taxes because they drive towards higher productivity and higher labor efficiency. This is because low margin and labor-inefficient businesses pay more per dollar of profit with sales taxes than they do with an income tax system. Also, high margin and labor-efficient businesses pay less per dollar of profit with sales taxes than they do with an income tax system. However, we don’t want to only use business revenue taxes because it over-stimulates the high-margin regions of the economy while causing domestic weakness in the low-margin regions of the economy. Therefore we ultimately want a fictional citizen tax system that is somewhere around half income tax and half sales tax.
8/ Adding a sales tax component is not something that should be done overnight to a nation’s industry. It must be phased in or it will cause mass unemployment and a shock to the system. So we will start with 1/4% sales tax and go to 1/2% in year two, the 1% in year three, then 2%, 3%, 4% and so forth until we reach the right level after several years of phase-in period.
9/ The following shall be exempt from all forms of taxation and government fees for citizen purchasers:
a/ Shared public transit such as trains and busses.
b/ Tier-1 and Tier-2 healthcare.
c/ Serious education fees and serious learning materials.
d/ Per-capita housing expenses under the 20th percentile for the nation as a whole. This is also intended to drive the poorest 20% from from the nation’s most expensive cities.
10/ Basic food ingredients costing less than a given price per kilo, as established by the Senate shall be tax free. To start this amount shall be $5/KG ($2.27/lb.). Food costing under this amount by weight shall pay no tax. This tax exclusion for weight shall not apply to beverages, fruit, food called organic, or natural, or sustainable, or any groceries where sugars natural or added are more than 5% of total calories.
11/ No portion of anyone's tax payments shall be allocated according to the election of the taxpayer.
12/ In order to support a system of high sales tax reporting, it shall be considered tax fraud for anyone to buy or sell anything in this nation without using a real time tax reporting device and receipt generator.
13/ Sub-layers of governments shall not complicate the nation’s tax system with their own additional tax laws, tax filings, or tax conditions. All counties shall comply with the Senate’s Uniform County Tax Code, electing a tax rate multiplier and perhaps some optional clauses they want to implement.
14/ Higher taxes shall apply in the old inefficient automobile-based districts than the efficient new rail based districts. These taxes shall reflect true cost of operation by the public.
15/ Tax money from the rail-based new districts shall not be used to subsidize the automobile districts or the intercity road system in any way, either directly or indirectly.
16/ The various county tax collectors shall collect and administer the intake of both county and national taxes. These offices shall not be administered by the national government. However, the national government shall perform redundant auditing of the both the county tax collection system and taxpayers.
17/ All real property taxes shall be based on square meterage of each category of structure and land. These categories shall be established at the national level for all real property in the nation.
18/ Tax rates and assessments shall take no consideration a property’s age or condition. All buildings new and old pay the same rate per meter.
19/ All ceilings over 3 meters shall pay 1.5x taxes. All ceilings over 4 meters shall pay 2X taxes. All ceilings over 5.5 meters shall pay 3X taxes.
20/ Property tax shall be due from all real estate owned...
by both the people and their government. This is so the
people can accurately grasp the scale of land wealth held
by government and other institutions in proportion to the
land wealth held by the people.
21/ There shall be no statute of limitations with regard to
those who bribe or otherwise corrupt the tax house. This
clause shall apply to crimes committed before this
Constitution was in effect.
22/ Government may pose as either buyer or seller in tax
fraud sting operations.
23/ Government shall not to charge for any service used
by more than 1/3 of the people and which costs less than
60-minutes wages per citizen per teneth. Government
shall try not to charge for any service used by more than
1/5% the people and costs less than 15-minutes wages
per citizen per teneth. Any access, service, or supply of
an earth mineral that can be efficiently and feasibly run
by government as a universal free thing for all citizens
should be run that way.
24/ So that government does nothing to discourage wall
insulation, the interior walls surface shall be used in
determining floor area, provided the walls:
a/ Contain no non-insulated voids.
b/ Are less than 60-cm thick.
c/ The space inside the wall is permanently sealed and
remains unused.
25/ To reduce the potential for fraud against government,
there shall be no tax refund payments of any kind for at
least 30 days after payment was made. Also, all requests
for refund shall require a 30-days lead time.
26/ So that government never discourages the sharing of
the nation’s assets, there shall be no special tax on
rented assets once the regular consumption and property
tax has been paid. There shall be no transient occupancy
taxes and no per day rental car taxes or fees for example.
Also, what foolishness it is for a local government to tax
its own.
27/ Our nation shall stay within the taxation minimum and
maximum set by the UM.
28/ The Senate shall map the main money flows and all
wealth in the national economy for all to see.
29/ No government agency shall be wholly or partly
owned by the private sector. No fictional citizen shall have
any business or any share in any business that most
citizens think is an enterprise run by the government (for
example the FED and the CDC). No government agency
may take any money or benefits from any industry it is
regulating. The only source of funding for all of
government shall be mandatory taxes and fees that
accrue to the benefit of the Senate’s general fund.
30/ Government shall be generally prohibited from using
and accepting the third party certifications, ratings, and
guarantees of fictional citizens and individuals.
31/ When there is a surplus in government budgets, the
budget is supposed to be reduced quickly, so there is no
surplus. Surplus budgets always seems to find a way to
get wasted unless we tighten them down. Also those who
spot or create significant budget surpluses shall get
significant Senate or Ubiq recognition as applicable.

**NR'45. WEALTH AND POVERTY TAXES**

1/ For the long run welfare of the nation, the entire Main-
Senate shall conduct regular sophoscites to elect an ideal
wealth distribution curve for the nation. This curve is
intended to balance the rapid advancement of the whole
with help for the people left behind. The Senate shall then
institute wealth taxes and fiaton to guide our nation
towards this goal. The Senate shall err a bit on the side of
rapid evolution and economic strength over equality and
fairness as to do otherwise is to slow the advancement
and progress of our society. The Senate shall not change
this powerful master ratio by more than one-half percent
per year.
2/ As the productive power of money increases
exponentially, so shall our wealth and property taxes.
3/ It shall be the stated objective of this nation to create a
large middle class. To this end, government shall impose
progressively withering taxes on wealth over 2,000 year's
wages. Government may also impose poverty taxes on
the time, comfort, convenience, and tastebuds of those
who spend too long on public assistance.
4/ The law shall not be enforced more strictly against the
poor than the rich or vice versa.
5/ The laws and tax code of this nation shall favor the
people and the masses over the wealthiest 1%. The tax
code shall strive to wither the wealthiest 1% so that they
must continue to be active or they will regress financially.
6/ Government shall not aid the rich in times of economic
crisis, but must aid the poor. All government bailouts shall
dilute the equity of those getting bailed out by a fair
amount.
7/ Rich is a vague word, but wealth refers to the sort of
financial abundance that is passed to others after death,
or spent carelessly on oversized lifestyles.
8/ In order to totally kill Istar, the people will be allowed
to be rich, but not so much inter-generationally wealthy.
We shall impose very high taxes on excess personal
wealth beyond the point where money stops motivating
people to work harder.
9/ The following wealth tax rates shall apply until the
Over-Senate changes them with a 2/3 overmajority. The
term wages, as always in this Constitution shall be
roughly the average wage in the nation, as the Senate
elects. As follows is the beginning wealth tax for people
of various net worths:
a/ Under 50-year's wages pays no wealth tax.
b/ Over 50-year's wages pays a 1% tax.
c/ Over 500-year's wages pays a 2% tax.
d/ Over 5,000-year's wages pays a 3% tax.
e/ Over 50,000-year's wages pays a 4% tax.
f/ Over 500,000-year's wages pays a 6% tax.
NR'46. BASIC PROPERTY TAX

1/ If property taxes are too low, it will tend to cause high property values that become property bubbles. While inflating, these bubbles increase demand for the money lent from economic parasites. And after the bubbles pop, the economic parasite often finds itself in possession of many assets pledged as security. Thus we recognize that a system of low property taxes is a system that favors property bubbles and economic parasitism.

2/ Government shall strive to go in the opposite direction as much as practical. In fact, the largest source of county government revenue shall be the property tax, the existing stuff tax. Meanwhile the largest source of national revenue shall be the national sales Tax, the new stuff tax.

3/ The counties shall be responsible for collecting both the property tax and the sales tax. Thus government's two main revenue sources shall be administered at the county level.

4/ To reduce fraud and stealing in tax collections, we will establish a system where the national tax house double-checks the various county tax houses, and the various county tax houses shall double-check the national tax house. To this end, a percentage of the property tax shall be given to the national government, and a percentage of the sales tax shall be kept by the various county governments.

5/ To start, 80% of the property tax shall accrue to County government and 20% to the national government. To start, 80% of the sales tax shall accrue to the National government and 20% to the county government. Depending on the revenue needs of the national and county governments, the national Over-Senate may adjust these percentages with a 2/3 overmajority. However, at least 10% of each category must be shared so that both are monitored and checked by the other part of the nation's government.

6/ All county property tax assessments shall accurately reflect the current market value of all property in that county. Government shall be prohibited from discounting assessments or tax rates to any group of property tax payers for any reason.

7/ The purchase price shall only be a consideration in the first year of ownership. After the first year is over, each property's market value shall be assessed and the property taxes computed based on this market value.

8/ Government shall not restrict the rate at which property tax assessments rise as the rise in property taxes is an important safeguard for property price bubbles. Discounts for long-time and retired property owners shall be prohibited because these cause both shortages and property price bubbles.

9/ All counties must abide by the assessment rules set forth by the national Senate.

10/ Property taxes shall be paid tenthly. There will be a single total amount including all utilities and local fees.

11/ Starting on 2025.01.01, or sooner, property taxes shall be paid by the occupant unless the property is vacant, or the rental term is shorter than 10 days, in which case the owner shall pay the property taxes.

12/ The occupant of all premises shall register with government and be responsible to the government for all taxes and fees associated with the use of the property.

13/ Tenant rights shall be considerably lower for rental terms shorter than 10 days.

14/ No rental agreement shall be valid unless recorded, and the tenant assumes responsibility for the property taxes, and he is not in arrears for his property tax payments. When tenants fail to pay their property taxes they shall personally suffer a tax lien, as well as the loss of the ability to rent property for longer than 10 days at a time and shall instead have to rent by shorter terms.

15/ When non-occupant owners fail to pay their property taxes for more than 5-teneths, their property shall be auctioned off by the county. When occupant owners fail to pay their property taxes for more than 20-teneths, their property shall be auctioned off by the county to pay for taxes. Deferred tax payments shall incur twice the prevailing interest rate, but in no event less than 10% interest.

NR'47. PROGRESSIVE PROPERTY TAX

1/ Throughout history, in all long-lived civilizations, it has been the case that network effects have generally resulted in a few people owning most of the land. This has generally been a primary factor undermining the long term viability of freedom. Therefore, our new democracy will start with a slant away from land ownership consolidation by means of a multi-tier progressive property tax multiplier system that charges bigger land owners a higher property tax rate than small land owners. For structures, the floor area tiers shall begin as: under 100m, under 500m, under 5,000m, under 50,000m, and over 500,000m. For non-urban, non-suburban land, the area tiers shall begin at: under 1/2-ac, under 4-ac, under 40-ac, under 160-ac, under 640-ac, under 2,560-ac. No one person shall be allowed to own over 2,560-ac of land. Ownership over these tiers shall incur progressively higher multiplier for their newly expensive property tax payments. The initial 6 tiers for the progressive property tax multiplier shall be 0%, 10%, 50%, 100%, 200%, and 300% of the basic property tax amount. Therefore people who own much real estate shall pay a much higher progressive property tax rate than those with smaller apartments.

2/ All owners shall pay progressive property depending upon how much property is held under one name either directly, or indirectly, or by any means whether rented, optioned, fractionally owned, held in trust, owned through fictional citizens, owned by one's householders, owned by one's offspring who are under age 28, or in any other way owned directly, or indirectly, or by any means whether rented, optioned, fractionally owned, held in trust, owned through fictional citizens, owned by one's householders, owned by one's offspring who are under age 28, or in any other way controlled by one household.

3/ The tier points, and tax rates of this section are intended only as a preliminary framework and they may be adjusted by the Over-Senate.
4/ Different sorts of agricultural land should have different threshold levels depending on how fertile and valuable the land is.
5/ From now on, non-urban land may only be converted to urban land by the county government, and all counties are mandated by this constitution to always ensure that the people have at least a 50% average of locations for new townships.
6/ Township projects shall be exempt from property tax while unsold and under construction, but not for longer than 2-years. In times of economic crisis, and when the real estate market suddenly turns soft, government may extend the new construction exemption period to as long as 5 years, but no longer.
7/ It is hoped that the relentless erosive forces of corruption and parasitism will never be able to amend this Constitution to allow fictional citizens to own land. However, if that ever does come to pass, the backup plan is to require fictional citizens to be subject to progressive property tax just like real citizens.
8/ Our nation's territory is huge and remains full of unused land. Therefore, we shall be extremely generous with our progressive property tax threshold levels. When more crowded nations copy our constitution, it is recommended that they user smaller land ownership thresholds for their progressive property tax system.

NR'48. DEATH AND INHERITANCE
1/ Dynastic wealth and power are not only vitally important to economic parasitism, but they are also quite demotivating and unjust. Therefore, our nation shall err on the side of profoundly limiting the inherited wealth of the rich.
2/ In our nation, economic freedom shall be considered something that is almost entirely non-dynastic and not passed from one generation to the next. There shall be no right to inherit massive wealth, and no person may inherit more than 100-year's wages in their lifetime.
3/ There shall be an inheritance and gift tax of at least 80% on estates worth more than 20 year's wages. There shall be an inheritance and gift tax of at least 94% on estates worth more than 1,000-year's wages. There shall be an inheritance and gift tax of at least 98% on estates worth more than 5,000-year's wages.
4/ All inheritances exceeding 1-year's wages shall pay at least a 90% inheritance tax except people who are a:
   a/ Genetic descendant of the deceased.
   b/ Parent of the deceased.
   c/ Co-parent of a living citizen with the deceased.
   d/ Full sibling, or maternal half sibling of the deceased.
   e/ Live-together domestic partner of the deceased for more than 4-years.
   f/ To prevent tax skirting brotherhoods we shall have it that half siblings that share a father shall be considered as unrelated for the purposes of receiving inheritance tax. Adopted children shall also be considered as unrelated for the purposes of inheritance tax.
5/ When people inherit community property that is worth over 20-year's wages, and later enter into another subsequent community property marriage, the subsequent community property marriage shall not be subject to the community property inheritance tax exclusion.
6/ The community property exclusion for inheritance taxation shall be limited to 1,000-year's wages, over a recipient's lifetime. Those who have inherited community property in a marriage may not leave community property to another.
7/ All bequeaths to domestic fictional citizens are subject to at least an 90% inheritance tax if made within 7 years of death, or at any time after death. All bequeaths to fictional citizens based or headquartered in a foreign nation are subject to at least an 98% inheritance tax.
8/ All pre-death gifts by those who know they are dying, or those past the median life expectancy shall be subject to inheritance tax. All gifts over 10-year's wages in a giver's lifetime shall be subject to inheritance tax.
9/ Non-relative people who care for elders shall not be allowed to inherit more than the lesser of 10% of the estate, or 2 years wages. As normal, this is the average national wage, not the employee's pay and this shall also apply to people who receive money on behalf of the worker.
10/ In order for a will to be valid, the testator must appear at the county recorder's office and recite their entire will to the recorder's video camera. If they are over 60 years old, they must look into the camera for at least 15% of the time they are talking, and they must answer 20 simple Alzheimer's questions on camera to demonstrate that their mind, memory and judgement are sound.
11/ Wills shall not be modified, but only re-recited to the recorder in their entirety.
12/ Only the most recent recorded will shall be valid. Non-recorded wills shall not be valid at all.
13/ Depending on the size of the estate, a civil court judge or Sub-Senate jury of appropriate size shall execute the will. The venue shall be the county where the testator had the most valuable pile of assets.
14/ Except when the value of the estate is less than 3-year's wages, the people shall not have the right to appoint their executors. All executors for estates worth over 3-year's wages shall be randomly selected Senate jurors.
15/ There shall be no fee when the county government executes a will as this is an inheritance-tax related service. This includes the disbursing of inheritance money over time as instructed in the wills.
16/ Except when the value of the estate is less than 2-year's wages, there shall be a civil court hearing approximately 40 days after the death. The recorder shall notify all parties to the will, and all registered creditors of the hearing. All family may attend, and all parties to the will may attend.
17/ Before the hearing, the recorder's office shall use the
sales tax system to notify all possible creditors. Where sufficient money is on hand, the recorder's office shall also settle the recorded liabilities of the dead person. Then the recorder's office shall prepare a preliminary division of property based on its assessments and the will. This court's property division shall be final and shall not be challenged in any court of law.

18/ Death ostentation requests shall be illegal and the requests shall not be honored.
19/ Except when the corpse is donated to science, the embalming of corpses shall be prohibited.
20/ Nobody shall have more than one funeral service.
21/ Nothing of value may be buried or destroyed at any funeral.
22/ There shall be no state or government funerals.
23/ Society shall not charge to hold money in labor units for minors as instructed by the wills of their parents.
24/ All gift and inheritance tax shall be payable to the nation/state where the deceased spent most of his last decade.
25/ All caskets made from anything but untreated screwed-together 3cm thick raw knotty pine planks shall be subject to a 500% sales tax. Burial bags made from paper and cotton shall not be taxed.
26/ 300% Luxury tax shall apply for payments for gravesite, burial and funeral fees. All funeral and wedding spending shall be subject to a luxury tax of at least 60%.
27/ Each County shall provide cremation and ash recovery of the dead for free. The large eternally hot kilns shall be shared, however each body shall be cremated on its own rack and bin.
28/ All burials must be in countryside graveyards.
29/ All existing graveyards shall be nationalized and given to the county government.
30/ There shall be no new mausoleums or halls or any other structure at any graveyard. Nobody shall have a grave stone larger than 80cm x 80cm x 7cm.
31/ Those showing any sign of senile dementia must appoint a co-signer guardian for all financial decisions and payments. These shall only serve as a circuit breaker for unreasonable decisions.
32/ Everyone over age 65 and those said by their family to be suffering from mental senility must take an annual one-hour video recorded group test of their memory, reasoning and judgement. If they are licensed to drive, they shall also take a written and road test of their driving skills at the same time. Those unable to pass both tests shall have the words "NO DRIVING, NO CONTRACTS" printed their government identification. These people may not sign to contracts or undertake financial obligations without their guardian's approval. The recorder shall be available for randomly assigned financial guardian services for elders.
33/ The Senate shall create a uniform system for the sharing of tax revenue between counties when taxpayers lives in multiple counties.
34/ No person under investigation for involvement in the death of another person may inherit anything from that person, or insurance monies until the investigation has been closed. All such monies shall be held by the county recorder's office.
35/ The estates of the dead shall not be sued except for pre-existing clearly-defined commercial matters such as pre-existing recorded debts and contract obligations.
36/ The County recorder system shall keep verified records of who is alive and who is dead and everyone's dead or alive status shall be public knowledge as soon as a change is verified by the Senate. Also when people die, the cause of death shall be listed for the public to see. Also when people become incapacitated, the cause of shall be listed for the public to see. Also for the long-term protection of life and limb, the Senate shall keep detailed statistics and maps on causes of death and incapacity. 37/ It shall be a felony to cover up or to hide a person's death, or its cause, or to give or receive compensation for doing so.
38/ All next of kin notifications for both hospitals and death facilities shall be managed by the recorder's office. The recorder shall also manage authorizations for children and schools.

**NR'49. GOVERNMENT SPENDING**

1/ Wherever practical, Senate spending shall be authorized in one year, and executed in the following year, once the Senate has been completely replaced. This is expected to have 3 benefits:
a/ None of the Senators authorizing the spending will have any part of the implementation. Therefore, anyone attempting to corrupt our Senate will now have to corrupt twice as many Senators.
b/ There will be a year to carefully assemble a precise spending plan. This is expected to improve the quality of government services while reducing cost.
c/ Certainly Senators will achieve Senate status by making spending plans more complete and detailed. But they will also achieve Senate status by trimming needs and costs and especially by proving that the previous year's Senate made a mistake and allocated too much money for some program or other.
2/ Government shall generally not buy land, except for linear infrastructure, and when a small increment is needed for a complete buyout in cases of death taxation.
3/ Government may spend group money in such a way that it disproportionately benefits one group over the rest. However, government shall where practical and fair, recover most of that benefit through the imposition of taxes on the public benefits received. This tax may be one time, or it may be spread out over as long as 23 years. Government shall aim to recover more than 80%, but less than 90% of the private benefit from its infrastructure.
4/ When the people's money is used to build or maintain non-government infrastructure or property, the people shall have the right to their fair share of equity in that
thing. This shall be based on the percent contribution by the people.

5/ All proposed laws and spending by the national government shall have a cost-benefit, and cost per expected user analysis. Where possible, these documents must cite comparable private sector prices.

6/ Whenever government calls for an industry to bear great cost for the public's health or benefit, it shall where practical and fair grant public compensation money. This however shall not apply to curtailment industries.

7/ Wherever possible, government shall obtain services and materials on the open market, and under terms reasonably conducive to minimizing price and maximizing the national interest. No law shall unreasonably limit the government's suppliers or contractors.

8/ Government may require the use of domestic suppliers, and it may exclude troublesome or unreliable suppliers, however, any law that excludes any other class of suppliers from government projects shall require a 2/3 overmajority for passage.

9/ Government contract specifications that favor big companies shall be avoided where practical. All other things being equal, government shall favor smaller suppliers over bigger ones.

10/ If government cannot find acceptable domestic suppliers, and it does not want to use foreign suppliers, then it must help create domestic suppliers.

11/ All government appropriation bills must state a maximum budgeted amount.

12/ Everything that the government buys shall be adequately described, categorized, and posted online for all bidders to view. No bidders shall be given preferential access to government bid information, and sufficient time shall be given for bidders to respond.

13/ All government specifications shall be checked and re-checked by the Senate to reduce the number that are high-cost and low-benefit.

14/ No money shall be drawn from the treasury, except by Senate vote.

15/ All spending allocations shall be by teneth. Each teneth, sluices and the Over-Senate shall publish a balance sheet along with an income and expense statement.

16/ No government money shall be used to build or buy land for giant theaters, arenas, stadiums, or other forms of colosseum. No public land shall be given or sold at a discount for any form of colosseum. If government builds any roads or transportation infrastructure to a stadium, the cost of that infrastructure shall be recovered from the stadium.

17/ No government money or tax breaks shall be given for putting on live performances, live presentations, or live athletics. No government money shall be used for putting on athletic competitions of any sort. Government money may only be paid to performers, presenters and creators if there is no live audience, and the work is recorded, and this recording is posted for all to see.

18/ No government money, tax breaks, non-profit status, or public land shall be used for museums, libraries or zoos unless:

a/ There is no charge for admission. All museums, libraries, and zoos must be considered a gift to the public. Also, asking for donations at the entry shall be considered the same as charging.

b/ Multiple high quality photos of all exhibits are put online for all to see free of charge and free of registration.

c/ No library or museum of precious things shall be located in a tsunami or flood zone.

d/ No museum or library may prohibit non-flash photography or have a special dress code.

e/ All museums and libraries shall provide seating sufficient to meet demand.

f/ All museum purchases and sales of expensive things to display shall be approved by the Senate.

g/ If the land for a museum, library, or zoo was previously owned by government, or the institution was ever a non-profit, then it must abide by this paragraph.

19/ Government shall be prohibited from building monuments to great men. Government shall be prohibited from naming any public property or road after any living political leader, or any political leader dead for less than 20 years.

20/ Government shall maintain a payee database, and no login website which includes the total amount paid to each Government payee, and what each payments over 15 minutes wages was for including. This list shall display chronologically, and largest to smallest for each day, each teneth, and each year.

NR’50. THE INITIAL TAX SYSTEM

1/ To jumpstart the economy after the metaphorical heart transplant, all tax payments shall be suspended until the Senate implements them. We will let the kelp reach the surface and the strong sunlight. Then when X gets past 1 on an exponent curve, then is the time we will start imposing taxes.

2/ The public purse is going to soon spray huge amounts of money/fuel into the engine of the economy. It is going to rebuild all the cities, build a new rail-based train system, and set about to increasing humanity's terra forming abilities by one to two orders of magnitude. And we are going to need lots more of everything to do that. Getting the economy going again will not be much of a problem.

3/ Without a parasite running our government as a feeding mechanism, government will become much more efficient, so it will need less money to do the same thing. Therefore the private sector will tend to rev faster with the same inputs.

4/ Due to a general cancellation of debts, nobody will be in debt as individuals. The people will therefore be able to afford to pay more taxes in addition to their money going further.
The regresiveness of the tax system will be reduced with the following tax exclusions:
1/ All municipal transit shall be free to use.
2/ Government shall maintain an ever growing public-domain media, information, and software library for free download.
3/ All textbooks and education media shall be virtual and provided by government for free.
4/ Government shall produce self-study instruction media modules for every common trade and profession as well as all popular academic areas. These shall be free to download or stream and shall be translated into all the major languages. A gift of freedom for the world.
5/ After school care, and school meals will be free.
6/ Government shall provide free testing in all professions, occupation, and workplace-oriented academic areas. Employers shall be required to use these cheap, non-corrupt, objective tests instead of expensive, corrupt, and subjective academic degrees.
7/ There shall be no tax on basic food ingredients to include animal meats, but not sugar, fruit, or alcohol.
8/ Government shall provide fixed-line and wireless internet for free.
9/ Voice calling shall be free worldwide.
10/ Tier-1 healthcare shall be free except for the deductible and copay.
11/ Government shall Ubiquitize a large number of drugs. Thereafter, these shall be sold without any intellectual property rights charges.
12/ Each person shall get to deduct 25 square meters of property tax.

NR’52. PUBLIC PROPERTY
1/ It shall be a felony to knowingly arrogate public property as one's own, or to deny the public the right to use public property.
2/ It shall be a felony for people to pretend that they work for government, or that they hold government powers they do not hold.
3/ It shall be a misdemeanor to crowd the public way in order to make money from slowing traffic.
4/ Government property shall not be bought, sold, leased, or acquired, except upon the approval of a properly sized Senate jury according to the following value schedule: a/ Under 1 year's wages, 3-Senators.
b/ Between 1 and 5 year's wages, 5-Senators.
c/ Between 5 and 25 year's wages, 13-Senators.
d/ Between 25 and 125 year's wages, 45-Senators.
e/ Between 125 and 625 year's wages, 135-Senators.
f/ Between 625 and 3,125 year's wages, 499-Senators.
g/ Over 3,125 year's wages, 1199-Senators.
5/ Government shall make clear rules for the management of group assets. Because it tends to be both easier and more profitable to steal from groups, the penalties for crimes against groups shall be higher.
6/ All government property shall be stamped “GPROP”. Valuable government property should have locator chips of various types.
7/ It shall be a crime to be in possession of any stolen government property, even a plastic pen. Government and the people shall be fastidious about making sure that government and public assets are not arrogated.
8/ This nation shall guarantee private property rights, but if anything is on the line, it shall be public domain. Government and the courts shall always err on the side of the public domain when drawing the line between the public domain and private property.
9/ Government shall vigorously defend the public domain against arrogations and infringements, both in the future and in the past.
10/ In recessions, idle labor should be employed on increasing public infrastructure. When the economy is going too strong, government shall cut back on public infrastructure spending.
11/ Statues and idolatry of great men being a thing of parasitism, our nation shall have no statues of great men on public property. It may however have statues to the group efforts of over 500 people on public property. All
sorts of monuments are permitted on private property as free expression.

12/ The Lincoln memorial in Washington DC shall always be considered mostly an anti-slavery monument, rather than a monument to a presidential monarch. The nearby Jefferson memorial shall always be considered mostly a monument to the spirit of anti-Federalism that was so critical to the founding of our nation, rather than a monument to a presidential monarch. So both of these monuments shall always be protected.

NR’53. INTERNATIONAL TRADE & RELATIONS
1/ Ordinary tax evasion deprives government of revenue. Smuggling not only deprives government of revenues, but it also endangers our nation's industry and free markets. Therefore, the budget for anti-smuggling enforcement shall be three times the rate for other forms of tax evasion, tax-dollar per tax-dollar.
2/ At least 90% of the budget for smuggling prevention shall be used for bulk shipments.
3/ Government shall open every single shipping container entering this nation and the cost of this shall be charged at actual cost to the shipper. No less than one in 10 containers shall be randomly selected, unloaded and inspected.
4/ Effective 2027.01.01, all shipping containers entering this nation shall have means for removing cargo for customs inspection. This also facilitates using overhead robot grappling for both loading and unloading.
5/ All containers entering this nation shall have a unique international number and a large bar code on all 6 sides.
6/ No tax, toll or duty shall be laid on the movement of goods within our nation.
7/ There shall be no sales tax on goods sold to other nations. All goods sold in this nation whether produced domestically or imported from other nations shall pay the same sales tax for that category of good.
8/ Government shall never in any way directly, or indirectly subsidize the importation of anything.
9/ All ports and airports shall be nationalized and given to the county they are located in. All ports and airports shall be owned and operated by their county government and none may charge any docking, landing, or unloading fees except those uniform fees authorized by the national government.
10/ All ports shall stream live, overlapping cam-to-cam, high definition video feeds for all to watch. All shipping containers numbers shall be scanned and live streamed along with all relevant information about the importer and the container's contents.
11/ Port and dock workers shall not be overpaid and thus made afraid to make waves.
12/ All customs inspectors shall wear law enforcement type cams. Cam wearing Sub-Senators shall supervise the customs inspector at a ratio of at least one Sub-Senator per 8 customs inspectors.
13/ Customs inspectors work in pairs. One of the pair is a career inspector, the other is a Sub-Senator. The Sub-Senators rotate quickly.
14/ The cost of goods should be generally irrelevant to the assessed value and the import taxes they must pay.
15/ There shall be no diplomatic immunity for drivers, or parking, or violent crimes committed in front of many witnesses, or clearly recorded on video.
16/ Some Exhods shall be allowed to communicate with the PU and others will not be allowed. However, all communication with the PU shall be on monitored lines. It shall be a felony to engage in encrypted communication with the PU. It shall be a felony to engage in Islamic money transfers or to send money to the PU without government approval.
17/ Government shall keep statistics on both GNP and GDP, with GNP being the favored statistic. Also, estimates of GNP for the period from the 1970s onward shall be estimated for the purposes of comparison.

NR’54. UTILITIES AND SHARED INFRASTRUCTURE
1/ Nobody but the people shall own the market or the path to market.
2/ All ports, airports, shared roads, railroad tracks, rights of way, railroad lands, railroad stations, and all bus stations are hereby nationalized. There shall never be any non-governmental ownership of any of these places.
3/ Except for when we try new approaches in limited areas, there shall be no non-governmental ownership of any electric utility, water supply, water utility, natural gas utility, information line, telephone, cable TV line, fiber-optic line, telephone line, aqueduct, canal, broadcasting property, pipeline, road, railroad, railroad locomotive or transportation infrastructure. All this group infrastructure shall be nationalized, and all shall belong to the Senate and people of our nation. The railroad cars and road vehicles shall however mostly be not government owned.
4/ No shared public infrastructure shall in any way tax or profit from new users connecting to the system. All connections and new users may only be charged at true marginal cost.
5/ There shall be no parking of vehicles on arterial streets where an extra lane, or wider lanes would improve traffic flow.
6/ Nobody, and no community shall profit or boost sales by crowding, slowing, or throttling the pathways of this nation.
7/ Merchants and cafes shall not be allowed to crowd the public walkways, or public squares. Aside from this, however they shall be free to use the sidewalks without permission from, or payment to government. However, if people live within earshot, the the sidewalk must close from 9:00pm to 7:00am unless government allows them to stay open later.
8/ No individuals shall every acquire any right to the public right of way or have any right to compensation for government's decision to alter anything in the public right of way.
9/ The wishes and needs people living or working near noisy arterial routes shall be considered entirely irrelevant in government's decisions about that route. Anyone who elects to live or work near an arterial route must accept any and all increases in traffic and noise along that route.

10/ Communities outnumbered by the daily flow of a through-route, shall not slow or impede that route in any way. Even the presence of schools on through routes shall be secondary to the objective of not slowing through-routes and the exponential shrinking of our communities that results. Better we fence the schools than slow the routes. Communities shall however be free to build high-speed bypass loops around their area. Communities may also build noise walls if they pay for them locally.

11/ The Senate may use eminent domain to acquire assets for public infrastructure.

12/ Public transit and other common transportation infrastructure systems shall be organized to maximize service and convenience to the people, not to maximize profit for government, and definitely not to maximize profit for the people who manage the system.

13/ Government shall have no liability for utility system failures. Government shall have no liability for power lines downed by wind, weather, lightning, earthquake, or flooding. Government shall have no liability for fires caused by a failure of any utility system except windmills.

14/ No utility administration public or private may install or maintain its own lines. All must use open market contractors. No utility contractor shall exceed 5% of any utility's new construction, or 5% of any utility's maintenance.

15/ A 2/3 over-majority shall generally be required to approve of rebuilding existing things. This shall be so for both fictional citizens and for government.

16/ When public utility companies rebuild their infrastructure systems, they must get government permission otherwise it will neither count towards either extending their ownership rights nor towards increasing their rate base.

17/ The rebuilding of public utility infrastructure can only be an excuse for renewed ownership rights if approved by the Senate and it is for good cause.

18/ The average daily electric output of each windmill, each solar panel, and all other forms of alternative energy shall be measured by the same devices and metrics as are typically used for diesel electric generators. Then this average daily output shall be divided by 24 to get an average hourly output. Solar panels shall be measured in Phoenix AZ and Oakland CA. Windmills shall be measured at the wind farm near Palm Springs. The value of energy shall be the average wholesale electric cost of electricity in Houston Texas. Then the price of the windmill shall be divided by the value of the electricity and expressed as a number of year the generation device takes to pay itself back, assuming a reasonable sum for maintenance.

19/ All public utilities and fictional citizens shall be prohibited from buying any more bird-killing, ugly, energy-wasting windmills. Also, public utilities and fictional citizens shall be required to shut down all existing windmills that cost more to maintain than their power is worth.

20/ All public utilities and fictional citizens shall be prohibited from buying any more solar panels. Also, public utilities and fictional citizens shall be required to shut down all existing solar power facilities that cost more to maintain than their power is worth.

21/ Wind and solar power expenditures shall be excluded from the rate base of all fictional citizens and public utilities including those unrelated to power generation.

R'55. PROPERTY CONDEMNATION

1/ Linear infrastructure shall include roads, railroads, wires, pipes, channels, communication lines, and other pathways that facilitate group interchange between the people. It is vitally important to the economic health of our nation that linear infrastructure right-of-way acquisition costs and other government property acquisition costs be as low as reasonably possible, so the people may have the best infrastructure, and the best government facilities possible.

2/ All privately owned non-urban land shall be considered location fungible with regard to the construction of new group infrastructure and new communities for the benefit of the people.

3/ Government shall give a reasonable but sparing inconvenience increment when it compels a transaction to acquire land. However, government shall generally be prohibited from paying money when it compels a transaction for linear infrastructure. Government may pay money for improvements, but it shall generally not pay money for land. Government shall generally only give replacement land for the land it compels, and this land is supposed to be worth about 15% more.

4/ When less than 3% of a human owner's land in one holding is cut-off or acquired by condemnation, government shall give nothing to the land owners, except where inhabited structures are also involved and located within 5 meters of the new property line. When more than 3% of an a human owner's land is cut-off or acquired by condemnation, government shall give 15% more land of a similar character than it took.

5/ Where a street is used daily by hundreds of cars and the sidewalk is seldom used, Government may close all or part of the sidewalk and force pedestrians to to around. In this event, no money shall be paid to the adjoining property owners.

6/ When a non-urban parcel's access is cut-off by a new linear infrastructure project, government may grant an easement over neighboring land. If this easement is for an area less than 3% of neighbor's land holding, the neighbor shall get no compensation for it. No compensation shall be paid when government runs buried
or overhead utilities across non-urban private property.
7/ Government shall give at least 1 year’s notice when it
condemns land or exercises its right to run linear
infrastructure on privately owned non-urban land.
8/ In all public land condemnations, the base
condemnation value shall be the property tax value
assessed by the county tax assessor’s office. If there is
an inconvenience increment, it shall be added to this
amount. Thus, there shall be no right to appeal the
compensation offered by government.
9/ In non-urban condemnations, government shall pay a
standard condemnation rate per square foot for habitable
housing structures less than 25 years old, and another for
human habitation structures more than 25 years old. It
shall pay another square foot rate for non-movable barns,
and another rate for non-movable warehouses. For non-
urban condemnations, government shall not pay any
increment for luxury construction, special facilities,
sentimental value, historical value, or views.
10/ Whenever government condemns property for create
group infrastructure, the valuation shall be calculated as if
the group infrastructure neither exists nor is planned.
11/ Government may condemn property up to 40 years in
the future by making a reasonably discounted payment
today. This shall be called “public curtailment of
ownership rights”.
12/ Government shall not compensate property owners
for the unsightliness, noise, smell, air pollution, or
vibrations produced by new or expanded linear
infrastructure.
13/ Urban land taxes shall be at least 10x higher than
non-urban land taxes by land area. All land that has not
paid urban land tax in the past decade shall be
considered non-urban land, and therefore a location
fungible commodity.
14/ No compensation shall be paid for intentional path
squatters, or for property rights that were established to
obstruct must pass locations, or sensible bypasses, or for
those who crowd a path, or refuse to back away from a
path with increased traffic needs.
15/ When urban land is condemned, government need
not offer substitute property in that particular
neighborhood. The land should however be worth at
least 15% more as an inconvenience increment.
16/ When government condemns property, it gives fair
compensation as described herein. When government
nationalizes property, it gives nothing. Nationalization
shall generally be considered a thing of penalty for
wrongdoing.
17/ In order to maximize the area connected to our
nation’s road system, all functionally land-locked
properties of buildable size and status shall have the right
to buy a reasonably-sized flagpole over the generally
unbuilt land of their neighbors. Lots over 2-acres in urban
places shall always be considered of sufficient size. This
flagpole shall be located where government determines
the impact to the community is lowest and most
consolidated. It shall cost the petitioning parties 3X the
going price for land, and shall become public property
upon granting. All of the money paid goes to the owner of
the easement claimed in this way.
18/ No 15% increments shall be paid to fictional citizens.

NR’56. LAND FOR NEW CITIES
1/ The Senate shall designate over 50,000 potential
township sites in our large nation, along with rail system
lines and interchanges. The townships will vary in size,
but the average will be around 20 square kilometers in
area. This is about 1,000,000 sq. km., or about 6% of the
nation’s surface area. This is so there will be a many-fold
abundance of sites for people to chose from for their
homes and businesses. It is also so the price of urban
land will remain crushed forever.
2/ By plan, the land for the new cities will mostly be far
away from existing cities and roads. So the land will be
inexpensive to condemn if we need to augment our public
land holdings
3/ In general, only communities of appropriate size will be
allowed to access what will be nearly free land.

NR’57. PRIOR PUBLIC LARGESS
1/ All grants and sales of public property, infrastructure,
and contracts ever made by the previous government
shall be voidable at the election of the Senate.
2/ If the Senate elects that public property or
infrastructure, was sold at a price that was wildly below
market, it may nationalize the property.
3/ The word largess is from the ancient Greek peacock
monster Argus, which had hundreds of eyes. Argus was
the symbol of the Sphinx mafia, and one of Argus’
greatest powers was that of government largess.
4/ Just as we hold the possession of stolen property and
counterfeit money to be a felony, so too shall it be a
felony to be the recipient of largess or super-sweet-deals
from either government or from fictional citizens.
5/ Just as it is a felony to both give and receive bribes, it
shall be a felony to either give or possess largess.
6/ When everyone would have wanted in on the action,
the birds that got the swoop in may be charged with
receiving largess.
7/ Largess shall include both grossly below market
purchases, and grossly above market sales.

NR’58. MORE AND BETTER
1/ This nation shall work for more and better and it shall
never encourage less and worse.
2/ Government shall not tax, burden, incentivize, or seek
to reduce output in any mineral, raw-material, commodity
or industry, except curtailment industries officially elected
as curtailment industries by Over-Senate sophoscite.
3/ Government shall never limit the number of companies
or service providers in any jurisdiction or area of
expertise.
4/ curtailment industries may be taxed at different rates
and means. Curtailment industries may be stripped of their property rights, and they may also be forced to transact through national monopolies or monopsonies. The Senate shall also have the right to dock any long tail ownership rights in any curtailing industries.

5/ When fictional citizens fail to increase output in times of profitable shortage and high prices, they may be put under new management, partitioned, smithereened, equity diluted, subjected to special regulations, or taken over by government.

6/ Government shall not encourage, subsidize, pay, or offer tax breaks for people to leave their productive assets unused, underused, or used for some backup purpose like growing trees for lumber.

7/ All government owned buildings of an ordinary nature must be rented at market rates if they are not used for more than 1 year.

F — VICES

NR’59. ADDICTION, DRUGS AND ALCOHOL

1/ The single most important aspect of our nation’s Mafia drug policy is to make sure that the Sphinx Mafia can’t profit from the Mafia drug industry. So long as the Mafia is making money selling drugs, it will:

a/ Spend money advertising, marketing, and enlarging the market for its drugs.

b/ Have the power to use our people as addicts for their nefarious purposes such as prostitutes and junky assassins/ hashish-ins.

c/ Be able to control the nature of the drugs and add toxic or erosive additives to harm certain individuals.

d/ Be able to add addictive drugs to non-addictive drugs such as opiated hashish.

e/ Be able to market addictive drugs such as opiates to people taking non-addictive drugs such as marijuana.

f/ Have income from drugs.

g/ Have a big source of income that offers synergies with other Mafia activities.

2/ Government shall not criminalize the importation, production, growing, manufacture or distribution of any Mafia drug once it has become widely available through criminal enterprise, or once it is the cause of a violent mafia turf war.

3/ Marijuana, cocaine, opiates, LSD, amphetamines, MDMA, alcohol and tobacco shall always be considered as drugs widely available through criminal enterprise.

4/ Government shall license the use of all widely available Mafia drugs, as well as tobacco and alcohol. These licenses shall be free of charge, but they shall require the viewing of anti-drug media under a viewing verification system. This viewing verification system shall use techniques like flashes of numbers and words in videos which must be typed in to assure that the viewer is actually watching. The viewing verification system for written material involves recording the person’s face and eyes as they read from a window the shape of a letterbox slit directly under the screen camera. We can also use wider that normal text lines with double or triple spacing between lines. This will exaggerate the head and eye movements.

5/ It shall be a serious crime to:

a/ Be in possession of a Mafia drug, alcohol or tobacco without a valid license.

b/ Sell, or give Mafia drugs to those who don't have a license.

c/ Be in possession of Mafia drugs sold or registered to other people.

6/ For the following Mafia drugs, the license holder must watch the stated minimum number of minutes of the Sub-Senate’s anti-drug media each day on average under eye monitoring to keep one's license active:

a/ Marijuana — 2 minutes.

b/ Tobacco and up to 5 drinks in a day — 2 minutes.

c/ Cocaine, LSD, hallucinogenic mushrooms, ecstasy, and unlimited alcohol consumption — 10 minutes.

d/ Opiates and amphetamines — 60 minutes.

7/ To obtain a new license 30 day’s worth of anti-drug media must be viewed either all at once or over a number days. To reinstate a lapsed license, 10 day’s worth of anti-drug media must be viewed. It is important that there be a delay period of at least 24 hours before re-activating one’s license.

8/ The penalty for unlicensed use of Mafia drugs shall be in direct proportion to the educational time required to maintain a license. The penalty for unlicensed drug use shall be something like a one teneths at a work camp per minute of daily media required. So that the drug prevention system works, and people don't scoff at it, we shall automatically punish everyone who uses a controlled substance without a valid license.

9/ Pre-menopausal women must have an IUD or birth control implant, or get regular birth control hormone injections in order to obtain a license for cocaine, amphetamines, opiates, or alcohol consumption over 4-drinks a day on average. Such long-term birth control may also be required of pre-menopausal women that consume large amounts of alcohol in binges at bars.

10/ To smithereen the Mafia drug industry, and to assure that nobody profits from turning people into addicts, no citizen, real or fictional shall cultivate more than 4,000 square meters of any Mafia drug plant such as marijuana or opium. The cultivation limit for tobacco shall be 320 acres per farmer.

11/ Except for Marijuana, tobacco, alcohol and hallucinogenic mushrooms, all Mafia drugs must be processed by an FDA certified drug refining facility. If these drug refining facilities are making fat profits, the certification process must be made shorter or easier, or the Mafia will re-enter the industry at the refining point.

12/ It shall be a felony to act as a middleman between growers and drug processors, or growers and consumers, or to act as a black market drug processor.

13/ All shall know that expensive Mafia drugs are a
favorite industry of the Arabs. For through these drugs, especially the most addictive, they not only make money, but they also acquire useful addicts who will frequently do the awful things they are told to do. Therefore, Arabs shall have nothing to do with the Mafia drugs industry. All Mideast, Muslim, and formerly Muslim people found participating in this industry shall be punished under harsh old laws they created for their competition before this Constitution existed.

14/ All shall know that through hashish the Arabs gain a black box. Through this black box they may add in any other drug they wish, such as addictive opium. Thus they can hook people without them even knowing it. For this reason, the importation, manufacture, distribution or possession of hashish, or incense containing either marijuana or opium shall remain a felony with up to 20 years in prison as a penalty. All marijuana edibles shall be seen as another form of hashish.

15/ Marijuana may only be sold in its natural form with no preservatives, perfumes, or other additives. All other forms of marijuana shall be considered as evil hashish and strong penalties shall apply.

16/ All existing charges and jail sentences relating to possession or trafficking of marijuana, cocaine, opiates, LSD, hallucinogenic mushrooms, and amphetamines are hereby pardoned with immediate effect. Those who are felons only because of possession of one of these drugs shall no longer be considered felons under the law. This list does not include hashish, and hashish offenses are not pardoned.

17/ Government shall log, track and tax everyone's purchases of Mafia drugs, alcohol, tobacco and prostitutes. Spouses, parents, and offspring over age 16 may visit the recorder's office and see this information.

18/ The sharing of one's drugs and one's tobacco shall be a crime for failing to do this, we make it much harder for people to stay off once they have quit.

19/ Everyone gets a receipts for their drug purchases, so the drugs can be matched with a photograph or nano markers. Also, Government may require that chemical nano-markers be added to Mafia drugs to keep the system working as intended. Thereafter, to be in possession of drugs that don't match the nano markers may be evidence of illegal drug use.

20/ Government shall offer free addiction feathering for opiates according to any reasonable schedule requested upon check-in. People who check themselves into government rehab can't leave until they are off the drug for the prescribed time.

21/ If someone has an active amphetamine, opiate, cocaine license, or they have a license for more than 5 drinks a day, that information shall be displayed on the internet for all to see.

22/ Those prescribed opiates by qualified doctors as pain killers do not need to get a license if their use is for less than 30-days.

23/ To help people clean up, after 2-years of being clean and sober, everyone's consumption shall be removed from the government's database and forgotten. Clean and sober shall be defined as free from all drugs, alcohol, tobacco, and prostitutes.

24/ Nobody but government shall report, or store data on consumption of drugs or prostitutes. It shall be a crime to either offer this information for sale, or to offer purchase. It shall not be a crime to make up fake information of this sort and offer it as real.

25/ Government shall compare the income of all license holders with their expenditures. Once someone crosses over into the realm of the impoverished addict, desperate for a fix, and useful as a pawn, they shall be labeled an addict by government, so as to warn the people. Those who use the maximum possible quantities of Mafia drugs, or suffer repeated arrest for public intoxication may also be publicly labeled as addicts by government.

26/ It shall be a crime to buy controlled substances for others, or be in possession of someone else's controlled substance.

27/ Some types of vehicle operator licenses may be suspended while people have certain types Mafia drug license, or have daily alcohol use over a certain level.

28/ If government is dispensing opiates or other powerful drugs to any group, such as veterans injured in war, and the person wants innocuous marijuana instead, then government shall provide a reasonable amount of marijuana instead.

29/ To reduce blood disease sharing among addicts, and also to keep loose needles out of our cities, we shall dispense clean needles with our clean IV drugs. Then when the addicts want more drugs and needles, they must turn in their old needles. If they are missing one needle, their dosage gets dialed down by a tolerable but uncomfortable amount. Those who present used needles shall get fresh new sealed needles one-for-one, no ID required, no questions asked, no payment required.

30/ People shall not be allowed offer drugs and herbs as substitutes for controlled mafia drugs. Those who offer, infer, or suggest such a thing shall be subject to prosecution.

31/ Tobacco is the #1 environmental carcinogen for mankind. The current rate at which it kills in our nation shall be called a Tobacco of death, and it stand as an eternal benchmark for the world. There shall also be Tobaccitos, where 1000 Tobaccitos = a 1 Tobacco death rate. Thus when we discuss mortality rates in our public policy decisions, everything can stay more measured and the solutions more tailored to our problems.

32/ It should be noted that government will be supplying all the various addictive Mafia drugs to people once they are addicts. So there will be much less money to be made in the ongoing sales of addictive mafia drugs. This is intended to cut the money available for Mafia drug marketing.

33/ In order to get the government drugs, one must first
complete the relevant user course(s) and then find the drug on the street. They one must take the street drug and then go in for drug treatment while they are both in withdrawal, and while the drug is still in their system. Also, it shall be a felony if the people who supply first doses advertise in any way, or pay any sort of sales commissions, or pay any sort of touting fee, or if they sell to people who are not licensed, the government being allowed to perform sting operations of people buying Mafia drugs without a license.

34/ Nobody born after 2009 shall be allowed to buy tobacco, or tobacco-related, or nicotine products.

35/ This Constitution does not guarantee the right of the people to appear in public with a blood alcohol content that is over 0.2%. From 6:00am to 6:00pm, the various counties shall be free to limit maximum public blood alcohol intoxication levels to lower levels.

36/ This Constitution does not guarantee the right of the people to appear in public so intoxicated from any source that they are passed out, or unable to walk normally.

37/ Those who violate the rules of public intoxication may be held uncharged by police for up to 24 hours. Anyone convicted of public intoxication 3 or more times in 3-years in any part of the nation may be sentenced to up to 90 days at work camp.

**NR'60. SMOKING**

1/ Tobacco, which is sometimes called the devil's weed, is the definitive Ishtarian product, and a symbol of everyone's enslavement to Ishtar. It is addictive so we can't stop, it gives nothing of benefit, and it causes great harm. It is also widely supported thousands of times each year by valuable product placements ads in the media that have no other apparent reason for existing. Every time some idol holds a cigarette in the media that is Ishtar at work.

2/ Tobacco kills some 7-million people a year worldwide. It is the most easily preventable causes of death and suffering for mankind. For this reason, the Senate shall enact regulations designed to harass tobacco users with the objective of wholly eradicating tobacco use in our nation.

3/ There shall be no smoking in any indoor public place, or in any public or shared vehicles, or any place where shared vehicles stop. There shall be no smoking in any school, medical facility, office, multi-user building, shop, indoor or outdoor shopping center, restaurant, cafe, eating or drinking or dining patio, bar, hotel, covered walk, queue, or any business open for walk in customers, or within 10 meters of any of these places.

4/ The term SMOKING shall include tobacco smoke, as well as any airborne substitute for that smoke such as vaporizers.

5/ Except for existing tobacco addicts, there shall be no tobacco licenses for those under age 18 today. In 2023, we shall raise the minimum age for tobacco licenses to age 19. In 2024, we shall raise the minimum age for tobacco licenses to age 20. 2094 = 90 Eventually, by the year 2094, nobody under age 90 will have a tobacco license and we will have almost totally phased out tobacco use around that time.

6/ Tobacco and alcohol related healthcare shall each be a separate budget items. Each of these two items shall be entirely paid by various taxes and license fees on that product be it alcohol or tobacco. It shall be noted by all that prior to this constitution, the worldwide cost of tobacco-related healthcare was over four times the revenue of the tobacco industry. This is just the hospital bill and does not include the pain, suffering premature death and loss of productivity.

7/ The tobacco industry is hereby nationalized to the extent the government wishes to claim ownership.

8/ All tobacco and Mafia drugs shall be sold through licensed dealers. No dealer shall have more than 300 registered customers, or charge any markup on the tobacco they distribute. All government payments to dealers shall come when customers quit and stay clean for the prescribed time.

9/ After being paid, and before handing over the merchandise, the dealer shall have 60 seconds for anti-tobacco exhortations either in person or by video. To start, the per-purchase limit shall be 200 cigarettes per visit to a tobacco dealer. Similar limits shall apply to Mafia drugs and alcohol, so that the person must constantly have to go and buy supplies and receive their dealer exhortations.

10/ The word “tobacco” shall be cancelled, and the term “cancer leaf” shall be used instead. All commercial operations involving tobacco, including the signs, displays, packaging, and all other marketing and advertising must stop using the old term tobacco by 2023.01.01. After this date, anyone involved with selling, exchanging, or advertising cancer leaf products labeled as tobacco may be charged with selling illegal drugs.

11/ All existing tobacco brand names and manufacturer names shall be nationalized and shut down. No tobacco makers shall be allowed to keep their old brand names. All the fetching old names such as Kool, Lucky Strike, Marlboro, Skoal and Winston shall cease to exist as trademarks in all categories. As with all nationalizations, the tobacco companies shall get nothing in return for what was nationalized. Once all the tobacco product and manufacturer names have been nationalized, all tobacco products must be sold in the same Senate-approved packaging with only the name changed depending on the manufacturer.

12/ On tobacco packaging, the manufacturers name shall occupy no more than 5% of the package's external surface area. The term Cancer Leaf shall occupy no less than 15% of the package's external surface area. The other 80% of the package's external surface area shall be covered in images of the most revolting and repulsive tobacco disease imagery the Senate can find. These images shall change daily for all cigarettes manufactured
on that day. The word tobacco shall no longer be used, but only “cancer leaf”.
13/ It shall be against the law to cover anti-tobacco imagery, or to keep cigarettes in another package.
14/ Tobacco products shall no longer be allowed to use slogans or say anything about for their cancer leaf. They shall not be allowed to describe tobacco as natural, organic, healthy, healthier, pure, fine, clean, clear, smooth, tasty, mild, light, gentle, smooth, roasted, American, Turkish, lucky, pleasurable, or less harmful.
15/ The production, distribution, importation, possession, sale and consumption of cigars, pipe tobacco, flavored tobacco, menthol tobacco, clove tobacco, chewing tobacco, mouth soaking tobacco, and shisha tobacco shall be prohibited in our nation.
16/ The copy for anti-tobacco ads is a tricky thing. Therefore, all anti-tobacco copy, must be approved by the Over-Senate after public comment.
17/ Until smoking is eradicated, at least 5% of all PSAs on transit and government owned billboards shall display anti-smoking PSAs. At least 2% of all government PSA boards shall remind people to be careful with their backs. Another 2% will tell them to avoid head knocks. At least 5% of all government PSA boards shall tell women to think about their line and the future of mankind when they have a child.
18/ The Senate shall require that an annoying form with a large number of data entry windows be completed with every tobacco purchase. These forms shall also display shocking images of tobacco illness for each data entry window. Tobacco may only be purchased by licensed users that have filled out the forms and viewed the required amount of anti-tobacco ads produced by the Senate. These ads shall rotate depict no less than 50,000 people shockingly disfigured by tobacco related illness.
19/ All residential buildings shall be either smoking or non-smoking. The Smoking buildings must pay government a fair sum for the added fire risk.
20/ Video that clearly depicts someone smoking when or where they should not smoke shall be sufficient to convict people who test positive for tobacco use.

NR’61. ANTI-GAMBLING LAWS
1/ No agreement concerning gambling or gambling debt shall be legally valid in this nation. Those using force or threat to collect on gambling debts or gambling promises shall be viewed by everyone, including the law, as baseless extortionists.
2/ There shall be no gambling between midnight and 6pm anywhere in the nation.
3/ There shall be no anonymous gambling. All gambling facilities shall use the Government’s tax reporting system for all gains and losses. All gambling gains shall be subject to 25% income tax.
4/ Everyone entering a gambling facility, making a gambling purchase, or making a gambling redemption shall have their identity, face and finger prints verified.
5/ Government shall allow people to make binding renewable oaths not to gamble for any period of up to 5 years in the future. After this, they shall not be allowed to enter any casino in our nation, or any cooperating nations.
6/ All gambling operations shall pay a special income tax of at least 20% on the net proceeds of each gambling facility in each day. All tills must be counted each day. Those participating in illegal gambling either as facilities or as customers shall suffer double penalties for both illegal gambling and tax fraud.

NR’62. HARMFUL PRODUCTS AND ACTIVITIES
1/ Neither Government nor any fictional citizen shall do anything that helps popularize, glamorize, or encourage significantly harmful or statistically harmful products or activities. Government shall tax statistically harmful and often dangerous products and activities. This shall include mafia drugs, alcohol, tobacco, tobacco substitutes, excessively fatty foods, excessively sugary foods, gut-stretching carbonated beverages, gambling, ground meat, head-injury sports, ingestibles containing high levels of caffeine, or ingestibles sweetened with high levels of fructose. Government shall create policy and taxes to discourage the consumption foregoing things.
2/ Government shall not provide intellectual property protection for any mafia drug, alcoholic product, tobacco product, tobacco substitute, burned inhalant, sugary beverage, gambling facility, or any ingestible that is more than 1/3 sugar by caloric content. No packaging for any of the foregoing may feature any watermark or hologram of the foregoing may feature any watermark or hologram.
3/ There shall be no intellectual property protection for media that depicts, describes, advertises, glorifies, or suggests smoking, vaping, alcohol intoxication, gambling, or the use of Mafia drugs.
4/ If the Sub-Senate elects, it may strip media of its IP protection for glorifying or sensationalizing: a/ senseless violence, gun-fighting, gun-toting, car chases, martyrdom, aggression, crime, tobacco use, drug use, alcohol use, gambling, a slacker lifestyle, or low BMI actors.
b/ Attempting to change social customs, breeding practices, or sexual practices.
c/ Encouraging racial divisions.
d/ Depictions of democide, acmecide, homosexuality, transsexuality.
e/ Glorifying dystopian futures.
f/ Devaluing parenthood, or parental relations.
g/ The Sub-Senate may also strip media of its IP protection if it is considered to be a heuristic guide for criminals or wrongdoing like the film Nightcrawler.
h/ The Sub-Senate may also strip media of its IP protection if it is considered to edge into the the sorts of off-limits pornography listed in NR’98.50 herein.
5/ If any media is stripped of its IP protection it shall be considered to have been stigmatized. However not all
derivatives, all forms of tobacco, all tobacco substitutes.

17/ The term tobacco shall include all tobacco, all tobacco substitutes.

16/ Adult multi-vitamin pills shall not be allowed to exceed the dosage a 50kg person’s body can absorb in one meal. Children’s multi-vitamin pills shall not exceed the dosage a 50kg person’s body can absorb in one meal.

15/ All beverages shall list on their labels the amounts of sugars they contain in grams per 100grams. Where the sugars exist in disaccharide form, their labels shall show the component monosaccharide mass in grams.

14/ All comestibles must display how much of the various sugars they contain in grams per 100grams. Where the sugars exist in disaccharide form, their labels shall show the component monosaccharide mass in grams.

13/ All comestibles shall display caffeine content on their labels in milligrams if more than 1 gram of caffeine is present. If other stimulants are contained, then their stimulant effect must be equated to caffeine according to a Senate approved formula.

12/ The terms sugar, sweetener, sweetened, unsweetened, and all similar terms shall be all-inclusive, and shall include all sugars, sugar-like chemicals and sweeteners to include all sugar substitutes artificial or natural. Therefore products labeled as sugar-free may not contain any fructose, glucose, sucrose, dextrose, maltose, lactose, honey, or any other sugar like ingredients. Unsweetened products shall not contain any sugar or any artificial sweetener.

11/ Fructose is mildly toxic. It is not good to eat too much fructose, just like it is not good to drink too much alcohol. For this reason, refined fructose, and synthetic sugars containing fructose, such as high-fructose corn syrup shall not be added to any ingestible. All sweetened products must use sugars that are no more than half fructose.

10/ Government shall tax all sugar containing factory foodstuffs that are over 5% sugars by weight. This includes the sugars naturally occurring in the ingredients.

9/ All mass packaged ingestibles shall list their sugar and drug content per 100g.

8/ Everyone’s time spent watching stigmatized media shall be recorded.

7/ Those streaming stigmatized media to others shall be required to verify that the primary viewer is over age 18. Those under age 18 shall not be allowed to watch stigmatized media. The distribution of stigmatized media to minors shall be a crime, as shall be the possession of cached stigmatized media files by minors.

6/ Stigmatized media shall not be downloaded, but may only be streamed. No stigmatized media shall be distributed by download in copyable format, and all stigmatized media must be streamed.

5/ Every sandy shoreline in the nation, existing and ancient shall be drilled every 5-km to start, so we can estimate the nation’s riverine gold reserves and locate more locations. Once we have done this, we shall be drilled to bedrock at least every 5-km as accessible. Those with the richest gold deposits shall be drilled in their origin.

4/ Every known gold bearing river bed in the nation shall be standardized, containerized, universal mining mineral testing labs.

3/ Government shall commission at least 1,000 standardized, containerized, universal mining mineral testing labs.

2/ A free people must know where their most economically viable minerals resources are and have an accurate estimate of their resource wealth. Therefore, government shall systematically survey, assess, estimate, and map the entire nation’s territory with regard to both underground minerals and potential agricultural output.

1/ The oceans recently had a mass that was 3 billion times as much as mankind, so mankind is microscopic in comparison to the true scale of our planet. Thus we realize that underground minerals cannot be scarce, and mankind has enough of every underground mineral to last for tens of thousands of years at current use levels.

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NR’63. GEOLOGICAL SURVEY

1/ The oceans recently had a mass that was 3 billion times as much as mankind, so mankind is microscopic in comparison to the true scale of our planet. Thus we realize that underground minerals cannot be scarce, and mankind has enough of every underground mineral to last for tens of thousands of years at current use levels.

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5/ Every sandy shoreline in the nation, existing and ancient shall be drilled every 5-km to start, so we can know where our oil is, and so we can accurately estimate our nation’s oil reserves. All portions of the nation shall be surveyed, including our national parks and military
bases.
6/ All existing and prior mines and oil fields shall be assayed and mapped by the nation's geological survey.
7/ The geological survey shall be administered by each county Senate, and also by each Centi-Nome. Both the lab technicians and the sample collectors shall be the children of native citizens born in this nation county, and none shall have any Mideast ancestry or ties.
8/ Government shall give rich annuities and Ubiq status to those who discover rich new mineral deposits before the national survey does.
9/ We shall call this mapping of our nation's resource wealth the US Geological Survey. The old US Geological Survey shall be renamed as the old US Topographical Survey. All shall note how the idea of government mapping all of our nation's mineral wealth was proposed before — but the idea was subverted into a topographical survey, not a mineral survey. We shall not allow this to happen again.
10/ Once we have even a rudimentary geological survey, there will be little benefit of allowing people to claim underground resources as their own private property. For this reason, all underground resources are hereby nationalized and made the property of the people of this nation to the extent that any county Senate wishes to claim ownership of them, and make them into a mineral extraction reserve. The owners of nationalized underground mineral resources shall receive no compensation for this change in how business is done.
11/ In order to maximize output, most mineral deposits shall belong to the various counties of the nation, but the national government may make the richest into national mineral extraction reserves if the infrastructure development costs are so great they require national underwriting.
12/ The extraction of natural gas which would otherwise propel oil out of the ground shall be prohibited until the oil is extracted.

NR'64. MINERAL EXTRACTION RESERVES
1/ Government shall make the richest, easiest to access, least toxic sources of every mineral available for free public mineral extraction, reserves. People may take what they want, so long as they follow the rules, clean up after themselves, and properly move their fair share of the cover-strata and tailings. It shall cost nothing to use a mineral extraction reserve and taking any quantity of mineral ore out of the ground. No tax, fee, or charge shall be due for using a mineral extraction reserve.
2/ Government shall build railroads, roads and utilities to its mineral extraction reserves. It shall also allow refineries, mills, worker housing and common town amenities to be built upon the routes in designated places free of charge. Government shall also provide regular environmental monitoring free of charge.
3/ Except for reasonable clean-up bonding, and identity registration, no tax, fee, charge, approval, permission, or insurance shall be required to extract minerals from a public extraction reserve. However, if a mining company is not obeying the rules, by say taking too much ore and not enough cover, it may be denied access to that mineral extraction reserve.
4/ Any County-Senate may designate up to 2% of public lands in its jurisdiction as mineral extraction reserves at any one time.
5/ To incentivize the counties to maximize the nation's mineral extraction reserves, 90% of all government revenue from mined minerals shall accrue to the county they came from. This shall be so regardless of whether the site is privately owned, a county extraction reserve, or a national reserve. It is vitally important that every government jurisdiction benefit from maximizing commodity output so that Ishtar can never make money minimizing our mineral output.
6/ Due to safety issues as well as cost, government shall discourage the use of dangerous shaft mines and encourage the use of safe and economical open-pit mines. If expendable burrowing robots make shaft mines practical for that mineral, great.
7/ As we deplete and use up the most superficial, accessible, and economically viable minerals in each location, government shall smooth the surface, add run-off contouring, restore the topsoil and replant with native flora, provided the site is not used for construction.
8/ All national mineral extraction reserves shall be approved by the national government. All county mineral extraction reserves shall be approved by the county government. The national government shall have no input or jurisdiction regarding county mineral extraction reserves, except to establish reasonable uniform limits to mine pollution.
9/ The government approval process for the government's new mineral extraction reserves and oil fields shall not exceed 45 days before the matter is ready for a vote by the County Senate.
10/ On mineral extraction reserves, drillers shall have the exclusive right to pump oil from wells within 1,000m of their exploratory well for 7 years from when they hit. 11/ All portions of Imperial county shall be pre-approved as a national mineral extraction reserve. All portions of the San Joaquin valley south of Fresno and more than 20-km east of the California aqueduct shall be pre-approved as a mineral extraction reserve. This shall not include land within 2 miles of a community, or land that drains into the Colorado river at a slope of more than 0.2%. It shall not include close border security zones. Any licensed driller may drill public lands in these areas upon filing a mineral claim. Private lands in this area may only be drilled if the surface rights holder grants permission with the county recorder.
12/ In all mineral extraction reserves for oil drilling, an unlimited number of wells may be drilled for free by any licensed oil driller who cares to show up, claim a 1-km radius drilling site for up to 7-years, drill a well, obey the
rules, and take the oil away. There shall be no further licensing or approvals or fees. No drilling permit and no fee shall be required. However, the driller must accurately locate his well and document its depth and results with government, and must clean up any mess. 13/ Because petroleum is mostly a shallow thing, our nation’s mineral extraction reserves for oil drillers will mostly involve shallow wells that are not under much pressure. We may limit the depth of the wells we drill if gusher blowouts become a problem. We can always come back later and drill deeper. 14/ Because our first petroleum extraction reserves will be mostly in wasteland areas, not much environmental harm is going to be done if there are spills. Also, government shall provide spill monitoring and flip remote shut-off switches for no charge. 15/ No special engineering or toxic clean up license shall be required to scoop up contaminated oil or send contaminated soil tests to analytic laboratories. 16/ The national government and the various county governments shall never be required to pay any fine for any environmental pollution. Those who take minerals from mineral extraction reserves and cause pollution may be required to pay a reasonable fine, nothing more, nothing less, and this only when they do not comply with the environmental laws. So long as our oil drillers comply with all of the government’s required precautions, they shall only have to clean up their mess. 17/ Individuals and companies involved in the petroleum industry shall be prohibited from giving money, aid, or promotion to environmental lobbyists and charities. They shall also be prohibited from advertising. Individuals and company directors that violate this paragraph may be imprisoned for up to 10-years if they openly violate this paragraph, and 20-years if they attempt to violate this paragraph through trickery or deception. 18/ When a mine or other mineral extraction facility closes down and ceases operation in our nation, the land and equipment shall automatically become the property of the national government, which shall be prohibited from selling off these assets, but must least them to the highest bidder. 19/ All environmental right to know laws shall be satisfied if the information is posted on the Senate’s right to know website.

**NR’65. MINERAL BUSINESS**

1/ No privately owned mine, mineral right, or oil field shall produce more than 1% of the nation’s demand for any mineral or raw-material, or commodity. 2/ Only government and the flesh and blood citizens of our nation may own oil and mineral lands in our nation. No citizen shall own more than 1,000 acres of separated mineral land. If more than 1,000 acres are discovered to be owned by one person, then the richest mineral lands shall be confiscated by government. 3/ In our nation, no foreigners shall own the following either directly or indirectly via shares:

- a/ Mines and mineral extraction equipment.
- b/ Mineral transportation infrastructure.
- c/ Mineral refining and processing infrastructure.

4/ There shall be only one type of mineral right that may be separated from the surface rights, the right to drill holes in the ground to extract petroleum or natural gas. All other sorts of mineral extraction shall require full ownership. All existing separated mineral rights that are not for petroleum are hereby void. 5/ Only licensed oil drillers that are native citizens may hold separated mineral rights or enter contracts for the purchase separated mineral rights. No separated mineral right shall be transferred, assigned, sublet, given to others, optioned, mortgaged, or owned by more than one person at a time. 6/ With regard to land with separated mineral rights, all grants beyond 17-years shall be void. If the grant is already over 17-years old, it is hereby void. This 17-year period includes all renewal, all forms of extension, and all forms of separate mineral rights ownership. 7/ All deed restrictions regarding subsurface minerals or mining that are over 20-years old shall be void. 8/ Royalty rights on mineral extraction shall be unenforceable. Mineral royalty payments exist primarily to keep mineral lands out of production. 9/ There shall be a protective tariff of at least 120-minutes wages on each barrel of crude oil imported to our nation. While the international price of oil exceeds 4-hours wages (our average wages as usual), this tariff shall be 50% suspended. 10/ The law of capture shall always apply to petroleum. The right to drill a well in one piece of ground is the right to suck as much oil as one can from the ground. 11/ Given the abundant oil reserves of all neighboring nations, there is no reason for our nation to import or export oil. Therefore no oil tankers shall be allowed at our nation’s ports, except those supplying our island territories and overseas military bases. 12/ When people report a smuggling gang, they are supposed to be generously rewarded and given a new witness protection identity. They shall also be given safe island housing if they want it. Such tipsters are not supposed to be sent into danger to gather more evidence. 13/ No mining or oil drilling company shall diversify out of that industry and engage in any other sorts of business. 14/ Mines shall generally not be required to move cover soil to back where it came from. They only have to re-plant and re-landscape in a way that looks roughly natural.

**NR’66. GOVERNMENT PERMISSION**

1/ Business identity registration fees shall have an anti-nuisance fee of 1-week’s pay annually. This fee shall not apply to builders. Aside from this fee, those starting businesses or building structures shall not be charged any fees, nor unnecessarily delayed, questioned, or
needs of the fools who live in places like Los Angeles that from considering the ridiculously expensive air pollution government and its pollution policies shall be prohibited of the national government. Also, the national pollution policy. Pollution policy shall be the sole domain of thing, no county shall have the right to set its own pollution policy being a weakest-link-in-the-chain sort at the county level.

14/ Pollution policy being a weakest-link-in-the-chain sort of thing, no county shall have the right to set its own pollution policy. Pollution policy shall be the sole domain of the national government. Also, the national government and its pollution policies shall be prohibited from considering the ridiculously expensive air pollution needs of the fools who live in places like Los Angeles that experience smog inversions. 15/ In order to have some super clean living areas, we must concentrate our pollution elsewhere. The national government shall designate some underpopulated, remote, wasteland places with little runoff as environmentally dirty areas with lower pollution standards. 16/ Government shall not impose environmental restrictions without clear need as shown by well-understood, easily re-provable and quantifiable science. 17/ To help with national competitiveness, government shall provide all environmental testing, checking, reporting, and environmental impact reports it requires at no charge, and within 15-days.

18/ No environmental reports shall be required for the construction of sealed linear infrastructure such as oil pipelines, or transportation systems that use railroads, busses, mini-busses, single-wide vehicles. This is because all these systems are 5 to 50 times less polluting than the current road and vehicle system. 19/ No environmental reports shall be required for the construction of rail-based townships, new communities of 30 or more dwellings, or rail-based municipal metro systems, or intercity railroads, or bus stations, or bridges, or tunnels because all of these are so energy efficient and non-polluting by nature. Environmental impact reports shall be required for all manufacture, use and warehousing of toxic chemicals, as well as places that endlessly burn things, places like power stations and incineration plants. 20/ All existing laws concerning supposedly ozone depleting, but energy-efficient refrigerants are hereby repealed in 180 days. 21/ Government shall not require that farmland or natural land be checked for pesticides or other manmade toxins, and all laws calling for the checking of farmland for manmade toxins shall be void, even if the land is to be used for communities. 22/ Within the first year, the Senate shall review all prohibited and controlled pesticides and industrial chemicals to determine whether they are safe or toxic, or harmful to the environment. 23/ The Senate shall permit certain limited classes of financial product to be sold under certain rules of equity, administration, auditing, and oversight for each class. Only the Senate shall have the power to add or remove new classes of financial asset, or modify the rules of the existing classes, and then only for good reason.

NR67. ENERGY POLICY

1/ The Mideast obviously dislikes the coal that competes with their oil racket, and they have struggled to make coal seam much more dirty and toxic than it is. They have also struggled to get the world to use dirtier forms of coal. 2/ By 2030.01.01, coal shall not be burned anywhere the buildings touch. By 2035.01.01, coal shall not be burned anywhere there are more than 15 dwellings per acre. By 2027.01.01, coal shall not be burned anywhere there are
more than 10 dwellings per acre. By 2029.01.01, coal shall not be burned anywhere there are more than 5 dwellings per acre. By 2031.01.01, coal shall not be burned anywhere there are more than 2 dwellings per acre. However, coal burned a safe distance from these areas shall be much more tolerated than it previously was.

3/ Where practical, all new coal plants shall be built on high ground. This should be more than 10km from a community. These plants shall also have very tall chimneys to reduce the coal smoke pollution levels for nearby residents. Scrubber tech may also be required if this can be shown to efficiently reduce pollution for people living nearby.

4/ The mining and sale of coal shall not be taxed in any way. Only coal burners shall be taxed, and this tax shall only be a function of the number of people affected by their coal emissions. Remote coal burning plants will pay no tax.

5/ The long term and worldwide effects of coal emissions are almost non-existent. These effects shall not be a consideration in taxing the use of coal. Only local and regional effects shall be considered as important.

6/ World supplies of coal are many times that of petroleum and natural gas. In millennia to come, mankind may eventually run out of easy-to-reach petroleum and natural gas. Therefore, we shall not squander these potentially scarce things on community power generation, heating, or cooling plants. At no time of the year may petroleum or natural gas be used for regular community power, heating or cooling, except on islands.

7/ To encourage the use of coal, we shall allow coal users to be more polluting than oil users, provided they are making their pollution far enough away from population centers.

8/ All oil and natural gas purchased by municipal utilities shall pay a national sales tax of at least 50% to encourage a rapid conversion to coal or geothermal.

9/ The burning of the more sulfuric coals and oils may be prohibited by the Senate in densely populated areas of the nation, or nationwide.

10/ All oil, natural gas, and mineral sites, facilities and equipment shall be nationalized to the extent the national or county Senate wishes to claim ownership. Then all of these assets shall become the property of the county they are located in.

11/ All well drillers, and mine operators shall be licensed at the county level according to national standards. These shall be required to post a reasonable clean-up bond, the minimum reasonably justifiable considering the new streamlined regulations for clean-up.

12/ One of the first orders of business for the new Senate shall be the revision of our nation's environmental laws. All existing environmental regulations, and all regulations concerning the nation’s energy industry shall expire 60 days after this Constitution comes into effect unless the Senate elects to replace them sooner. No new environmental or energy regulations shall be imposed on any part of the oil, coal, natural gas, mining, geothermal, electricity generating, power transmission industries except when the Over-Senate ratifies the vote with a 60% over-majority.

13/ The use of per-well approvals shall be prohibited. All approvals shall be for drilling areas, and these areas shall generally be no less than 50 square kilometers. The shape of these areas shall generally be long and thin, following the oil deposits on an ancient shoreline.

14/ Until our nation simply runs out of the various sorts of fossil fuels, the Senate shall assure that there are sufficient mineral extraction reserves to meet domestic demand. There shall also be no less than 50 pre-approved oil fields in the nation at any given time.

15/ No well drilling equipment supplier shall produce or furnish more than 1% of the nation's well drilling equipment. Nobody shall supply more than 1/500th of the nation's oil supply. Aside from this, government shall not limit to the number of wells that may be drilled by any driller, or in any oil field.

16/ No person or fictional citizen shall own, control, or manage together more than 1/500th of the nation's oil industry, or its coal industry, or its gas industry, or its geothermal industry.

17/ Due to how fast crude oil breaks down, it shall not be considered toxic waste. All oil drillers shall however be required to clean up their spilled crude oil and deliver the soil to either an asphalt plant, or designated location that is already naturally polluted with crude oil.

18/ There shall be no specialized education required to clean up oil spilled on the ground as anyone can tell the difference. Those who test soil for oil contamination shall be prohibited from doing oil clean-up work, or partnering together.

19/ Government shall establish realistic acceptable levels for non-natural oil contamination of soils in various depths and hydrology zones. We will be much stricter for oil spilled near our fresh water ways than with oil spilled in deserts and places that are naturally contaminated with surface oil.

20/ If due to land contours, there is a significant risk of spilled oil from a petroleum facility or pipeline flowing into a water way, then the county government is supposed to build sufficiently sized earthen catchment berms with valved rainwater run-off tubes. If there is a spill, these tubes can be closed remotely, and the oil mostly recovered.

21/ All counties shall continually monitor all their active oil fields to make sure there are no oil spills occurring. This monitoring shall be provided free of charge to drillers so that liability and energy prices may be as low as possible.

22/ All oil facilities within 500m of an occupied residence shall use vapor recovery systems like in the nation's service stations, which are frequently located closer than this to residences. No new oil well shall be located less than 300m from a group of residences, or less than 100m
from a single residence. Government shall no longer require vapor recovery systems at fueling stations.
23/ Everyone approved to drill for oil must post a cleanup bond of 20 years pay to obtain a license to drill in pre-designated drilling zones that are a safe distance from a fresh water aquifer, or sufficiently sized catchment berms exist. Those with a license to drill in pre-designated drilling zones within spill range of an aquifer must post a bond of 500-years wages.
24/ In order to stimulate oil exploration and output we shall say that when private property owners lease their land to licensed oil drillers, they shall not be held financially responsible for cleaning up the spills of those oil drillers, and they shall never suffer any penalty from the environmental compliance system. The licensed driller shall bear all the liability and cost.
25/ All oil extraction reserves must have a designated oil dump site located in a place that is preferably already naturally contaminated with crude oil. These dumps must take all oil contaminated dirt free of charge to reduce illegal dumping, one of the greatest threats to a safe and uncontaminated environment. All dumps of every type shall be owned by the people and none shall charge for disposal.
26/ Government shall not charge anything for waste disposal including most toxic waste because we want to reduce illegal dumping. Concrete, asphalt, demolished buildings, construction site waste, furniture, vehicles and household waste and all parts thereof shall not require special dumpsites. All this shall be considered ordinary waste.
27/ The public property sluice of the National Main-Senate shall determine the most optimal locations for the nation’s garbage reserves. These shall be the places where rain water run-off is least likely to get into groundwater and crops that will be consumed by people. We shall not line these landfills with plastic because the idea is folly. However where it is wet, we might cover our dumps with rows of plastic to keep 95% of the water out of the ground in these locations.
28/ Garbage shall be compressed into Bricks in communities and moved by energy efficient rail to remote dump locations where the bricks can be stacked up.
29/ When oil or oil-contaminated dirt is moved in trucks, the drivers must call at least 2 hours in advance in case Government wants to inspect or monitor.
30/ All sales of fossil fuels in this nation shall be posted on the Senate’s energy use tracking website. Both sides of the transaction shall do this. It shall be considered a national security imperative to accurately track the nation’s fossil fuel output, imports, exports and consumption. We shall forever be on watch for the corruption of our energy use monitoring system.
31/ At a convenient date, we shall impose a national end-user sales tax of 20 second’s wages per liter for diesel fuel, and 1-minute’s wages per liter for gasoline and aircraft fuel. On 2024.01.01, There shall be a national end-user sales tax of 40 second’s wages per liter for diesel fuel, and 2 minute’s wages per liter gasoline and aircraft fuel. If the Senate declares a predatory pricing emergency, it may temporarily credit part of the fuel tax to domestic producers, however in no event shall it ever reduce, thwart, foil, fail to enforce, or counteract the tax on imported liquid fuels.
32/ Neither Government nor anyone else shall spray chemicals or pesticides from the air over populated areas unless approved by a 60% over-majority of the County Senate. This includes cloud seeding, research, pesticides, vaccines and medical treatments.
33/ In addition to the above, all imported liquid fuels shall pay an import tariff equal to at least 80-minutes wages per barrel at importation. This is a protective tariff, a tariff intended to protect our domestic industry from the sort of state-sponsored predatory pricing that has repeatedly driven our domestic producers out of business.
34/ Given the great harm that smuggled oil has caused this nation, no fluid shall flow through invisible sub-surface pipes within 20km any of the nation’s ports that dock tankers, or any of the nation’s land borders. Also, no imported fluids shall flow via pipes away from any of the nation’s ports or borders. All imported fluids shall only be permitted to leave the ports and borders of our nation on rail-based containers.
35/ When a standard dry-weight railcar for fluids enters or leave the nation’s borders and ports it shall pass over scale. All fluids entering this nation shall pay a fluid import tariff of not less than 45 seconds wages per liter.
36/ The national government shall indemnify all rail carriers for all accidents involving properly shipped domestically produced fossil fuels moving in government certified containers over the nation’s rail system. For this reason, no rail carrier shall charge any risk premium for, or discriminate against liquid fuels. This rule however shall not apply to imported fossil fuels.
37/ All of the nation’s fluid fuel pipelines shall be made of factory flanged pipe segments that are flange bolted together for structural strength. All pipeline shall rest on the ground, or above the ground, on cross trestles. There shall be no below-ground fuel pipelines. The national pipeline system shall have 3-pipes for Gasoline, Fuel oil, and Kerosene Jet fuel. There shall be room in the U-extrusion pipe chases for adding one more larger pipe and 2 more smaller pipes. Without using the extra positions, the fuel pipes shall all be appropriately sized to handle all of the nation’s need for intercity liquid fuel movement at a slow an energy efficient flow rate. For civil defense, the bomb-breathable U-chases shall be covered with a steel-reinforced, concrete extrusion covering system of prefabricated segments. If a pre-spacer-ed pipe segment is damaged by bomb attack, it is easy to swap out. Thus our critical fuel pipelines are hard to bomb and easy to patch.
38/ At a minimum, the national fuel pipeline system shall run from our port in Alaska to near the Pan-American rail
line in south Texas. There shall be spur lines to:
a/ Port Arthur TX, New Orleans, Pensacola, Brunswick, 
Wytheville, Carlisle, and Joliette Quebec.
b/ Vancouver to NAS Miramar. There shall also be 
connections from Long Beach and Sacramento back to 
the system.
c/ Altona.
d/ Regina, Brandon, and Joliette Quebec.
e/ Omaha, Chicago, Cleveland, and Carlisle
Oklahoma City, Little Rock, Memphis, Knoxville and 
Wytheville.
39/ Due to the high historical risk of sabotage, as well as 
environmental concerns, all new pipelines shall have 
shut-off gate-valves every 3km or less on average, and 
no more than 5km between, unless the pipeline is
sleeved in another pipe. These valves and the security 
box shall have keys held by the local fire department, 
police and the pipeline management division of
government.
40/ Except for remote locations, all communities over 
10,000 people are supposed to have all their liquid fuels 
supplied by pipeline. Also, except in very remote
locations, all diesel-fuel and gasoline fueling stations are 
supposed to be on the pipeline, thus many will have much
smaller holding tanks. Gasoline and other explosive
petroleum distillates shall not be imported into our nation
due to their volatility.
41/ Wind energy is a dumb idea because it normally takes 
longer to pay back the windmills than the windmills last.
No windmill that has been shut down shall ever be
dismantled or scrapped. They shall stand as monuments
to the power of Arab parasitism in a corrupt democracy.
Government shall not give any subsidies, hand-outs, tax 
breaks, or tax credits for wind or solar electricity
generation. Government shall give more money for
research into geothermal heating, geothermal power
generation, and cleaner ways to burn coal.
42/ Except for the often visited parts of Yellowstone, no 
hot springs or geothermal area shall be considered off
limits to geothermal energy projects. All hot springs, no
matter where located shall generally be considered an
important clean energy resource. This is because one
geothermal plant can provide almost unlimited heat and
electricity for hundreds of miles in every direction.
43/ All obligations, agreements, credits, mortgages, taxes, 
and tax breaks, related to wind, solar, or other forms of
so-called alternative energy are hereby void.
44/ Carbon dioxide shall not be considered a pollutant
any longer because the CO2 theory of climate has been
conclusively refuted in its entirety, just like the ludicrous
idea of the earth being flat. All government regulations 
and incentives, together with all private agreements
concerning carbon emissions or the burning of one sort of
fuel instead of another are hereby void. All agreements 
and laws for carbon trading and carbon sequestration are
hereby void. All Government subsidies for solar and wind
energy are hereby cancelled and void. All loans for wind
or solar energy projects are hereby void. All agreements
and laws regarding non-production or non-use of coal or
other fossil fuels are hereby void.
45/ Oil shale may be crushed and burned in a natural
state, but it shall not be used to make liquid oil. Oil sands
may be burned in a natural state, but shall not be used to
make liquid oil.
46/ Public utilities may sell their power for different prices
at different times, but the most expensive shall not be
more than 33% more expensive than the least expensive.
47/ After 2023.01.01, no municipal or regional electricity
generation plant may burn imported fossil fuels. After
2025.01.01, no municipal or regional electricity generation
plant may burn natural gas or petroleum unless located
inside a community.
48/ The rail system, electric and compressed air vehicles,
manufacturing facilities, government, townships and
internet server farms shall have the right to buy power at
15% over generated cost less line loss.
49/ We shall learn from the 1906 San Francisco
earthquake and fire. Compressed natural gas shall not be
delivered via street pipes in neighborhoods of wood
homes in earthquake zones.
50/ The use of gasoline is not only a fire hazard, but it
also limits our options with regard to the crude oil we can
refine into fuel. Therefore, by 2025.01.01, no ground
transportation vehicle with 3 or more wheels shall be sold
that burns gasoline. All shall be diesel fueled. Gasoline
may only be used in aircraft and equipment.
51/ All patents and intellectual property rights that in any
way relate to the oil and coal industry are hereby
cancelled. No new patents shall be issued for at least 5
years.
52/ No Government permission shall be required for
licensed drillers to drill for:
a/ Petroleum in petroleum extraction reserves.
b/ Solid minerals up to 300m down in non-waterway
locations.
c/ Gold, diamonds and other heavy minerals up to 20m
down in river beds and salt lakes.
53/ The education for shallow mineral drillers of less than
200-meters shall be as follows. It shall take no longer
than 200 hours of study time and 4-weeks. At least 50%
of the people in the course must pass. There shall be no
limit on the people enrolled in the course. Once the
education is completed, the applicant shall bring the
diploma and a spillage bond for 5-year’s wages to the
county licensing department. Thereupon the applicant
shall be given a license to drill for minerals, including oil.
54/ Only the 
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56/ Government shall build pipelines to its commodity extraction reserves, so imported oil will always have a cost disadvantage compared to our own domestic output. 57/ Government shall build nationwide systems for moving diesel fuel and regular gasoline. All communities over 200,000 shall be served in this way. 58/ The most important aspect of preventing oil market scams is eliminating government permissions from the process by which people are allowed to drill oil wells. There shall be no permits required for licensed drillers to drill oil wells in areas designated for oil drilling. The second most important aspect of preventing oil market scams is limiting the fines and liability for spilled oil to realistic levels. 59/ Government shall not impose any taxes, fees, charges, deterrents, or burdens on the fossil fuel production industry, to include petroleum, coal, oil sands, oil shale, and all other preserved bio energy. Government shall only tax consumption if it taxes these things. This is because taxes on production has the disadvantage of: a/ Favoring foreign producers over domestic producers. b/ Lowering tax income for no reason. 60/ The national government shall establish a per capita finished fuel reserve amount that corresponds to not less than 90-days fuel use for the nation. As a national defense, and disaster preparation measure, all counties shall be required to keep their share of the nation's decentralized finished fuel reserve. Given the switch to diesel engines, these fuel storage tanks will be significantly less explosive than gasoline. 61/ After 2026.01.01 dangerous and inefficient gasoline powered passenger vehicles shall not be sold in our nation. After this time, we will switch to more abundant diesel fuel. 62/ If our nation decides to use battery (electric) vehicles in great numbers, then all fueling stations shall be required to offer two types of standardized, pre-charged, degradation tracked, robotically swapped vehicle battery packs. Also the Senate shall establish a maximum range for electric vehicles, that range shall initially be 50km until the Senate decides to change this. 63/ Our nation shall encourage the use of compressed air vehicles, due to their low cost, light weight, cleanliness, simplicity, and how the storage medium lasts forever. 64/ Each Centi-Nome armory shall have enough: a/ 7-meter petroleum-tank rail-cars sufficient to move 500 barrels of fuel at one time. These tanks will come from obsolete trucks. b. fuel truck trailers to move 500 barrels of fuel at one time. x/ The newest tank trucks still get used for remote truck delivery of oil. The next oldest tank trucks will be mothballed as emergency oil trailers and mothballed trucks. The next oldest tanks will be repurposed into backup civil-defense rail transport tankers. 65/ In times of war, or price shenanigans, no refinery in the nation may operate for more than 4,360 hours a year. Also, in general, each oil field is supposed to have its own oil refinery that is located as far as reasonably possible from nearby large communities. Each refinery must connect via pipe with the fuel distribution pipeline system. 66/ All de-commissioned power plants shall become the property of the county they are located in. All counties must keep the roofs waterproof and keep all de-commissioned power-plants around for 20 years before scrapping them. 67/ To help assure our nation's energy independence, government shall have a special Ubiq fund for automating the drilling shallow exploratory oil wells in alluvial soils.

NR’68. THE COMMONS AND COMMON WEALTH
1/ Government shall not encourage or subsidize the non-production of food, or any other resource or commodity except in curtailment industries.
2/ All grazing on public land is charged by the head/year. This is to reduce over-grazing and excessive soil erosion and long term output degradation.
3/ All livestock grazed on public lands shall be required to use a GPS-based, electro-shock and sound based herding device to move them over the land in the best way possible. Everywhere gets grazed, and nowhere gets overgrazed and suffers soil erosion. These devices shall be as humane as practical, however, these animals are all destined for slaughter, and their mild discomfort and fear shall not be considered important.
4/ In order to maximize food stores as quickly as possible, at least 80% of public lands suitable for non-irrigated farming and ranching shall be leased at market prices.
5/ Each type of land shall be auctioned off in parcels a bit on the small side of output-optimal for that type of land. The periods shall correspond to the optimal inter-fallow periods for non-irrigation, non-terraced land. When irrigation or terracing is required, the government shall try to lease the land for 20 years on the condition that certain terracing, and or certain classes of irrigation systems have to be installed for the leasehold. Once the auction fee is paid (if any) and the irrigation equipment installed, the farm shall be considered fully paid for 20 years. If there are no offers, then the property may be offered for 50 years. If there are no takers, then the property may be leased for 70 years.
6/ All the plots in each area shall have similar expiration dates, but the areas shall have staggered expiration dates. This is so the auction workload can be spread out efficiently, and also so there is a steady supply of lots coming up for auction.
7/ The Senate shall do what it can to help bring semi-desert and sloping land into cultivation. It may grant development leases of up to 99 years for those who create terraces, plant orchards, or plastic-bag orchards, or plant timber on suitable land that would otherwise go to waste. When extraordinary and valuable expenses like this are the case, The counties may lease human-sized parcels of land for as little as $1 per acre, however the
tenant must keep the land in production as a condition of their lease. The counties may also sell the land outright.  

8/ We shall develop our nation’s ability to produce all the valuable tree harvests we can, especially the olive, dates, frankincense, myrrh, cinnamon, nutmeg, and other tree harvests that the Mideast has traditionally sought to monopolize. We shall also be mindful of how Ishtar has traditionally girdled and burned the trees of their competitors, so we shall remain ever vigilant and over-plant.

9/ We shall harvest our old forests that have aged to the point of becoming a fire hazard first by cutting many broad fire breaks. This particularly with our Phoenix forests of cedar and pine, This so we minimize giant catastrophic fires. Where great forest fires have recently raged, government may replant with less fire-prone species.

10/ We shall be generous with our Ubiq awards for new cultivars and agricultural robots.

11/ Except for military bases, national commodity extraction reserves, and national government lands with more than a 1% building coverage ratio, all public lands in the nation shall be administered and rented out at the county level, even if it is owned by the national government.

12/ To foster a max-out situation for government-managed common resources, the county shall keep half of the tax, fee and lease revenue it generates from all government property in its jurisdiction.

13/ Government must lease all publicly owned farmland suitable for planting in that year, provided the annual rent per acre per year is more than 1 hours wages per year. The minimum fee for grazing shall be 1-hour’s wages per head.

14/ All government property shall be leased according to standard clauses for that type of property. Without explicit permission for a particular activity on a government leasehold, no permission shall be considered to exist.

15/ Those who leases publicly-owned farmland must plant the land in the years and seasons prescribed in the lease, with one of the stipulated crops. Those who fail to do this shall lose their lease unless weather conditions preclude.

16/ The use of public property and infrastructure shall be encouraged by government wherever practical. Then government shall charge market rates for the use of the public property. Where there is not enough to go around, government shall levy additional allocation fees so that demand is balanced with supply.

17/ No person, family or fictional citizen shall:

b/ own more than 1/50,000th of the agricultural land in the nation:

a/ Grow, produce, or sell more than 1 per mil of the nation’s meat, grain, seeds, or fertilizer.

c/ Do business in more than one of these categories.

18/ Our nation shall sensibly build and hold at least a 3-year food stockpile. Building this stockpile shall not be done in a way that increases hunger among UM member nations, or nations that have entirely cleaved away from Ishtar. Building this stockpile shall however be done in a way that increases hunger among PU nations and those who have not cleaved away from Ishtar and Islam.

19/ Government shall encourage the sharing of knowledge, housing, lodging, vehicles, equipment, tools, workshops, and resources because it will make us all richer. To this end, the judicial system shall offer a fast and easy arbitration of claims involving excessive damage to shared property. The only cost shall be a reasonable anti-nuisance fee. Also, those who engage in the short term renting of equipment and vehicles shall have no liability for the injuries of people using those shared devices, unless the equipment was previously damaged or improperly maintained in a way that lead to the injury.

20/ Each county recorder’s office shall offer the following intermediary and information services, among other services if requested for a nominal fee:

a/ Real estate and vehicle registration and taxation administration.

b/ Identity verification for voters, law enforcement officers, and other people.

c/ process of service for legal notifications, and verification of new official notifications on everyone’s facebook page.

d/ Verification of pending lawsuits.

e/ Certification of government actions including search warrants, outstanding arrest warrants, and pending court matters.

f/ Escrow services and money sending services.

g/ Secure collection and recording of important documents and deliveries.

h/ Asset location tracking.

i/ Location tracking of people and children. (optional)

j/ Video camera monitoring. (optional)

k/ monitor a variety of electronics and send notice if parameters are exceeded. (optional)

l/ monitor personal biometric data such as comes from heart monitors caloric intake, sugar intake, etc. (optional)

m/ Moderated local advertising and auction website.

n/ Moderated local facebook and twitter.

o/ Local user rating system.

p/ Local sharing systems.

21/ Our old fake democracy once went out of its way to help slave owners by chasing down and returning the people who fled slavery. In a similar way, our new democracy will go out of its way to help resource sharing. Great effort shall be spent on making sure our resource and knowledge systems maximize sharing.

22/ Government shall not discourage the sharing of resources unless there is a clearly stated and reasonable reason.

23/ Government shall have and enforce reasonable rules and penalties for those abusing the common weal, as well as those abusing private property that is shared either for
2/ There shall be no non-governmental ownership of any path to market. Nobody but the people shall own the market or the nation's international shipping. And no foreign nation shall handle more than 1% of the nation's useful lands in any category shall be reserved as anything like a habitat, nature reserve, or national park, and this only when sloping land will not work. 

3/ We shall not be road poor like Indonesia. Great wealth accrues to our nation for having more roads and road frontage. We shall have laws that help land-locked property to join the various infrastructure system, including the road and railroad systems. 

4/ All railroad, canal, and highway lands and structures are hereby nationalized and given to the counties. All ports, airports, shared roads, bridges, railroads, railroad-owned lands, railroad stations, and bus stations are also hereby nationalized and given to the counties. Any attempt to privatize or claim ownership of any of the foregoing shall be void, and the people trying to buy or sell the public interest shall be guilty of fraud. 

5/ All utility and railroad land and easements are hereby nationalized and given to the county governments to the extent they wish to claim ownership. All such land and easements may be freely used for linear infrastructure benefitting the people. 

6/ Government shall have an easement to run linear infrastructure, including roads, railroads, super-highways, pipelines, aqueducts, power-poles, giant electric towers, communication lines, electric lines as well as geothermal heating pipelines, both above ground and below ground, on all privately owned non-urban land in the nation. 

7/ County government must comply with the national government's instructions regarding easements for the linear infrastructure of the nation. 

8/ Government shall build railroads to maximize the amount of well-connected farmland. 

9/ Government shall be prohibited from giving land to citizens to build public linear infrastructure. Instead, government shall pay to build the linear public infrastructure on public land, and then it shall own and operate the infrastructure itself. Then government shall be prohibited from ever selling this infrastructure. 

10/ When government grants use rights to agricultural land, the land shall only be occupied by bona fide users. The land must be occupied by the registered users continually for 5 years before the users shall be able to sell their rights. During this time, the users shall not sell, lease, transfer, mortgage, or substantially abandon the property. Also, the users may be required to document that they live for at least 300 days a year on the property. 

11/ All government land leasing shall take place on the county level, and no more than 640 acres of farmland may be leased in a single lease. 

12/ With regard to privately-owned wilderness and cropland, we shall err on the side of sharing this with a universal passage easement. Those who own wilderness areas shall not be allowed to stop other people from walking across their land on the way to somewhere else.

NR'69. PUBLIC AND PRIVATE PROPERTY
1/ Nobody but the people shall own the market or the path to market. 
2/ There shall be no non-governmental ownership of any

rail-roads, or shared roads, or other form of communication lines shared by the people. All are hereby nationalized and given to the county governments. New shared linear infrastructure may exist as private property for up to 20-years, however, after 20-years, it shall revert to the people.

33/ No shipping company shall handle more than 1% of the nation’s international shipping. And no foreign nation shall handle more than 6% of the nation’s shipping.
They can fence their land however, and this may stop people if it can. There shall be no right to walk in other people’s fields, although paths on farmland may be used. Also for people hiking on another person’s land without authorization, the land owner shall have no liability for the hiker. This we must do for the sake of sharing.

13/ As we would all prefer a world of sweet smelling roadside orchards, we shall have high penalties for sealing fruit from roadside orchards, as with all forms of travel-related crime. For minors the penalty shall be 3 day’s pay. For adults the penalty shall be 30 day’s pay. Farmers and farmer’s markets shall always be free to sell their produce directly either from their land or from a truck parked in any open lot or along the side of the road in any place that does not cause a road hazard.

14/ Government shall not have any liability for people who get run over because they were standing in or near a street. Also, heads up shall be the rule for pedestrians in and near streets. Pedestrians walking along a vehicles-only road or crossing against signs may be held responsible for accidents that they cause.

15/ The right to record unusual and fleeting events occurring in the street shall be considered to be a matter of free speech and free information, so the right to stand in the street and near police shall be a rather protected right that is hard for police to take away.

16/ The minor offense of illegal crossing of a road shall not exist where no vehicle had to slow down, or where the vehicles stopped to allow the pedestrian to cross.

17/ Obstructing traffic for commerce shall be a misdemeanor offense. This crime shall not apply for those handing out printed political material.

18/ Nobody shall own any shorelines up to the highest tide or flood of the last decade plus 3 meters horizontally. This so people living along the waterway can never block hikers from walking down the shoreline as many owners so commonly do.

19/ Visitors to private properties shall have an obligation to use the main entrance if one is obviously presented. Where there is a clear yard in front of a house and a paved walkway, guests must use the main walkway to approach the house. If this walkway is gated and locked, even with a 90cm tall fence, people may not enter or walk down the driveway to enter the front yard or reach the door unless invited.

20/ Different rules for trespassing may apply:

a/ After dark.
b/ Where people are shouting out and announcing their presence.
c/ For service people, fire, police, and recorder.

21/ The people cannot be stopped, arrested or prosecuted for trespassing on unfenced/ unwalled outdoor public property under any circumstances. Also, if there is any unattended gap in the fencing, even a moment, or a robotic security door is broken, then the area shall be considered completely unfenced for the purposes of trespassing charges.

22/ Just as no arm of Government is allowed to sell the Brooklyn Bridge, no arm of Government may grant exclusive leases for the Brooklyn Bridge. Similarly Government shall be prohibited from granting exclusive leases (even one-day leases) on the open-air areas of our nation’s streets and parks — where only ticket buyers may enter, and where the people must obey special rules on their own public property determined by some commercial lessee that has paid-off government. If the Brooklyn Bridge is to be closed off for a time for a special event, then the public property must be open to everyone. Also, there is nothing wrong with government agreeing to pay an event coordinator a couple dollars for every person at an event.

23/ Where privately owned commercial properties invite all visitors who care to come in, and where they act and present themselves like public property — such as with the common areas in shopping malls, airports, train stations, and similar places — these places shall be considered as public property with regard to trespassing during the parts of the day they are open to all visitors. In these places, it shall not be possible to charge people with trespassing, or to eject people at will.

24/ Tertiary school campuses, theme parks, shopping malls, and other fictional citizen zones shall not be allowed to make any rules or laws subject to police power. The laws on campus shall be exactly the same as the laws off campus, and the laws inside Dys•nee land shall be exactly the same as the laws outside Dys•nee land (amiss•child land). Also, there shall be no special police departments for any of these places.

25/ It should be very hard for public property to become considered private, and very easy for private property to become considered public.

26/ Tertiary school campuses shall not be allowed to close themselves off from the public as they so commonly try to do. In order to charge a person with trespassing on a tertiary school campus, the person must have no legitimate business at all on the campus. Matters of 1st class free speech on a tertiary school campus shall always be a legitimate reason to be on a campus.

27/ When police, private security guards, and other people bluff about having powers they do not have, or when people claim property to be theirs when it is not, it may be considered a sort of fraud and a felony.

NR’70. NATURE AND NATIVE RESERVES

1/ No land shall be set aside as closed human-free habitat for more than 10 years in a century

2/ There shall be no fees or permits to visit or access any public facility, museum, park or nature area in the nation.

3/ If the nation’s richest, cleanest, and easiest to exploit deposit of any mineral is discovered in a habitat area, or natural park, then the Over-Senate shall weigh the costs and benefits of keeping that particular patch of land as parkland, or substituting another with similar surface characteristics.
4/ All nature reserves shall have at least one lodging and visitor village of sufficient size to facilitate use by the people.
5/ The Senate shall build rail-accessed, non-industrial townships in the nation's most beautiful places including some national park locations.
6/ Only the national government may eliminate protection for national parkland. The counties shall manage all former state parks in their jurisdiction.
7/ All special laws, citizenship, and jurisdictions for the descendants of the indigenous peoples are hereby abolished and void. All tribal land ownership rights shall be converted to 70-year pre-paid leases for that tribe. All shall be under the jurisdiction of the county or counties they are located in. All such lands shall be held in common by the tribe unless a majority of the tribe opts for dissolution and partition of tribal property.

NR'71. SPECIES PROTECTION AND HABITAT
1/ For all Government legislation concerning the genetic diversity of the biome:
   a/ The definition of a genus shall be a gene group of living organisms that is capable producing non-sterile descendants in the wild. If they can breed together, and produce viable offspring, they are not separate genus, but mere cosmetic variations of the same genus, like the various races and colors of people.
   b/ The definition of a species shall be a subdivision, or a specific variety of a genus.
   c/ Except in rare cases, all endangered creature legal protections by Government shall use the population of the genus, and not that of individual species varieties.
   d/ The Senate may elect to grant protection for various species varieties by single vote. However, this shall generally not be granted for mere color or behavioral variations.
   e/ Only the knowledge sluice of the national Main-Senate shall have the power to set endangerment levels for various animals.
2/ Given how the prior narrow democracy was corrupted by a parasite bent on hiding the nation's wealth of natural resources, all wildlife habitat, parklands, and nature reserves shall be re-evaluated by the Senate as to whether or not they shall stay protected.
3/ The Senate shall quantify the number of genera on earth, and the number of genera that have gone extinct in each of the past 50 decades.
4/ The Senate shall cancel the status of at least 10% of the nation's parkland and nature reserves.
5/ Species protection laws shall not apply when animals stray into urban or suburban areas, or into mineral extraction reserves.
6/ Where fast growing communities lack sufficient land area due to adjacent parkland or nature reserve, the Senate shall close down the most useful portions of that parkland and sell it off for use for human communities.

NR'72. AQUIFERS AND WATER RIGHTS
1/ Government shall help assure that the nation's fresh water assets are not squandered, or spilled into the oceans or brackish areas, benefiting nobody. To the maximum extent reasonably possible all soon-to-wast river water shall be redirected by the public wheel to good dry lands where it is needed.
2/ The need of humanity to use the world's fresh water shall come before the needs of wild animals living in river outfall habitats. If need be, we will build artificial habitats with artificial watering holes for these animals. Government shall not compel that any valuable fresh water be used to preserve any river outfall habitats.
3/ In areas with a water shortage, Government may prohibit the growing of certain thirsty crops by means of direct irrigation. Government may also charge different taxes for water depending on what plants it is being used to grow. Government may tax and prohibit lawns, golf courses and other water-wasting ornamental landscaping where irrigation water is scarce.
4/ Government shall protect all stable underground aquifers that will not rapidly dry out if there is a multi-year period without rain. All existing rights to use stable underground aquifers shall be subject to cancellation. However, this shall not apply to underground aquifers that will dry up in one year and underground aquifers not currently being depleted by use.
5/ During droughts, and whenever urban water users all being told to cut back on water use, both agricultural and urban users shall pay the same rate by volume for water in each region. This rate shall be raised in order to balance supply with demand.
6/ All well and river water shall be the property of the people. The people and their Senate shall be free to impose whatever allocative taxes and rule they wish with regard to the use of their scarce river and aquifer and well water.

H — ECONOMIC

NR'73. ANTI-MONOPOLY PROTECTIONS
1/ It shall be recognized by everyone that the short-term efficiency gains that monopolies brings are mere fractional increments of cost components — while the long term market power handed away often results in the sales price being multiplied as much as ten-fold, if recent history is our guide. No. Government must always guard against monopoly power in the private sector.
2/ The people and their government shall be mindful of the way that only one monopoly can drain the entire economy. For example, petroleum in 1973-2021.
3/ Many people grasp that monopolies have immense long term value to their owners. Most people fail to consider the other side, and how that value comes from the masses, the people. Therefore, as far as the people are concerned, monopolies are a hugely costly thing that should be avoided, except with regard to new products.
Government may grant monopoly rights with regard to new things, be they inventions, discoveries, authorship, development, improvements, manufacture, commercialization and the like. However, Government shall not grant or allow any privately-owned and unregulated monopoly in any other case unless it is extremely costly to do otherwise.

When government grants or permits a monopoly, or market-limiting franchise for something that is not new, that monopoly must be regulated by the Senate under the shortest terms practical.

Again, the benefits of industry consolidation are short-lived and small in comparison to the long term and huge cost of monopolies and oligopolies.

No party shall acquire its competitors and come to have more than 20% of any county market or more than 1% of the national market as measured by sales. Companies may however grow their business above these levels.

The Senate shall keep a watchful eye on industry consolidation in the nation. The Senate shall divide or smitereen enterprises that grows to the point where they become capable of exerting monopoly or market power.

Government shall inspect and pre-approve of every merger and business acquisition valued at over 500-years’s pay including those divided into parts to circumvent this rule.

Any domestic producer that makes more than 1/2 of 1% of the national supply of any common raw material may at the option of the Senate be smitereened. The Senate may grant reasonable exemptions for uncommon raw materials.

The money raised from the auctioning-off of smitereenened monopolists shall be considered fair compensation for the party that was smitereened. As a penalty for abuse of monopoly power, government shall keep a percentage of the money raised by the smitereening process.

When government pays fat profits to a monopoly, it can be corruption.

The Senate shall have the right to set prices in all industries run by a monopoly, cartel, or other form of commercial or trade paradise, natural or made by government that prevents competition.

When businesses and industries start doing any of the following, they start to lose their right to exist as unregulated and autonomous businesses. They also start to justify regulation and/or confiscation by the Senate and people:

- Limiting output to increase price.
- Producing an excessive share of the market for any commodity, raw material, or important component.
- Driving all or most competitors from the market.
- Taxing nearly everyone with their products.
- Operating without significant levels of competition.

NR'74. REAL ESTATE SALES

The county recorder system shall have the most complete database of property offered for sale because all property must be listed for sale on the recorder system for 72 hours in order to transact.

The county recorder system shall also have the right to clone any technology for presenting, organizing or searching through information about real estate for sale. The county property database shall not be outdone in any way by any other database with regard to completeness of information, functionality, records access, mapping, or ease of use. All good features shall be cloned by the national recorder’s office system.

Nobody may offer a property for sale or lease that is not listed with a county as for sale.

The fees for listing on the county's real estate for sale database shall be either 2 hour’s wages per item per day, or 10 hour’s wages per item per day, or 50 hour’s wages per item per day, paid in advance by the owner. The more expensive listings will get only get a more exclusive marketing location. To initiate a listing, a seller must pay for 4 days of listing and an inspection that costs a day’s pay. The money that an owner pays for marketing and inspection shall not be included in the transaction fee.

The recorder's office shall sell real estate through decaying-price auctions where every day, the price is lowered by 0.1% until the property is sold. Those who start too high must pay marketing fees for longer, or lower their price faster.

The charge for transaction (escrow) and title insurance shall be one percent (1%) of the eventual sales price to start. After some years, this will be lowered incrementally to one half percent (0.5%). Properties listed for sale with the recorder may be withdrawn at any time prior to receiving a valid offer, but listing fees once paid shall be non-refundable. Also the withdraw will be seen on the property’s record. If the seller withdraws the property after receipt of a valid offer, the withdraw fee shall be 3 percent of the offer, and this shall be paid to the party that made the offer.

Only the recorder’s office shall warrant or insure the title rights of property owners, and government shall be required to do this as part of its 1% transaction fee. The statute of limitations for making real estate title claims with the recorder shall be 3-years.

To reduce underpriced sales, all real estate must be listed as for-sale on the county recorder's for-sale database for at least 10 days before a binding sales contract can be created.

To reduce underpriced sales, we shall say that the listing price on the recorder’s database must be within 2% of the contract price, or the listing price must be changed, and another 5-days must pass before the sale can proceed. During this 5-day period, the seller shall be free to accept other offers provided these are at least 1/2% over the previous bid. On each new accepted offer, another 5-day period starts.
10/ All county recorder’s offices shall have a system where people from the public can be notified of all new listings in certain areas, or matching certain price or other parameters.
11/ The recorder’s office shall use specialist building inspectors to both look at the property, and all its work records and survey records. These inspectors shall fill out the listing forms, locate the property on a map, link to the plat maps and surveys. They shall also find to comparable sales. They shall do everything except enter a price, and sign the listing form, which the owner does before they do the remainder.
12/ All owners of all property advertised for sale must personally come in to a recorder’s office and read and sign the forms at the recorder’s office.
13/ All sellers on the county’s property for sale website must list their name and contact information for buyers that wish to contact them directly and avoid communicating with their salesperson if they are using one.
14/ No real estate sales contract shall be valid until all buyers and all sellers identify themselves at one of the county recorder’s ID verification and multi-shot video witnessing rooms.
15/ The recorder shall identify parties, supply all necessary standardized forms, intake offers, validate contract signing, serve as title insurer, escrow, pro-rater, and also perhaps loan broker for relatively identical units. The recorder shall also serve as arbitrator for some sorts of disputes.
16/ The county recorder shall also maintain a list of people who register as interested property buyers in the various areas.
17/ All contracts for the sale of real shall be in the form of one verbatim-identical unmodified print document signed by both parties. This document shall be read and signed at a recorder’s office. The only difference between the parts shall be the signatures, initials, dates, and thumbprints. There shall be no modifications to a real estate contract either before or after the signatures, or the contract shall be void.
18/ No contract for the purchase or sale of real property shall be valid if written in offer-counter-offer format.
19/ No real estate sales contract for a residence shall live for more than 30 days unless extended by both buyer and seller.
20/ No real estate sales contract may be assigned without the written permission of seller. No agreement to future assignment of a real estate contracts shall be valid. In all sales contracts, the sellers shall have an inalienable right to disapprove of any and all buyer name changes, including those for misspellings.
21/ Real estate sales contracts that call for sellers to make or pay for unspecified, indeterminate, or unlimited repairs or modifications to a property shall be unenforceable. A maximum dollar amount must be stated for the cost of all seller work, or the amount shall be zero.
22/ There shall be no intellectual property rights for contracts. All contract wording may be copied freely.
23/ All real estate sold by homeowners as principals shall generally be sold as-is, and buyer-beware, without any warranty of any kind, except those granted in writing by the seller. However, all real estate sold by, or through a professional sales agent, dealer, or builder shall be sold with certain basic warranties under the law that are binding upon both the seller and the professional sales agent. Generally it shall be presumed that the professional has a more complete and detailed understanding of the condition of the thing he is dealing in and he shall have some liability for failing to adequately disclose the property’s condition. This shall apply whether the agent/ dealer/ builder was the owner or just a party facilitating a transaction.
24/ Except for property sold as land, all real estate sales contracts shall be subject to cancellation by the buyer at any time, and by seller if not completed in 30 days. When property is sold as land, there shall be a date stipulated, no more than 180 days in advance. If the transaction has not been completed by the stated date, the seller may terminate the agreement unilaterally and keep all money paid.
25/ Profits from real estate owned for less than 90-days shall pay a 60% income tax. Profits from real estate owned for less than 180-days shall pay a 30% income tax. Except for this anti-middleman tax, and other transaction based fees called-for herein, Government shall be prohibited from taxing the purchase or sale of real property in any way, and must generally offer real estate transaction services for one percent.
26/ The word realtor shall hereby be a descriptive term for anyone with a government license to broker and deal in real estate. This term shall no longer be a trademark.
27/ All buyers searching for property without a realtor or agent shall have the right to be credited 100% of the commission offered to realtors/agents representing buyers.
28/ No agency agreement for real estate shall be created except in writing, and none in writing shall live for more than 60 days. If a property is not under contract by that time, the listing agreement shall expire in its entirety.
29/ No real estate sales agency company shall have more than 50 employees. No person shall own more than one real estate sales agency company. Fictional citizens shall not operate real estate sales agency companies.
30/ All items sold by commission sales people must pay commission sales tax of at least 33%. This includes all real estate sales commissions in whatever form, all lawyer fees, and all automobile sales commissions.
31/ The use of a realtor shall never be considered by the courts as reducing the seller’s liability in any way for any real estate transaction.
32/ All agreements regarding sales commissions and finder fees shall be recorded, and open for public viewing, or they shall not be enforceable.
33/ No agreement to pay any sort of sales commission, or third party marketing fee, or similar payment relating to the purchase, sale, or marketing, of real estate shall be enforceable in this nation's courts if more than 1/3 of a year's wages in total for all agents. This is the average national wage as is normal for this constitution.

34/ The use of net commission agreements and agreements that create middleman situations or agents shall be prohibited.

35/ No realtor shall receive any commission for incomplete sales transactions even if this is called for in a contract. Any such clauses in contracts shall be considered fraud. No offer to purchase property shall include any payment or check to escrow unless and until both parties agree to the contract.

36/ There shall be no trade association, labor union, or lobbying group for realtors, commission salesmen, or lawyers.

37/ All on-site signs advertising property availability may only say “for sale”, “for lease”, “for rent”, or “available”. Then interested parties can go to the county’s website. Realtors shall not be allowed to co-market their services on property signs.

38/ Realtors shall only do business under their own name.

39/ Realtors are not allowed to band together and share client information, while keeping that information secret from the public. Such activity shall be considered anticompetitive.

40/ Government and the nation’s financial institutions shall be prohibited from paying commissions or fees when they sell or purchase real estate or businesses.

41/ There shall be no sight-unseen buying or long leasing of real estate. Everyone buying or selling real estate must visit and walk the entire property with the representative of the recorder’s office and the prior owner selling the property. The principles must meet at the property before the recorder can allow the transaction. The only exception is for illness or old age, with a doctor’s certification. This rule exists because it greatly reduces the power of salesmen, because it is fair, and finally it is a beneficial headwind against the massively wealthy.

**NR’75. LIMITS ON FOREIGN OWNERSHIP**

1/ It is much harder for foreign economic parasites to participate in the economy of host nations that impose reasonable restrictions on foreign ownership.

2/ Economic parasites are heavily reliant on long-term artificial disparities in national currency and wage values between rich and poor nations. These disparities cannot exist for long if the money flow is all in one direction. The parasite must buy something from the rich nation to keep its currency and labor valuable.

3/ Economic parasites typically sell slave-produced goods in competitive and price-sensitive industries. When they send money back, they typically purchase assets that are not particularly price sensitive, things like debt, commodities and real estate.

4/ As a matter of national economic security policy, the rights of foreigners to participate in our nation's economy shall be limited as follows. Foreigners, be they human, fictional, or governmental, shall not:

a/ Own our government's bonds.

b/ Own any form of private bond.

c/ Own any form of loan or debt in the nation.

d/ Own any form of option, derivative or leveraged asset.

e/ Own equity in any of the largest 1,000 companies of the nation, or in aggregate (all foreigners from all foreign nations) own more than 20% of our nation's capacity in any industry or industry niche.

f/ Own any mutual fund or similar asset assembled from other assets.

g/ Own real estate in our nation, except one reasonably sized residence.

h/ Participate in our nation's commodity futures markets.

i/ Automatically be considered legal creditors in our nation, especially if they become the creditor side in a debt crisis.

j/ The foregoing shall include proxies, agents, agreements, assignees, contractors, corporations, trusts, lawyers and any other means of holding ownership. It shall also include all layers of sub ownership, and shell corporation.

k/ Immigrants may own assets of up to 200-year's wages. Provisional citizens may own assets of up to 500-year's wages.

l/ Those renouncing our nation's citizenship shall have the right to own assets for the rest of their life.

m/ Immigrants may own shares in the companies they founded, provided these companies do not own any of the above items.

n/ Foreigners shall be encouraged to invest and purchase equity in our nation's small and start-up companies. All voting rights for small company shares owned by foreigners shall be assigned to the Senate, and the Senate shall cast its votes as it sees fit.

5/ Our Government, and our citizens real and fictional shall not hold, option, or pledge foreign government debt, or foreign blue-chip company debt, or foreign blue-chip company equity. These may only hold hold small company equity and debt, and local LU denominated bonds for public works projects which are not guaranteed by the government if they fail. However, these bonds shall be an eternal LU-denominated burden on the the public works project.

In our nation, foreign governments, and foreign citizens real and fictional shall not hold, option, or pledge our government debt, or our blue-chip company debt, or our blue-chip company equity. Foreigners may only hold hold our small company equity and small company debt, and bonds for specific independent public works projects which will not be guaranteed by the our nation’s government if they fail. However, these bonds shall be an eternal LU-denominated burden on the the public works project.
6/ Those who lend money despite not being constitutionally allowed to, shall generally lose the right to collect if they are discovered. This shall also apply to bonds and blue chip stocks owned by foreigners. These shall become worthless if the tax house discovers that they are owned by a foreigner.

7/ Non-citizens shall not work in lending or foreclosures in our nation.

8/ Foreigners shall be permitted to have cash accounts in our nation, however, these shall charge the interest on the deposit. This interest shall be the greater of 1% per teneth, or twice the Senate's official inflation rate.

9/ Each exchange of foreign currency shall pay an anti-sloshing fee of 2 per-mil (0.2%).

10/ With regard to debts expressed in foreign currencies, the debtor shall have the option to repay in either the foreign currency, or our national currency at the conversion rate that existed on the day the loan was created.

11/ All non-citizens doing business in our nation must pass our nation's business practices test.

NR’76. DEBT CRISIS

1/ The economy shall be regarded as a construct that is expeditious for the fulfillment of our nation's material needs. No aspect of the economy shall be regarded as sacred, or beyond modification. If the economy is severely malfunctioning, then the Over-Senate shall have the right to modify the economy's parameters in any way it elects.

2/ The right to life, limb, and sustenance are primary things that are sacred to free men. The right to wealth is a thing of secondary importance. The right to extraordinary wealth is a thing barely of tertiary importance.

3/ An ultra-rich sliver of the population shall not have the right to drive the rest into down the drain poverty. Where a debt crisis is expected to bankrupt more than 1/6th of the population, the debt structure must be re-worked so this will not happen.

4/ The Senate shall not permit the economy of our nation to be debilitated by a debt crisis in time of deflation. Once a debt crisis has been declared, the rights of creditors may be reduced in any way the Over-Senate finds expeditious including a reduction of the amount of principal owed.

5/ Foreign investment shall be seen as something that is:
   a/ An unnecessary thing for a mature economy such as ours.
   b/ The potential cause of much harm.
   c/ A way for foreign parasite nations to gain power over host nations.

6/ If the Over-Senate declares a debt crisis with a 2/3 overmajority, then the principal of all non-government debts and all lease payments in our nation may be reduced across the board by any ratio or any sensible blanket formula the Over-Senate elects. The Over-Senate may also elect to do the same thing with government debt, however a 75% overmajority shall be required for modifying government debt. The Over-Senate should do a similar thing with lease payments. These adjustments should happen in smaller repeated increments, rather than all at once.

7/ Likewise if the Over-Senate declares an inflation crisis with a 66% overmajority, then the principal of all non-government debts and all lease payments, in this nation may be increased across the board by any ratio or any sensible blanket formula the Over-Senate elects. The Over-Senate may also elect to do the same thing with government debt, however a 75% overmajority shall be required for this. The Over-Senate should do a similar thing with lease payments. These adjustments should happen in smaller repeated increments, rather than all at once.

8/ When the economy recovers, the Over-Senate shall act fairly in reinstating the original debt and lease amounts. All existing and would-be creditors of the people of this nation are hereby put on notice that in the event of an economic crisis, your principal may be discounted for some years until the economy recovers.

9/ The Over-Senate shall have the power to elect economic time-outs with a 75% overmajority. In an economic time-out, the Senate elects a number of days where where the clock stops for loan payments, and rent payments.

10/ Except for new township sites, Government shall not sell off public assets in time of debt crisis to raise money. Instead, it must dilute the money value of everyone in such times, for the scarce money suffers from being too valuable anyway.

11/ By the flation of debt, Government shall try to assure that no more than 10% of properties are lost in times of economic crisis.

12/ There shall be no longer be bonds that are convertible to equity. No existing convertible bonds can be converted.

13/ The Over-Senate may elect with a 75% overmajority to cancel any or all classes or categories of derivative at any time. It may also halt trading retroactively and reconstruct accounts.

14/ If the Senate elects to bail out any of the nation's companies, The stock should suffer a heavy dilution or total forfeiture in favor of the nation's accounts. And if this isn't enough, first the shareholders get wiped out, and then the bond holders do.

15/ No new financial derivative shall result in leverage greater than 5:1. Any derivative found to be of greater leverage may be voided at the election of the Senate.

NR’77. LOANS

1/ The world has suffered repeated costly economic bubbles that stem from low down payments on real estate and consumption loans. To help reduce the frequency and severity of these bubbles in the future, all financial institutions shall be prohibited from making loans on real
estate, where the down payment is less than 20% of the purchase price.
2/ With regard to loans on real estate that is not exchanged between unrelated parties, owner equity on institutional loans shall not be less than 25% of the assessed value.
3/ There shall be no institutional loans on mineral lands. Their development shall be financed by the sale of stock and bonds in the financial markets.
4/ Everyone borrowing institutional money for real estate must show a reasonable source of income or deposits for making their regular loan payments.
5/ The county recorder's value shall be used for all institutional real estate loans. This is intended to make the real estate transaction process faster, cheaper, more transparent, and less corruptible.
6/ Each county recorder's office shall be required to follow national valuation guidelines. The national Sub-Council shall have the power to veto the valuations of any recorder's office if it judges that they are calculated incorrectly.
7/ All residential real estate loans shall be approved or denied in 5 work days or less.
8/ The use of amortized, or "never-dying" loans shall be prohibited as being contrary to economic freedom. From now on, all loans shall pay simple non-amortized interest on the amount withstanding. All new loans shall typically have 10 times payments per year.
9/ All repayments of principal and interest shall be at the same ratio throughout the life of the loan, unless the borrower elects to repay the loan early as is always his right. There shall never be any fee, penalty, or other charges for any early repayments on any loan.
10/ No loan term shall exceed 23 years as such is contrary to economic freedom and hands power to those who profit from economic downturns.
11/ There shall be no assumption of loans.
12/ There shall be no default for any loan where the cumulative total paid in monthly payments is greater than the amount called for under the loan.
13/ There shall be an 80% sales tax on loan application fees.
14/ All debts must be recorded and use the recorder's forms to be legally valid. Those convicted of enforcing unrecorded debts through violent acts shall get 20 years. 15/ No loans shall be callable at the whim of the lender, or in a financial crisis. All loans for single residences must use one of the Senate's standard loan agreements.
16/ When a loan holders or loan originators experience a disproportionately large number of their debtors default, the problem shall be presumed with them. They shall be presumed to have engaged in predatory lending practices and their loans may be written down accordingly.
17/ No lender shall acquire title to any property through the foreclosure process. All real estate taken back from defaulting debtors shall be held by the county and sold through the county’s auction system. If there is a severe economic downturn, and many counties acquire a glut of foreclosed property, the national Economic Sluice shall decide what to do with this property in the various regions. Government may:
a/ Slow or speed up the sale of this property.
b/ Offer special loans to new buyers.
c/ Write down, or write off the amount owed on the loans.
d/ Leave some or all defaulting borrowers in possession of their property.

**NR’78. BANKING AND CREDIT**

1/ The nation's treasury and central bank shall be entirely owned and operated by the national government. Nobody except the Senate shall have any control over the nation’s fiscal or monetary policy. There shall be no treasury, or federal or central bank, or money issuing institution institution that is not entirely controlled by the national Senate. Any ownership in these not currently held by the national government is hereby nationalized. Only the Senate shall flate debt.
2/ All of the nation’s financial administration shall be under the Economic Sluice of the Main-Senate. There shall be no other body or committee making national economic decisions for the people.
3/ Only the national government may issue currency for our nation and all its jurisdiction.
4/ To reduce the cost of government borrowing, among other reasons, we shall say that only deposits made with the national government or its agents shall be insured and protected by government.
5/ Government shall not limit the size of the insured accounts because government wants to maximize deposits in accounts that pay little or no interest but are entirely protected against loss and inflation.
6/ On top of guaranteeing that deposits made with government will not be lost in a financial crisis, government shall also guarantee that they will be protected against inflation by denominating all government deposits in Lavori, also called labor units, also called LU, hours of labor at the average national wage.
7/ All government transactions, and all real estate transactions, including leases shall be denominated in Lavori. And because of this, there can be little or no payment of interest because the value of a labor unit will automatically match inflation.
8/ Only the national government shall have the power to lend money on insured deposits. No bank, or fictional citizen shall take in insured deposits and then lend the money at interest without the participation of Government. All banks shall serve as agents for the nation government's money supply with regard to lending. These may be agents for other lenders, but they all must be agents for government lending as well.
9/ Government shall be prohibited from monopolizing banking and lending. Government shall only monopolize the very large niche where government insured-deposits...
are used to fund loans of a fungible or commodity nature. This includes assets such as purchase and placement of prefabricated dwelling units, township commercial centers, township utility plants, township land acquisition if applicable, miles of rail lines, miles of road, miles of utility line, and certain types of capital equipment. And here this monopolization shall be limited to establishing detailed standards for conforming loans in the various categories. Also, the Senate may allow up to 10% of government insured deposit lending volume to be used for non-conforming lending, unless this proves problematic.
10/ Government will make a small percent of profit from both its maximum credibility insured-depository function and its lending function. On one hand, it will cost the people a bit to keep their money maximally safe in government insured accounts. The other hand, non-governmental lending will have a higher cost of funds. Therefore government will always be able to both undercut the market for loans and charge positive net rates of interest on those loans.
11/ To begin with, those legally in our nation and with less than 5-year’s pay in their depository accounts shall pay government no fee to keep their deposits.
12/ When an enterprise calls itself a bank, it shall be uninsured. When an enterprise calls itself a depository, it shall be an agent for insured deposits made with the nation’s treasury.
13/ If an enterprise calls itself a depository, it shall be engaged in the business of taking in insured deposits as agents of the nation’s treasury. To fund these fronting depositories, the treasury shall pay a small amount per transaction.
14/ Banking enterprises have a long history of going bankrupt in large numbers during economic downturns and leaving the people with the bill. Money deposited with anyone else but government shall not be insured by government.
15/ Only money deposited with a national treasury through a nationally chartered depository account shall be both inflation guaranteed (because it is denominated in labor units) and insured by our nation’s national government. Citizens who want to make sure their money will be there in any crisis should deposit it with the national treasury via an official depository, for these deposits always get paid in full first in a crisis. Government may charge interest for this valuable financial assurance. Government may also pay interest on these accounts if necessary.
16/ In order to make uninsured investments with OPM managers, people shall be required to have at least 2-years average wages deposited with the national government in an insured account. Once this is done, the investor shall be given his investor’s tax ID number and permission to make uninsured investments with his excess funds. This requirement shall not apply for people using their money to start a business of their own, or a business in a closely held partnership.
17/ The institutions that lend money on behalf of the treasury shall be called government lenders. Government lenders shall take in the standardized government applications, and order a valuation from the county recorder. They shall also do preliminary borrower verification, and help disburse loan funds.
18/ When government or its subsidiaries lend money to the people, collateral value, and hence maximum loan amount shall be determined from the lower of:
a/ The county’s assessed value.
b/ An out-of-county re-appraiser’s statement of updated value.
c/ Unbiased out-of-region Senate appraisal of values.
19/ When inflation is a worry, Government may cut back on its lending activities. Government may also increase down-payments among private lenders, and flat debt among other methods for curbing inflation.
20/ Government should always discriminate between real estate consumption lending, and capital investment lending in industry. The former shall always be taxed, the latter shall never be taxed and may be subsidized by the consumption lending.
21/ Private debt obligations shall not be traded or circulated as currency.
22/ There shall be an 80% sales tax on all non-government loan application fees, and a 50% sales tax on all non-government loan origination and escrow fees.
23/ No financial institution shall handle more than 1/200th of the nation’s financial needs, or more than 1/10th of the financial industry needs of any county.
24/ All banks shall be required to mirror and backup the accounts of at least 10 county recorders as assigned by the treasury.
25/ As almost all unregistered currency transactions will be eliminated from our nation's banks, there will be much less need for special bank security or cash safes. As there is no credibility imparted by the bank, there will be no need for fancy structures. Thus we imagine many of our consumer banking needs compressed into a customer support desk, perhaps combined with other features of life like post office and local government services office.
26/ Domestic credit and debit card use shall not be charged at more than the the greater of 60-second’s wages, or 0.3% of the purchase. International credit and debit card use shall not be charged at more than the the greater of 90-second’s wages, or 0.6% of the purchase. This shall include all charges and fees associated with the account, including all vendor, buyer, forex and intermediary charges. Also, all charges on all credit cards shall pay daily interest on the account total, with no grace periods used.
27/ All international exchanges for credit and debit cards, as well as bank accounts must be at the international TT rates. No bank may charge more than one hour’s wages plus 0.2% for foreign exchange transactions.
28/ Credit cards may charge interest, but they may not charge late fees, or compound interest. All credit cards must have one interest rate for all unpaid balances. All credit card payments shall be due on the 5th for the previous tenet. All interest accrues from the time of purchase.
29/ No consumer credit or student loan debt shall more than double due to interest and fees. It shall not be possible to charge collection fees on student loans and consumer credit, personal transportation vehicle loans.
30/ Credit card companies do not get to write their own rules. The Senate writes the uniform rules for all credit card companies, and they all must obey in the same way.
31/ No charge to a payment account such as a credit card shall go through until the account holder accepts it on the app, or waives the right to do this on small charges or charges up to that amount.
32/ No business shall acquire the right to use its own discretion in debiting the accounts of their consumer customers unless those accounts were prepaid to the business.
33/ All businesses invoices shall incur interest at one half of the average credit card rate starting on day two.
34/ No loan or new revolving credit account shall be binding unless the person appears in person at an assessor’s office to verify their identity. The recorder’s fee for this verification service shall be 1-day’s wages to discourage the financing of small purchases. And as normal, this shall be 1-day’s average wages for the nation.

NR’79. BUNDLED DEBT
1/ All foreign owned bundled debt is hereby nationalized. No bundled loans in or from our nation shall be owned by foreigners.
2/ All debtors shall issue their debt in 10 classes in order of who gets repaid first. The 1st class debt gets paid first, 10th class debt gets paid last, and more often gets totally wiped out. Mutual funds of 1st class, and 2nd class, and 10th class debt shall be allowed for certain types of debtor. Also funds of certain types of borrower shall be allowed. But there shall be no other derivatives or re-divisions or mincing of debts that is legal and enforceable.
3/ When debt is cut in deciles like this, it will produce a surplus over the value of the undivided, disordered, risk non-diffused loans. This value and the market where it is bought and sold shall belong to the people.
4/ Insurance of loan repayment shall not be enforceable in our nation. If we allow this practice, it gives a false sense of security that aggravates the severity of the worst financial storms.
5/ No new loan bundle may cover an urban area that is more than 30-km across in any direction. No loan bundle may cover a non-urban area that is more than 300-km across in any direction.
6/ There shall be no options, swaps, derivatives, or bonds guaranteed for bundled loans.

NR’80. FINANCIAL
1/ All trading exchanges in the nation are hereby nationalized. All exchanges shall be operated by the Senate, and all exchange fees and transaction fees shall accrue to the people. This is in addition to the anti-sloshing taxes the Senate may elect to impose.
2/ No trading exchange shall handle more than 5% of the nation’s financial transactions, or be located in a known earthquake or tsunami flood zone. No county or metropolitan area shall host more than one exchange.
3/ Purchases or sale of real estate, expensive assets, vehicles, intellectual property, stock, business ownership shares, bonds, debt shares, and any derivatives thereon, shall only be considered sold and conferred if they are traded on, or recorded on, one of the Senate's exchange platforms. No purchases or rentals taking place anywhere else shall confer legal possession.
4/ All financial exchanges in the nation shall be open 365 days a year. None may be open for more than 30 minutes a day, during the international trading period, from 09:00am to 09:30 New York time.
5/ Fictional citizens shall be prohibited from paying other companies, or short-term employees to market their stocks and bonds for sale.
6/ All shares in all fictional citizens shall be equal, with equal voting rights, except that shares owned by government may be of a higher and more dominant class.
7/ No publicly traded company shall issue stock or bonds, or buy them back, less than 14 days, or more than 60 days after these actions are authorized.
8/ The national government shall run the financial markets for the benefit of the small disconnected investor. To this end, it shall gently discriminate against large investors and especially insiders. Those who have wealth over 500 year's wages must irrevocably schedule their trades 1 day in advance. Those who have wealth over 5,000 year's wages must irrevocably schedule their trades 3 day in advance. Employees and those who own more than one per-mil of a publicly traded company, must irrevocably schedule their trades 6 days in advance. The rules of this paragraph shall include parents, children, siblings, spouses, and close associates of insiders. Also, all trades placed in advance must go through at the market price at the beginning of the day's trading.
9/ There shall be no mark to market accounting as this aggravates booms and busts by making the boom times looking better and crisis times look much worse. Future generations are warned that mark to market accounting made the economic crisis of 2008-2009 many times more severe that it otherwise would have been.
10/ No non-government investment fund, company, or trading house in the financial markets shall have assets in excess of 100,000 year's wages, or collaborate with its peers. No company investing in other companies shall issue stock.
11/ The Sub-Senate shall manage a number of investment funds, some of which shall be insured by
government in some ways
12/ No investment fund shall charge more than 0.5%-per year for its services, or charge more than this amount as a buy or sell charge.
13/ The national government shall charge a 1-per mill anti-sloshing tax on all financial market transactions including those for investment funds. Therefore, the round-trip tax will be 2-permil. This is intended to: a/ Discourage short-term trading. b/ Squeeze out front-running market-makers. c/ Squeeze out parasitic arbitragers. d/ Stabilize prices. e/ Raise profits for long term investors.
14/ Those who broker, handle, or manage investments for others shall not trade their own portfolio either in their name or in the name of others. 
15/ Only the Senate shall rate debtors and debt. There shall be no private rating agencies. To do otherwise is to leave the system open to the sort of systemic risk that caused the financial crisis of 2008-2009.
16/ Primary financial derivatives may exist, however, the dynamics of tertiary and even secondary derivatives being beyond the full comprehension of nearly everyone, these shall be wholly prohibited. Any derivative class elected secondary or tertiary by the Over-Senate may be elected unenforceable and worthless after the fact. 
17/ Loans may be bundled, and the whole sold as shares. However there shall be no derivatives on debt or bonds, or bundled loans. 
18/ Options and futures shall not exist for individual companies, or their stocks or debts. This is due to huge synergies with insider trading, and market manipulation. potential for abuse by would-be monopolists, as well as their relative lack of purpose for honest investors. 
19/ Options and futures shall not exist for any minerals that come from the ground, except when delivery is taken more often than not. This is due to their synergies with market manipulation, and relative lack of purpose for honest investors. 
20/ Margin lending shall be prohibited for three reasons: a/ It tends to aggravate bubbles. b/ It tends to drain off profits from prudent investors. c/ it creates a trap for novice investors. 
21/ Publicly traded company shall make all non-emergency announcements after markets close, and before midnight. 
22/ Due to the potential for fraud, publicly traded companies shall be prohibited from: a/ Buying back their own shares, however, they may petition for public dissolution, where the Senate sells off divisions and hands out the cash to shareholders. b/ Declaring special dividends. They must instead increase their regular dividends, or keep the cash. c/ Squeeze out parasitic arbitragers. 
23/ Starting on revelation day, all existing options and futures shall be frozen in time until the Senate can decide on a just course of action for them. Those whose inherently risky derivatives expire as a result of this freeze shall be out of luck. After this, all fictional citizens (including banks, insurance companies, mutual funds, hedge funds, and government insured financial institutions) shall be prohibited from buying, selling, or owning financial derivatives of any kind. 
24/ There shall be computerized execution of human-placed trades, but there shall be no computerized trading for profit. Both the purchase price and the quantity sold must be entered by humans. The Senate shall impose a human-scale size limit on the currency amount that can be entered in one single trade. 
25/ All non-human account holders must place their trades before the market opens each day. Nobody shall buy and sell the same or a similar financial product in the same day. 
26/ The Senate shall always keep in mind that our fictional citizens frequently serve as a front for economic parasitism. Also that every market advantage we give our nation’s fictional citizens over flesh and blood citizens is potentially an advantage for economic parasites using those fictional citizens as frontmen. 
27/ There shall be no trading of volatility as a financial instrument. 
28/ Except for commodity futures, no financial instrument purchased on a financial market shall confer liability in excess of its purchase price. 
29/ No fund holding stocks, bonds or commodities, or other assets shall charge more than five per mil per year for its services, or more than one per mil as a transaction charge. 
30/ All investments shall be open to all investors. The maximum cost of a share shall not exceed one day’s pay. 
31/ Three column accounting shall be the norm for all accounts involving multiple charges and payments. There shall be one column for charges, one for payments and one for the net amount after that transaction. All financial services must use three column accounting. And all debts and credits must appear on the master ledger view. 
32/ All fictional citizens and financial services providers must have a master ledger for each account. Any charges made off the master ledger may be held to be fraud. 
33/ No investment fund shall invest money where it will be swayed political, environmental or social decisions, as this is a corrupt practice and a back door to our democracy. 

NR’81. CONTRACTS
1/ Consumer contract clauses that are misunderstood by more than 10% of Sub-Senators reading them shall not be enforceable. 
2/ When consumer contracts seem to say one thing on casual reading, but on careful study say another thing that is beneficial to the authoring side, they may be held non enforceable. 
3/ Contracts that are contrary to what company representatives are recorded as saying may be held unenforcible. Also, all sales pitches may be freely recorded without notifying those making the pitch.
4/ Contracts that are normally signed without being read shall have little power over the people signing them. For contracts over 500 words, the party that drafted the contract must show proof that the other party actually read the contract. For contracts under 250 words, all signatories shall be presumed to have read the contract if they accept it. This rule shall apply to all addenda, rules, attachments, titles, general conditions and all other supplementary information. All of these things shall be included in the word count. When contracts reference the Senate's standard provisions, those Senate standard provisions shall not be included in the word count.

5/ No contract shall be valid for more than one week's wages unless it is publicly recorded.

6/ Oral agreements shall not be enforceable unless they are video recorded to the camera generally according to the required basic contract text for that sort of oral agreement.

7/ Blank check contract assignment clauses serve no real purpose for principals, but they are a vein of gold for brokers and crooks. Therefore all blank check assignment clauses shall be unenforceable.

8/ No contract clause allowing for contract assignment shall be enforceable unless the potential assignee is named at the time of signing of the contract. Also there shall be a total prohibition on fictional citizens (each a potential black box) as contract assignees.

9/ When entities trade hands, all open escrows automatically get cancelled, any charges and costs being the responsibility of the buyer.

10/ In order to accelerate output and advance national competitiveness, we shall have it that reasonable, and non-predatory contract clauses calling for payments of liquidated damages arising from delays shall generally be enforced by the courts, where an upper limit to the damages is stated, and the work or materials provided generally conform to contract standards. Early completion bonuses shall likewise be generally enforceable.

11/ In general, all consumer contracts must use one of the Senate's form contracts for their classification. Those who do not use one of the Senate's many-many form contracts must pay 3X the regular adjudication fees if there is adjudication.

12/ The following matters shall not be the subject of a binding contract, and no clause concerning the following matters shall be enforceable in the nation's courts or under any arbitration agreement. Further, these things shall not be enforced by extra-democratic mafias. And Government shall aggressively and vigorously defend the people from any Mafias that arise and exert government power in the following matters:

a/ The sale or transfer of people in slavery or forced labor.
b/ The sale or transfer of children.

c/ All matters relating to gambling, gambling debts, lotteries.
d/ All matters related to sales commissions.
e/ All matters of live performances in front of a large audience, be they for music, sport, acting, or talking.
f/ All matters related to sport team membership and acting. This includes professional athletes and professional actors that fail to show up or perform as required.
g/ All matters concerning the exclusive right to publish, own, repeat, or talk about any recording of, or any account of any ostensibly true event. Nobody shall ever be allowed to buy-up the rights to talk about any ostensibly true event.
h/ All matters related to non-government confidentiality agreements, and non-disclosure agreements. These things are the very definition of darkness in the group mind. (How can we allow such things when we are committed to light and truth?)
i/ All matters of celebrity sponsorship and payment for celebrity sponsorship. (This is a thing to be minimized by government, right?)
j/ User agreements and User agreement amendments signed after the purchase.
k/ Non-compete clauses for workers, except where the worker is paid at least 3X the average wage. However, no non-compete clauses shall not live for more than one year.
l/ All commission sales agreements and all agreements for introductions to clients.
m/ All agreements concerning gold, black-market cryptocurrencies, diamonds, platinum, silver, rubies, emeralds, or sapphires. This shall include circumstances where these things are sold, held in escrow, or held as collateral.
n/ All agreements and transaction where the government's sales or transfer tax was not paid.
o/ All purchase contracts involving financing where the down payment that is less than 15% of the total purchase price including all extras and required charges.
p/ Contract clauses calling for arbitration by non-government arbitrators, as these tend to be biased in favor of the side bringing the arbitrators the business.
q/ Nobody shall sign a document on behalf of another unless they are the parent of a minor or a recorded guardian, or they have a recorded 1-year power of attorney document. It shall always be a felony to sign someone else's name.
r/ All mortgage payments, rent, utilities, and HOA fees shall be paid to the recorder's office which shall charge the collecting side 0.1% as a transaction fee on mortgage payments, and a 0.2% fee on the other transactions listed.
s/ The Senate shall establish standards for what sorts of professional and businesses practices must be quoted in advance, and how they must be quoted. Once we do this, it shall be the business's duty to accurately describe the scope of work to be performed on
the contract. If there is ambiguity, the customer gets the benefit of the doubt and the work shall be done as part of the contract.

16/ When no specific price is agreed on for a product or service, then no payment shall be due and government shall have no role in compelling payment. If the price is vague and the product or service was delivered unpaid, this shall be a big problem for the seller.

17/ When a business offers a menu of goods and services and that menu implies a price range, the business cannot exceed that implied price range on similar goods and services without prior written agreement stating the price to be used.

18/ When there is a going open market price range for a certain product or services in an industry:

a/ A businesses cannot greatly exceed that range for any product, except without prior written agreement stating the price to be used.

b/ An OPM manager cannot exceed this range.

19/ It shall be a crime to enter a retail businesses premises as a customer and try to poach its clientele for another profit making enterprise. These people shall all be seen as violating an implied condition of entry.

20/ It shall not be allowed to market goods or services as limitless or without limit when the speed of delivery or the quality of the service is reduced after a certain point.

21/ As all Senate communication are required to be monitored (including coms with constituents, other Senators, and anyone else), the idea of confidentiality agreements with Senators and the Senate is absurd.

22/ the term S-coms shall refer to communication in either direction with the Senate. As all S-coms are monitored and it is a crime to meet with a Senator outside of what is essentially an Orwell zone.

23/ Regardless of what any contract says, everyone shall always be duty bound to report illegal activities, just as the people shall be duty bound to protect people who report illegal activity.

24/ It shall be a felony to threaten and harass people for disclosing illegal activity.

25/ This constitution reiterates the idea that all contracts must be for legal things and contracts for totally illegal things are void.

NR’82. NO CRIMINAL CURRENCIES

1/ Instead of allowing anonymous currency, we shall instead have a system that tracks everyone’s transactions so that all can be subject to financial forensics. It is thought that tracking everyone’s transactions will act as a high tax on all forms of illicit commerce, crime, Mafia drugs, robbery, and prostitution, as well as government and FC corruption. Eliminating cash will do these things, while at the same time costing honest transactions almost nothing.

2/ Our nation shall eliminate all anonymous physical currency notes and coins by 2030.01.01. After this date, all money shall exist only in entirely electronic and notional accounts, or in the form of ID and signature verified, single-use travelers checks, with the balances kept by the county recorder system in blockchain fashion, the files backed up by many other county recorders in other parts of the nation.

3/ How do we have bank runs if there are no currency notes in the system?

4/ The account system automatically generates everyone’s tax bills at every level, subject to appeal.

5/ Those spending more than two hours pay on behalf of someone else who is not a registered dependent shall be required to enter what the money is for. It may be considered as money laundering or black market dealing when people are vague and inaccurate here.

6/ Government shall provide applications and technology so people can accept money at temporary businesses and temporary jobs, garage sales, lemonade stands, and on the spot charities. All money paid to beggars must be paid to the account of the beggar’s begging license.

7/ It shall be considered the felony of money laundering to use or offer services relating to anonymous black market electronic currencies, on or after revelation day. The use of crypto currencies on or after revelation day shall be considered felony money launderers. Government shall be free to use sting operations on people using or offering services relating to anonymous crypto currencies.

8/ All children shall have a financial account number assigned at birth along with their national ID number. Relatives and friends shall therefore be able to give children amounts of money in this account.

9/ All barter transactions must be assessed, and the county assessor may charge up to the average pay per hour for this assessment service. Thus barter will be substantially more expensive than using money.

10/ Government shall have downloadable LU contract forms for what are essentially enforceable crisis checks denominated in LU. All these checks must be assessed, and they must pay the reasonable assessment fee.

11/ Our nation’s government shall watch to make sure that no new criminal currencies appear. If a criminal currency appears, government must take action against it and all money launderers using it.

12 Only the national government of our nation shall have the power to issue currency (and create money/ legal tender in our nation). The counties shall not have their own currency. No citizen, fictional citizen, or foreigner shall issue currency in our nation.

13/ Our nation shall take all reasonable steps to discourage the use of gold, diamonds, platinum, silver and other fungible money substitutes. Government shall take all practical steps to degrade and ruin the long term value of these things, as well as similar compact and fungible goods, and anonymous black-market electronic currencies.

NR’83. PRECIOUS METALS AND GEMSTONES

1/ Government shall be prohibited from buying precious
metals and gemstones, or using them as money, or holding them as bullion without selling at least 1% of reserves each year. The finding and valuing of these mostly useless rare minerals shall be seen as a thing of total human folly fostered by an eternal parasite that no longer exists.

2/ Government shall be prohibited from holding or displaying so-called precious metals and gemstones to include gold, platinum, silver, diamonds, rubies, emeralds and sapphires in its museums.

3/ Except when the material is to be used up in industrial purposes, contracts that call for, or allow payment or delivery of precious metals and gemstones shall not be enforceable.

4/ No institution involved in trading or brokering stock, bonds, or mutual funds shall be allowed to trade precious metals and gemstones, or obligations related to the transaction of these things.

5/ Our nation shall incrementally divest itself of all precious metal bullion reserves and museum gemstones at a rate of 3% per year until 2025, and then 2% per year until 2030, and then around 1% per year, thereafter, thus flooding the market for over a century.

6/ No contract for the purchase, sale, deposit, option, safe-keeping or insurance of precious metals and gemstones shall be enforceable. Law enforcement and the courts shall value gold and platinum and diamonds as if they were made of aluminum or iron, and the theft of these things shall not be regarded as grand larceny, but petty theft.

7/ It shall not be a crime to make or sell fake precious metals and gemstones. The counterfeiting of gold, platinum, silver, gemstones, gemological certifications, antiques, and antique artworks shall not be a crime in this nation. No gemological or jeweler’s certification shall have any legal validity in this nation.

8/ precious metals and gemstones, and crypto currency, and all other criminal currencies shall generally have no legal standing in criminal matters. If these things are stolen, misappropriated, or counterfeited, this shall not be a thing for the police or the justice system to get involved with. This constitution is attempting to shut down the value of these things. Nonetheless, all sales of jewelry containing gold, platinum diamonds, rubies, sapphires, or emeralds, shall be subject to at least a 33% luxury tax on their sale price, whatever that was.

9/ Free people are supposed to shun precious metals and gemstones as evil things. It is best if no new wedding rings or other jewelry is made from these things. Stainless steel is best if you are going to wear jewelry. The people are advised to use surgical steel for their partnership or wedding bands if they need to use wedding bands at all.

10/ The richest diamond lands in the nations shall be nationalized and made into a mineral extraction reserve. Government shall run public service ads reminding the people how millions of diamonds were fished out of the ashes of Nazi concentration camps.

11/ It shall be the official policy of the nation to prevent gold from being used as a criminal currency. To this end we neither want to mine all our gold, nor do we want to produce a steady amount. Instead, we want to suddenly and at irregular periods announce the opening of a new section of auriferous river to gold mining every 2 to 10 years, so as to destroy the ability of criminals to use compact gold as a store of value.

12/ Each river channel in our nation, shall be sampled every 5km by core drill, and the samples sluiced for gold and other heavy minerals. Special attention shall be given to tracing concentrations back to their motherlode deposits. Special attention shall be given to the idea of quantifying how much gold exists buried in our river valleys.

13/ The river bed of the following places shall be drilled to bedrock every 2,000m: a/ The rivers east of Bakersfield, Fresno, Sacramento, and Redding.
b/ All areas of California that have been hydraulically mined.
c/ the area around Yreka California

14/ Regarding shipwreck and buried treasure: a/ If it was government property, it shall always be government property.
b/ If it was stolen, ownership rights shall only be valid for 80 years.
c/ Insurance company rights shall only be valid for 20 years, then their ownership rights devolve to the people.
x/ There shall be no taxation of buried treasure and shipwreck treasure provided video surveilled archeological excavation is permitted to document the discovery.

**NR’84. FINANCIAL ACCOUNTS**

1/ The money in personal accounts of any sort shall only be blocked, frozen, suspended of access, or taken away by the courts, and then after a trial subject to the rules of due process, and subject to the bankruptcy limits stated herein. Anyone who unjustly interferes with a person’s right to access to their personal accounts be they a natural person, or fictional citizen, or government worker/ agency should be put on trial for fraud.

2/ In order to preserve faith in the financial system, there shall be the strongest toxic waste level penalties when FCs abuse their powers and illegally restrict personal accounts when they do not have the right to do this. Also those company directors and company staff who pollute the financial system in this way shall quickly find themselves subject to prison time for abusing their power and the credibility of the financial system.

3/ It shall be considered a form of democide for infrastructure companies (including financial and transport infrastructure, and including company directors and managers) to harass their customers for their political/public words or deeds.

4/ People may have supplementary non-personal
accounts that are restricted in a variety of ways, such as government poverty aid accounts, private poverty aid accounts, ex-convict incarceration work money accounts, and child support accounts, however, these accounts shall all be considered non-personal accounts.

5/ Neither Government, nor any anyone else shall have any say over what citizens can buy with the money in their personal accounts, or where and how they can spend their personal account money. Personal accounts can even be used for illegal activities, however, the person using the money for illegal purposes may be held to account afterwards and tried for the illegal use.

6/ People with substance abuse problems, gambling problems, mental health problems, and budgeting problems may voluntarily establish restrictions for their personal account(s) where money is reserved for necessities and the remainder of their income trickles out at a fixed rate. The courts shall not have the right to compel people to use restricted accounts except where people have been convicted of a felony and sentenced to more than half a year in prison, or where they have a high use alcohol, opiate, or stimulant license that leaves the person dysfunctional. Also, where a court restraining order exists, and the restraining person has moved to a distant place, the restrained party may be restricted from using their personal account near the restraining party.

7/ All spouses shall have the right to immediate pre-division of shared/community assets and accounts upon filing for divorce. Spouses that withdraw all the money in their shared/community assets accounts prior to a divorce shall be penalized by the courts for taking this illegal self-help measure.

8/ Where transport providers, financial institutions, payment platforms, and similar infrastructure, terminate the account of a customer, the customer shall be allowed at least 90 days to move on.

9/ Each person shall have the right to access their financial accounts with only their face, thumbprint, signature and number. Cards and electronics may be handed out, however, they shall not be necessary. The people shall have the right to have multiple accounts and accounts hidden from spouses and family if they are over age 16.

10/ Personal checks, travelers checks, money orders, and serialized name-printed cash notes may be used by the people provided they are ID verified at issue and tied to a citizen’s identity, and the recipient cannot use them for further subsequent legal tender except in a crisis. Grocery stores, pharmacies, emergency care, and similar critical services shall be required to accept checks and other sorts of emergency transaction money.

NR’85. DEBT

1/ No citizen shall ever be jailed, forced to serve in the military, or otherwise deprived of their freedom on account of bankruptcy, civil court liability, or unpaid debt, including child support. To do otherwise is a form of slavery, and our nation stands opposed to all forms of slavery.

2/ Debt being an ancient tool of economic parasitism and slavery, government shall not institute policy or taxes that incentivize the people to become debtors. Quite the opposite, government policy shall incentivize and encourage people to minimize their debt.

3/ Lenders shall not be allowed to advertise and encourage the people to go into debt. Lenders who advertise and encourage the people to go into debt shall suffer significantly reduced rights to the repayment of the money they have lent.

4/ Lenders shall not be allowed to pay any commission or incentive to those who prepare or bring them business. Lenders that engage in this practice shall suffer reduced rights to the repayment of the money they have lent.

5/ Intentionally damaging collateral before a repossession shall be seen under the law as a sort of theft, a prison crime, if the damage is large and certainly not an accident. If we don’t say this, we as a society get so much more waste for absolutely nothing.

6/ Debts to one’s employer shall be unenforceable under the laws of this nation. Nobody shall ever come to be in debt to their employer for any reason, and those who dupe the ignorant into such an idea shall be considered enslavers under the law.

7/ Nobody shall ever come to be in debt because of the actions of others including the actions of parents, siblings, or relatives. Those who dupe the ignorant into such an idea shall be considered enslavers under the law.

8/ New debts over 1-week’s wages that are not recorded by a county recorder’s office shall not be enforceable under the law.

9/ Household furnishings and non-luxury clothing and financial accounts totaling less than 24-month’s wages, plus 6-months per dependent child, may not be seized to pay any debt.

10/ The Senate shall establish a ceiling for interest rates and loan fees to protect the people from predatory lenders.

11/ When a person voluntarily records a vow of limited wealth (a “volwist’s” vow), it shall be just as binding as a court or tax judgement.

12/ Debts cannot transact for less than 1/6 of their face value.

13/ No person shall ever be forced to make good on the financial obligations of their parents, children, or siblings, unless they signed a third party debt guarantee agreement.

14/ The money court trail lawyers of the old system (paid on commission) along with the agenda of Ishtar have heavily distorted the way our system works with regard to debt and bankruptcy for the worse. From now on, court enforcement of financial obligations shall about recovery of financial losses from financially healthy people, instead of driving people into down-the-tubes poverty (proverti). Therefore the following Bankruptcy Seizure Limits shall
apply with regard to debt obligations and money court seizure limits:
a/ Liquid assets of 1-year's wages per pre-existing person in each household (up to 3-year's wages) shall be off limits for money court seizure.
b/ Personal residence equity of up to 3 year's wages per pre-existing person in each household (up to 9-year’s wages) shall be off limits for money court seizure.
c/ Normally valued cars, furniture, and clothing shall be off limits.
15/ The following rules shall apply with regard to the freezing of assets by the money court system for pending trials:
a/ Obtaining a judgement of that size in favor of the plaintiff must be at least 80% certain. Where and while the case can go either way in that amount, there shall be no freezing of assets.
b/ Assets protected by bankruptcy seizure limits cannot be frozen.
c/ If a defendant has an ongoing business, this must never be interfered with by the freezing of assets. This is separate and in addition to the assets protected by bankruptcy seizure.

**NR'86. PAPER MONEY AND LAVORI**
1/ While America continues to use anonymous paper money in dollars as legal tender, it shall proudly honor the men that made our nation great. We shall honor these men because we know that many people in the world will step-aside for our grandfather democracy with these men on our aegis. Their gifts are the gifts of democracy and freedom and the shared group spirit of America, the land of the free. Each man (or pair) shall be in the center of one side as follows with Lady Liberty in the medallion to the right.

$500  Wright Brothers & Neil Armstrong  
$100  Steve Jobs, Steve Wozniak & T. Edison  
$20   Patrick Henry & Melancon Smith  
$5    Jonas Salk & George Marshall  
$1    William Knudsen & Henry Kaiser

2/ We shall call our new entirely notional, entirely electronic currency as Lavori, LU, or Labor Units, meaning hours of labor at the national average. Our government shall try to keep one Labor Unit is worth one hour's average wages except in times of crisis. It shall be considered an important thing that one Labor Unit be worth one hour's wages for the average person because: a/ It makes people realize that money is really time. b/ It makes people better understand the value of labor, the true cost of goods and the extent of debts. c/ It makes it hard for economic parasites to flate and manipulate our currency as a way of profiting from our labors and trade.
3/ To create a headwind for crime, corruption parasitism, to tax torpid capital, to increase net tax revenue, to enable negative interest rates and deflation without debt crisis, the Senate may aim for a stable annual inflation rate of up to 10% for its non-LU secondary currency.

**NR'87. SOCIAL COSTS AND INDUSTRY**
1/ One of tyranny's greatest competitive advantages is that it does not burden its industry with social costs. Free nations must not exaggerate the value of this competitive edge by shifting social costs onto their industry. Instead they must go in the opposite direction and try, wherever practical, to liberate their industrial base from all social costs. This should include government reimbursing private industry for the realistic cost of government compliance. If we fail to do this, we support tyranny by helping it keep its competitive cost edge.
2/ In our nation, no employer shall ever be allowed to pay any sick leave, maternity leave, healthcare benefits, unemployment insurance benefits, pension fund benefits, or worker’s compensation insurance for non-dangerous work. If Government elects to have these things, then our Government must pay for them. Employers shall be required to pay worker’s compensation insurance for dangerous work.
3/ The Senate shall regularly inspect the processes of all domestic businesses with regard to labor safety, product safety, output quality, and polluting byproducts among other things. So long as a business complies with the Senate’s business rules, so long as it does not actively seek to hide information from its Senate inspectors, and so long as it complies with the reasonable demands that 2/3 of the randomly drawn Senator inspectors elect to make, it shall generally be held innocent of wrong-doing.

**NR'88. NATIONAL COMPETITIVENESS**
1/ There shall be no income tax because income taxes put a nation’s producers at a dis-advantage when competing against nations without an income tax.
2/ All non-money benefits paid or given by employers shall be assessed and taxed.
3/ All goods and services sold in this nation shall pay sales tax, and this shall be regardless of where the goods were made.
4/ Employers shall be prohibited from paying for unemployment insurance. Government shall not harm the competitiveness of the nation's industrial base when it can so easily finance this insurance in other ways.
5/ Employers shall be prohibited from paying for their worker's health care. No insurance company may sell health insurance to employers or employee groups. However, in dangerous job categories, employers shall pay for insurance for job-related injuries.
6/ All domestic workplaces are subject to inspection by government, and all shall be required to obey its reasonable instructions regarding worker safety, health, product safety, and environmental pollution.
7/ Those working doing dangerous jobs may be required to wear cameras and other monitors.
8/ Employer-managed and employer-paid pension funds shall be prohibited. All existing monies shall now be paid out to the employees.
9/ Government shall provide environmental testing and reporting free of charge to all manufacturing businesses that require testing.
10/ Government shall not require plastic-lined dumps or charge for waste disposal. All dumps shall be owned by the people.
11/ Government shall prohibit the sale of chrome-plated products regardless of where they are made. Government shall also prohibit the sale of other toxic, short-lived, and bad-idea industrial processes as well, regardless of where they are made. It is both bad industrial policy, and bad environmental policy to do otherwise.
12/ All mass produced products and all service providers shall display their name and UPC. It shall be the crime of fraud if anyone but the final consumer removes or hides the manufacturer and origin information of any mass produced product.
13/ To encourage the proliferation of good ideas and good business practices, government shall maintain objective comment, complaint, and ratings boards for all mass-produced products and service providers in the nation.
14/ Government shall maintain website for selling all classes of manufactured goods offered for sale in the nation. Manufacturers shall have the right to force all others to stop marketing their products on this board. Middlemen shall have no right to list on these boards, unless they substantially add to the product. Government shall only charge reasonable anti-spam fees for this service.
15/ All mass-production products and parts sold in our nation shall have an international manufacturer and product number imprinted upon them. They shall also display on their label a UPC, a Senate useful life estimate, the manufacturer and product number, the nation of origin, the overall weight, and the weight of key components.
16/ The standards for materials included in imported manufactured goods shall not be substantially lower than the raw materials we make domestically.
17/ The Senate shall rate all major products and services. The Senate may elect to stigmatize any product or service sold in this nation for any reason.
18/ There shall never be any taxes of any kind on rail freight. Freight using the road system shall be taxed by an amount high enough to cover the true cost of the road maintenance the freight necessitates.
19/ The government of the land of the free shall construct at least 20 industrial ring railroad zones such as exist in Berlin Germany, and were a principal cause of the two world wars. Once we do this, our industrial land will cost little more than farmland.
20/ Government shall maintain the nation's rail tracks for no charge, just like it maintains the roads today.
21/ Government shall provide railroad car pulling at cost with no provision for payback of infrastructure development costs or impounding for maintenance.
22/ We shall support our manufacturers by giving them legal advantages over middlemen. Our nation shall work to gently wither its middlemen by giving them slight legal disadvantages in comparison to both manufacturers and consumers.
23/ Automation of human labor shall generally be regarded as a good thing. Government shall not discourage the use of labor magnifying robots or automation that saves human work time. Government shall impose higher taxes where a large component is human labor.
24/ Except in duly elected curtailment industries, no segment of the nation's manufacturing base should be driven overseas due to government regulation of some industrial process.
25/ Industry cannot compete in an environment of heavy government burdens and taxes. Also, industry grows fat and inefficient in an environment of subsidy. The best path is for government regulation is to have no net cost or subsidy to industry.
26/ International trade is a very good thing in small amounts. Therefore, this nation shall encourage international trade when it is less than 6% of domestic manufacturing. However International trade is a terrible thing in excessive amounts as it undermines our nation's industrial base and its ability to defend itself in war. Therefore, this nation shall impose various taxes to keep international trade from exceeding 20% of domestic manufacturing. This shall be so both across the economy, and in all strategic commodities and potentially military industries.
27/ Government shall work to assure that the nation's industry can compete in an environment of free and fair trade. Government shall act to protect the nation's industry from both predatory trading practices and from nations that use undervalued currencies.
28/ Government shall do what it can to prevent cartels and fictional citizens from practicing targeted predatory pricing, from driving our producers out of business, so they may jack up prices to exorbitant levels later. If the Senate elects that predatory pricing is occurring, then it shall be required to take action to protect the nation's industrial base. If we fail to do this, we will see our nation's industrial base undermined by the forces of parasitism as so many of our democratic progenitors have suffered.
29/ If the Economic Sluice elects that predatory pricing is occurring, government shall nourish that industry by either increasing tariffs, or lowering the sales tax rate for domestic producers, or both. If this is still not enough, the government shall step in and protect the nation's strategic production capacity by blocking liquidation of assets. These strategic assets shall be mothballed by government for decades if need be. No mineral, raw-material, key commodity, or key industry shall be
excluded from this protection. Government shall also register the key people working in these industries so they may be later drafted to re-start the industry themselves, or to train others to do so.

30/ The Senate shall be required to give rulings regarding unclear regulations, so the entire government code can be as crystal clear and intuitive as possible.

**NR'89. EMPLOYMENT & DOLE PAYMENTS**

1/ National competitiveness through job destruction and re-creation shall be considered far more important than the keeping and sharing jobs that already exist.

2/ Government shall try to make the least restrictive laws possible concerning hiring and firing workers. Hiring, firing and employment shall not be taxed, charged or burdened in any way by government, or government mandates. Except for contractual obligations, government shall not compel employers to pay anything to anyone when they hire, fire, or lay off workers.

3/ Government shall focus on making jobs, rather than mincing over the rights of people terminated from the various commercial enterprises of this nation. However government shall strive for accuracy and justice in recording why people were terminated.

4/ All unemployment benefits shall be paid by government and none shall be paid by employers. Thus when employers are wrong in taking a chance by hiring someone, all they have lost is the cost of training and getting the new person up to speed. They are not also burdened with the cost of paying unemployment benefits. To do otherwise is to tax industry for taking a chance and hiring people.

5/ To make the nation's labor force easier to employ, government shall track the employment history of all workers. Government shall attempt to maintain objective employment comment boards and objective worker ratings for all workers who want to be rated. It shall do this to encourage the hiring of good, hard-working people and help to make the people more hard working.

6/ Government shall establish detailed rules for worker conduct, employer conduct, as well as hiring and firing of workers. However, government shall not intervene, unless laws or an employment agreement has been broken.

7/ To help reduce unemployment, we shall say that in most cases, government and the courts shall not impose huge fines on employers for the unpredictable and one-off misdeeds of their employees, unless the employer's instructions, statements, actions, or omissions in some clear way caused the problem. When government or its courts do fine employers for the misconduct of their employees, this amount shall not generally go near bankrupting the business unless the violations are repeated in the face of notice. Instead the penalty amount for shall only be a reasonable deter-hence.

8/ Government welfare benefits to working-age men and working-age childless women are supposed to be a bit difficult, annoying, time consuming and humiliating. Homeless dorms are supposed to be devoid of privacy, asexual, regimented, inspected, time wasting, noisy, and perhaps a little bit worn-out and ugly. Those receiving homeless benefits may be required to use location tech and go for counseling and haranguing as a condition of their government aid. Those on parole, and those with opiate and amphetamine drug licenses may also have to do these things.

9/ Each person getting government unemployment, or adult welfare, or public disability payments, or private disability payments must use a location tracker and be subject to auditing by auditor scouts working on a commission for finding fraud.

10/ Each person getting government unemployment, or adult welfare benefits must also check in on 83.33% of days between 6:00am and 7:30am at one of the recorder's handprint check in kiosks more than 1km from their home.

11/ After 4 weeks unemployment benefits decline to 75%. After 8 weeks they alliance to 50%. After 12 weeks, they decline to 25%. After 16 weeks, there shall be no unemployment benefits.

12/ Government shall focus on national competitiveness and the creation of wealth rather than the sharing of the wealth that exist. Wealth sharing shall only be a safety-net, and a short term one at that. After one's government-paid unemployment insurance runs out, the only other means of public support shall be in the county homeless dorms.

13/ The workers of this nation shall be guaranteed the right to a mechanic's lien when they are not paid. In the event of a legal dispute, the employer can post bond or other reasonable guarantee for the amount in dispute with the court until the dispute is resolved. Mechanics that file liens excessively may be prohibited by the court from using the mechanic's lien process for some years.

14/ Those working in lifting or stooping jobs shall get back X-rays prior to starting their work and once every 2-years. If these X-rays show disc compression or other lifting related problems, then these people may not work in a lifting or stooping job. In general, due to the cumulative, preventable, and hard to verify nature of back injuries, no worker injury payments shall be paid for back injuries resulting from lifting or stooping. No worker injury payments shall be paid for repetitive stress or back injuries that come from desk jobs, or office work. Fugitive injuries, and injuries with no significantly objectively observable symptoms shall not be covered by worker's insurance.

15/ The OSHA shall compile detailed safety and anti-injury media for all occupations. All workers shall be required to watch all relevant safety media for their occupation. All workers must pass all OSHA safety tests with a 100% score in order to be covered by worker's injury insurance. No worker may be punished for refusing to work outside his certified safe area.
16/ Everyone shall be automatically licensed to engage in business under their name and national ID number. In order to prevent the extreme nuisance of name shedding, and the bad behavior this practice causes, it shall be impossible to change one's name, or business name, or business identity number. The only exception is for witness protection. This includes business owners who marry. These must keep their original pre-marriage names in marriage.

17/ All employers, even casual employers, shall be liable for worker injuries when they employ workers that lack the appropriate OSHA safety certification(s), or pay wages outside the government’s wage payment system. Also, all private insurance policies for these conditions shall be unenforceable.

18/ Injuries to trained and tested people on government approved and inspected machines shall generally not be the responsibility of the employer, unless the employer has asked the employer to do something dangerous.

19/ All employment recruitment and placement people shall pay commission sales tax on their income from making employment placements. Regardless of contract stipulations, no employment recruiter shall be paid anything until at least 60 days after their placements start work. If the new employee quits or is terminated for any reason before this time, no payment shall be due to the recruiter. Where the work period is for less than 60 days, the recruiter must still wait 60 days to be paid.

I — HEALTH — FAMILY — WOMEN

NR’90. HEALTHCARE ALLOCATION SYSTEM

1/ Because demand for healthcare is inherently infinite and the supply of healthcare resources is inherently limited, the healthcare industry eternally suffers from shortage conditions. To reduce this eternal shortage, the Senate shall make a comprehensive list of all standard treatments and procedures that are known and accepted. Then based on observable, measurable evidence and repeatable results, the Senate shall rank these treatments in terms of cost effectiveness for the various age groups and risk classes of patients. At the top will go the least expensive treatments with biggest pay offs (the “big-bang” treatments). At the bottom will go the most expensive treatments with the smallest payoffs (the “small-bang” treatments):

a/ Low cost, big-bang procedures shall be provided by government for free, and the doctor shall be paid entirely by government except for a co-pay of 10%. The Senate shall waive the deductible and copay for prenatal care, people under age 21, vaccinations and other treatments it wishes to encourage.

b/ Medium-bang procedures shall be untaxed and unsubsidized, and the doctor shall keep all of the money he charges the patient.

c/ High cost, small-bang procedures, shall be taxed and the government shall get most of the money and the doctor shall get only some of the money.

d/ For no-bang procedures, like cosmetic surgery, the government shall get nearly all of the money, and the doctor shall only get a tiny part of the money.

2/ All taxes from luxury healthcare procedures shall be applied to expanding the coverage of the least expensive big-bang procedures with the biggest payoffs. In addition to this, government shall allocate a sliver percentage of GNP.

3/ Care herein shall mean all procedures, treatments, and other forms of medicine. As follows are the various care levels and their taxation:

Tier-1a healthcare = highly cost-effective care that shall be paid by government with no deductible or co-pay.

Tier-1b healthcare = highly cost-effective care that shall be paid by government but with a 10% co-pay.

Tier-2 healthcare = moderately cost-effective care that shall neither be paid by government, nor taxed.

Tier-3 healthcare = slightly cost-ineffective care that shall pay low luxury sales tax.

Tier-4 healthcare = moderately cost-ineffective care that shall pay moderate luxury sales tax.

Tier-5 healthcare = highly cost-in-effective care that shall pay high luxury sales tax.

4/ The Healthcare sluice shall be the ultimate arbiter of what tier a procedure is for the people in various age groups and risk classes.

5/ Tier-1 healthcare shall only use ubiquitized drugs and other forms of ubiquitized healthcare IP. Later Tier-2 healthcare shall only use ubiquitized drugs and other forms of ubiquitized healthcare IP.

6/ People shall be assigned an overall health score that represents their age and any risk classes. This shall take into account all the tobacco, alcohol, mafia drugs, and sugar they have logged. This may also offer activity monitoring for those who want to raise their healthcare score in this way. There may also be daily charges for excessively torpid people. All the forgoing will be combined into a single 4-digit, xx.xx number that will act as a coefficient for one’s age.

7/ Those who have been habitual smokers or alcohol abusers, mafia drug users: Those who are old, diabetic, torpid, obese, or big sugar consumers: All of these groups may see lower healthcare scores. These will tend to see lower healthcare scores at a younger age.

8/ Many ailments will be listed in many sub-categories with great precision in regard to age and other risk factors for patients.

9/ Government shall be generous with healthcare coverage for those in the first 2/3 of life, and it shall be miserly with healthcare coverage for those in the final third of their life, and especially those who appear to be near the end of life.

10/ Government shall provide the most cost effective treatments, such as vaccines, prenatal care, and basic children’s healthcare for free to all citizens with no deductible, or copay. For the next group of treatments
there might be a deductible and a 10% co-pay, while the least effective, luxury treatments might be taxed at over 800%.

11/ All cosmetic surgery and cosmetic treatments shall pay Tier-5 luxury sales tax. This shall not include people disfigured in accidents, but shall include people with self-inflicted injuries.

12/ Taxes shall be due for all luxury healthcare procedures whether performed in this nation or in another nation. It shall be the crime of tax fraud for citizens and other taxpayers of this nation to obtain luxury healthcare procedures overseas without declaring them, and without paying luxury tax on them.

13/ The Senate may prohibit certain sorts of medical procedures that consume too much of our scarce medical resources.

14/ To determining the healthcare bang for the various procedures, the Senate shall take into account all relevant lifestyle and health factors. No risk group shall be able to lobby for exemption. Our government shall be run by reason and cold logic everywhere, especially here with healthcare. Maximize shall be our mantra, and we shall allow nobody to cheat the system.

15/. We shall not squander the scarce time of our expert doctors doing the work of technicians. We shall train healthcare specialist technicians in a variety of narrow areas including certain narrow areas of diagnosis. We shall maximize the use of specialist technicians in healthcare. Medical procedures that can be done nearly as well by specialist technicians, must be done by specialist technicians. This includes early screening, initial diagnosis, and minor cutting procedures done under local anesthesia. This also includes prescription of limited drugs related to the technician's narrow range of specialty. When the nation's know-everything doctors do the work of technicians, they shall only get paid technician's wages.

16/ The Senate shall set the standard compensation levels for all widely performed healthcare procedures. All healthcare providers must charge a consistent and declared across-the-board multiplier on these amounts at all of their healthcare facilities. There shall be no discounted or negotiated prices for healthcare services.

17/ Government shall maintain a national healthcare payment system for all healthcare services, including pharmacy, dental, psych counseling, physiotherapy, massage, chiropractic, and lawyers. Everyone paying or getting paid for things even remotely related to healthcare must use the government's national healthcare payment system for all transactions. This includes all insurers and all insurance payments on any side. It shall also include all lawyers and all court mandated payments for injuries. In this nation, it shall be felony tax fraud to buy, sell, or offer healthcare services except via this system.

18/ The full cost of all healthcare charges and optional permutations must be agreed to in advance in writing on the national healthcare payment system except where this is simply not practical due to an emergency. This shall include all third party services such as testing and imaging.

19/ We shall calculate how much healthcare spending is associated with each risky activity listed at the end of this paragraph. Then we shall try to figure out how much each ski jump, each cigarette, and each hour spent playing football costs. We will do this for all the risky sports and activities. Then we shall require that everyone engaging in these risky activities pay a reasonable healthcare insurance fee (in advance) for engaging in these dangerous activities. Thus the more dangerous activities will not survive once the high cost of injury is priced into the sport. Some of the activities/sports are: ski jumping, football, soccer, basketball, boxing, wrestling, and each of the various martial arts such as Taekwondo. Also, injuries from power lifting with free weights, Lacrosse, downhill skiing, ice hockey, bobsledding, gymnastics, volleyball, cheerleading, bicycle racing, and motor-cross.

20/ No non-smoker shall be compelled to pay for any smoking related healthcare. All healthcare for illness related to tobacco in the current year, shall be entirely funded by tobacco and tobacco substitute taxes in the current year. Likewise, all healthcare for alcohol related illness shall be entirely funded by alcohol taxes.

21/ Because all the major hospitals (but not the infectious disease hospitals) will be located at the rail interchanges, which will be owned by the county government, the various county governments shall lease space directly to doctors and groups of doctors and their managers (who work for the doctors and groups of doctors). Also, there shall be no Fictional Citizen ownership of hospital buildings. FCs shall also have their rights limited in regard to running hospitals and other clinical operations.

22/ Regarding psychotherapy:

a/ The only test for being licensed as a talk-about-your-problems psychological counseling therapist shall presume 2 years of full time college study with no thesis. Further, this study shall focus on the more practical and measurable goal of getting people to be more functional, rather than the less practical and harder to measure goal of getting them to feel happy or good about themselves.

b/ All talk-about-your-problems psychological counseling therapists, regardless of their education level shall be called counsellors, and the terms psychologist shall no longer be used. Talk-about-your-problems psychological counsellors shall not bear any title and shall be referred to by their first name, or their first and last name, or the title counsello.

c/ All talk-about-your-problems psychological counseling costing over twice the average wage shall be subject to luxury tax.

d/ There shall also be medical doctors (psychiatrists) that prescribe drugs for psychiatric patients, however, these shall not be allowed to meet with patients more often than 3 times per teneth.

e/ All counselors, and psychiatrists shall be required
under the law to report criminal evidence and admissions of felonies, and planned felonies. They must also truthfully answer questions in court about their patients if subpoenaed.

23/ Until it is proven that Caesarean births do not produce a measurable increase in intelligence, they shall be provided by the system for free, just like birthing is provided for free by the healthcare system (for conforming children). Also, women who have surrogates and sires should have Caesarean births. This is not required, but recommended.

24/ If too many healthcare facilities are open on one set of days and not on other days, then the Healthcare Sluice shall step in and assign days to ensure that most healthcare services are available 11 hours a day, every day. This shall generally be 8am to 7pm.

NR’91. DRUG USE TRACKING SYSTEM

1/ There shall be a national drug use database where all of the following are tracked and checked-for in each patient.

a/ Current and past drug prescriptions.

Potential overdoses
Prescription drug abuse
b/ Patient Health syndromes/diseases.

c/ Predictable Adverse patient reactions.
d/ Predictable Adverse conflicts between drugs.
e/ Prescription drugs returned for refund/destruction.
f/ Mafia drugs used.
g/ Tobacco used.
h/ Alcohol used.
i/ Sugar intake.
j/ Documented exercise.
k/ Overall patient health rating.
l/ The system can also direct people to consult either a doctor, or a fee-for-time consulting pharmacist.

2/ If we have such a national drug tracking system, there will be much less remembering on the part of both doctor and patient. This will make everyone smarter with regard to their prescription drug use.

3/ All doctors shall be required to prescribe all drugs through the unified national prescription database and none may contact any pharmacy directly. The patient gives their ID to whatever pharmacy they want to fill the prescription, and the pharmacist marks the prescription as filled in the system.

4/ If a patient, or a person on prescription drugs experiences any fever, rash, or other symptoms they report it to the system. If they just started on a new medication a week earlier and their symptoms exceed parameters, they may be told to stop use and see their doctor again.

5/ Under this system both excessive prescribing and excessive use will be easy to spot. Also, all prescriptions and reactions will be available to all subsequent doctors and pharmacists working with that patient without omission or error.

6/ Under this system, Many self-service drugs such as paracetamol and anti-histamines will no longer be fully self-serve, but will be dispensed by a pharmacist after checking the person’s drug and alcohol record. Thus people will only be able to buy a limited amount of each over the counter drug before they must either get informed, or get a prescription.

7/ To reduce drug use where we want drug use minimized, and to get the unused prescriptions out of circulation, the system will give full refunds for certain unused drugs, which are destroyed upon return. The ability to do this is yet another advantage of ubiquitization.

8/ When a new prescription is entered, the system asks if the patient if they wants to use their default pharmacist, or if they want to use another one nearby, all nearby prices shall be displayed.

9/ Most prescriptions go out directly by the doctor’s orders and are filled according to the patients instructions in the patient’s app. Sometimes the patient must have a video call with a pharmacist, or a live consultation, or an education video must be watched under view monitoring before the prescription can go out.

10/ There shall be three levels of dispensing non-specialist pharmacy: primary, secondary, and tertiary. All interchanges shall be required to have a primary pharmacy, all townships shall be required to have a secondary pharmacy. Tertiary pharmacies are for ships and office parks and remote micro-towns and the like. The primary pharmacies normally use the package delivery system to deliver to the secondary pharmacies, however in emergencies they also have bots to send through the transit system. In general, it shall not be possible for non-pharmacists to visit primary pharmacies.

11/ Pharmacies shall be prohibited from selling homeopathic and placebo drugs except with a prescription.

12/ All psychotropic drugs and drugs prone to abuse shall be required to be ubiquitized.

13/ Where opiates or other addictive pain killers are typically dispensed to a patient, and the patient wants marijuana instead, the patient shall have the right to take marijuana instead of the other more addictive and deleterious pain medications.

14/ Everyone over age 72, and those with extremely painful terminal health conditions shall be allowed to take opiates without listening to the anti-addiction propaganda otherwise required when healthy people opt for these licenses. All hospices shall be required to dispense opiates and have dosage technicians available around the clock.

15/ All drugs shall be known by their international generic name and co-referenced in the system using the international 8-digit SKU-number of that drug’s generic chemical compound. The first 4 numbers indicate the family of the drug, and the last 4 numbers indicate which drug in that family. All references to all prescription drugs
shall indicate both the generic name and the SKU-number of that drug. There shall be no trade names or trade marks for drugs used by the healthcare system. The prescription system shall not have a window for branded drugs or for specifying any particular drug manufacturer. No manufacturer may offer any drug in any name but its generic name and number. All patients shall have the right to select any approved drug manufacturer they wish for their drugs without the prescribing doctor's involvement.

16/ Generic drug manufacturers shall have no liability for the drug chemicals they produce, so long as they are the proper chemicals and pure enough. This includes all drug manufacturers of ubiquitized drugs.

17/ All existing intellectual property rights including trademarks for replacement insulin are hereby cancelled.

18/ All existing intellectual property rights including trademarks for all HIV drugs are hereby cancelled.

19/ DUTS shall support mandatory drug use accounts for people required by the courts to stay on certain medication regimens. This shall be accomplished by the patient taking their pills on video via the app. Mandatory drug use shall only be required by individual court order and as a result of a criminal conviction. Mandatory drug use shall always be a thing like jail and never a thing that can be required of free citizens.

NR’92. HEALTHCARE RECORDS SYSTEM

1/ All healthcare providers shall be required to be on track to upload all health records to the national system by 2026.01.01. All files shall be posted on standard forms and formats. After 2026.01.01 the entire healthcare systems shall switch over to the government’s healthcare records system.

2/ Every person’s medical history, prescriptions, allergy information, adverse reaction, and all other relevant healthcare information shall be accessible by their medical ID number (and bar code) in the national healthcare records system. Everyone shall have only one lifelong account on this system. Only healthcare people may access this information and this shall involve the patient checking access authorization boxes when he makes an appointment with the healthcare provider. All access to all patient files gets logged.

3/ Everyone’s healthcare data shall already be in the system, so there shall generally be no health background forms or billing forms to be filled out at any medical office.

4/ The national government shall provide medical record keeping on the national healthcare records system for free and at no cost. Patients shall be allowed to login and self-access their healthcare accounts at any time and at no cost. Patients may also self-copy any or all of their files in they system. They may also self-send these to others. All healthcare data files shall be stored in the PDF format on the the national healthcare records system. Healthcare providers shall keep no patient data that is not also on the national healthcare records system. The PDF shall be condemned. Patients may also post counter-comments to any entries they disagree with.

5/ The national healthcare records system shall have various levels of access from public, to semi-public, and private pages for their healthcare data. If a patient wants to prove that he has tested negative, for STDs, or been vaccinated for some disease, he can use the healthcare system for this.

6/ The national healthcare records system shall help patients find and compare doctors and their prices. It shall also endeavor to keep accurate reputation ranking for all healthcare providers.

7/ All healthcare practitioners shall have a lifetime number assigned to them. The number of patients they have seen in their lifetime shall be shown on the national healthcare records system. The percentage of patients diagnosed in each category by each care provider shall be available to Government, along with the recommended treatment in each category. Also this shall be compared with the county and national averages. Providers with exceptionally high recommendation rates for certain procedures shall often be investigated.

8/ Patients needing a specific procedure may search for all providers that do that procedure on the national healthcare records system website.

9/ All X-rays and all test results, and diagnoses and shall be automatically and immediately posted to the patient’s account on the national healthcare records system. Patients shall be free to access and download this information once posted.

10/ The first priority of the national healthcare records system is to make all patient information immediately available to all healthcare providers (especially emergency healthcare providers), and the patient. The distant second priority is the privacy of the patient.

11/ There shall be no prohibition on emailing patient files to any patient’s email account upon the patient’s request. Government and healthcare providers shall not concern themselves with the security of the information emailed to patients if the patient requests that their healthcare information be emailed to a given email address.

12/ Healthcare providers shall be prohibited from having fax machines in their offices or using these archaic devices. All healthcare providers must communicate with each using either the national healthcare records system or by using email.

13/ The private aggregation of non-anonymized healthcare records shall be a felony.

14/ The recorder’s office shall provide AI based remote monitoring of various remote healthcare data feeds and videos. This shall cost 1-hour’s wages per month, and 2-hour’s wages per dispatch.

15/ The recorder system shall have various intake accounts for health donations. These accounts shall include all common classifications of health-related research. These accounts shall also be available for personal treatment donations. Where the cause is
legitimate, the recorder shall apportion and disburse 100% of this money to the classification it was donated to, and generally within a few days of donation. The Sub-Senate shall also make sure that the money will be used for a legitimate purpose before releasing the money. To prevent fraud, those appealing to others for help with the cost of their medical procedures must use this system, and they shall not be allowed to collect any money themselves. Further, all such donations shall be refunded to the donor(s) in full if they cannot be used for the procedure they were donated for.

16/ Because nearly everyone suffers from the same ailments as countless others, it is not a hard thing to assign each possible diagnosis a code. This helps facilitate the due commoditization of healthcare services. It also enables government (and whistleblowers) to use data analytics to spot healthcare fraud more easily. These whistleblowers shall be paid a portion of the healthcare fraud they spot.

17/ Each diagnosis number shall be followed by a hyphen and a system-generated two-digit number. The first of these two numbers indicates the severity of the condition, and the second number indicates the urgency that the patient needs treatment.

18/ The people making a diagnosis shall not be required to explain the diagnosis and its implications to the patient. This is thought to be both a waste of their time and a poor way to educate patients. Instead this aspect of the healthcare system shall be provided via both a free Senate WIKI, and pay-per-minute tele-services technicians. We shall have a class of technicians that specialize in post-diagnosis, post-WIKI, Q&A perhaps for perhaps only a few diagnosis codes each.

NR’93. FDA APPROVALS

1/ The truthful and accurate reporting of healthcare treatment testing data is simultaneously one of the most life-or-death, one of the most money-weighted, and one of the most fraud-afflicted aspects of government regulation. Great attention by the Senate should be focused here to reduce dishonesty in the approval process.

2/ In all matters where the profit incentive leads to harmful products, our society must remain totally dedicated to openness of information exchange. We should never allow anyone to do anything that prevents the free exchange of information in these matters. Therefore, those people who participate in paying-out hush-money for those killed or severely injured by drugs or other products may be sentenced to life in prison. This is for both participating in both mass-murderer (or mass-injury) and for censorship, if more people die from the dangerous product that they have helped keep on the market.

3/ Hush money payments shall not be the subject of a valid contract. Under this constitution, the people shall be free to sign hush money contracts, and take the hush money payment, and then say whatever they would have said anyway. If the person receiving an ongoing regular hush money payment can provide sufficient evidence that their regular payments are hush money, they may petition the court to convert these to a lump sum that is owed by the hush money payer. Also if a hush money recipient feels bad about staying quiet, the right thing to do is to record everything, and then once they have a strong enough case, come out against the people paying them for staying quiet.

4/ Nothing less than scrupulous honesty shall be expected of all those conducting drug trials or working with drug trial companies in roles related to drug trials. All communication and interaction between drug companies and those people in their drug trials shall be required to occur under invasive public video and other monitoring. There shall be no communication at all outside the monitored facility, or the entire study shall be considered blown.

5/ It shall be a felony for drug company workers to hide or minimize treatment injuries and deaths in any way.

6/ When drug companies act to hide drug injuries and deaths, this may very quickly void whatever statutory immunity from prosecution the company may have. Also, no prior grant of immunity from prosecution shall be valid where the Senate changes its mind and elects to strip the immunity away for cause.

7/ The official FDA studies of safety and efficacy organized by the national Healthcare Sluice shall be what matters for obtaining government approval. There shall be no official drug or medical studies that matter conducted by any private facility, except to get the FDA to:

a/ Do its own pre-approval studies.

b/ Cancel a prior approval.

c/ Do more studies of approved treatments

8/ There shall be no healthcare policy, or treatments guidelines established by any party other than the National College of Physicians and the National Senate’s Healthcare Sluice. However, the National Senate’s Healthcare Sluice shall have the power to overrule the college of physicians with a 55% overmajority and for rational-sounding stated reasons.

9/ All practicing licensed physicians shall have an equal right to vote in the college of physicians. Nurses, non-practicing physicians, non-certified physicians, chiropractors, nurses, all forms of natural medicine treatment people, and other non-MD physicians shall be prohibited from voting or serving in the college of physicians.

10/ Only the Healthcare Sluice shall have the power to impose health restrictions on the people. The college of physicians shall not have this power.

11/ All new drugs must get FDA approval for their price prior to introduction to market. All existing drugs must get FDA approval for any price increases over the FDA’s inflation rate.
12/ In times of emergency where many are killed or badly harmed by a new disease, doctors shall be allowed to prescribe off-label treatments that seem to work. However, only treatments approved under the normal FDA approval process may be required by government or anyone else. With all FDA emergency approvals, there shall be no government or fictional citizen compulsion to take the experimental procedure.

13/ Those who have previously worked for the FDA (including Senators) shall be banned from working for, or taking money or gifts from drug and technology companies for life. All prior FDA employees and their close relations shall be regularly audited. No more than 10% of the final decision makers at the FDA shall have previously worked in drug or therapy company management.

14/ FDA approval shall give a treatment/procedure the right to exist in the FDA approved healthcare marketplace. It shall also give healthcare providers exemption from liability if the treatment/procedure was delivered correctly. This includes all adverse reactions, provided all pre-approval testing and in-use adverse reactions are properly documented and catalogued and statistically permissible on balance with the medical condition they are treating. This exemption is the government saying that it has investigated the treatment and found that the treatment has better results (by an indicated percentage) on average than the healthcare problem over the term of study listed on the FDA approval for the stated cohorts. If the Senate thinks a treatment shows great promise, but it not quite ready, this must be stated for the consumer to consider. The Senate and all drug companies shall be prohibited from hiding useful information about adverse treatment/procedure reactions. 

15/ The FDA shall regulate the claims of healing herbs and conduct and publish studies on all popular healing herbs as to efficacy and side effects.

**NR’94. HEALTHCARE CORRUPTION**

1/ The long-established practice of giving and receiving referral fees or other considerations for the referral of patients to specific care facilities shall now be seen as criminal healthcare corruption. From now on doctors and healthcare facilities shall only be allowed to refer patients to a type of specialist, or type of care facility and not to any specific specialist or facility. This includes specialists within hospitals.

2/ Drug and treatment companies shall not be allowed to meet in person with healthcare people under most circumstances. Where clinical instruction is necessary, that instruction shall be given under monitoring and sales, marketing and money matters shall not be talked about.

3/ Drug and treatment companies shall not be allowed to initiate contact with healthcare providers, or to communicate with healthcare providers except under monitoring. All drug and treatment marketing shall occur in the FDA forum for these things. The FDA forum shall include all approved treatments and all applications for approval.

4/ Drug companies shall not give doctors samples of their drugs.

5/ All commercial drugs shall be sold at one price to all users by weight worldwide.

6/ There shall be no advertising in doctor’s offices.

7/ It shall be a felony to offer discounts, kickbacks, secret payments, or gifts to doctors for prescribing a given drug. It shall also be a felony for doctors to receive any discount, kickback, secret payment, or gift for prescribing a given drug. Police may pose as either side in sting operations for these things.

8/ Drug companies selling medicines shall be prohibited from giving any money at all to doctors prescribing those medicines. Doctors prescribing medicines shall be prohibited from taking any money at all from drug companies selling medicines.

9/ It shall be considered as fraud when healthcare people accept gifts outside the healthcare payment system, they from treatment companies or patients. Also, when healthcare people accept gifts outside the healthcare payment system, the procedures shall have no warrantee.

10/ Healthcare provers shall not be allowed to dispense drugs themselves.

11/ Certain sorts of diagnosis shall always be required to get a second opinion, third opinion, or more. Whenever additional opinions are required by the system, the reviewing provider shall not ask the name of the reviewed provider, and the patient is not supposed to offer this information. Forensic analysis of this multiple diagnosis data will help us spot outlier care providers.

12/ To prevent a conflict of interest in healthcare providers, wherever practical, the diagnosing medical office shall generally be independent from the medical office doing the procedure.

13/ From now on, the dental hygienists will also poke for cavities and take X-rays. If they find a suspected problem, then they will tell the patient that he needs to see a dentist. This approach has two of benefits: a/ Dentists don’t waste time doing exams.

b/ The patient is more sure that there actually is a problem that needs to be fixed, and that the expensive filling or expensive crown actually is needed.

14/ The entry point of our healthcare system shall be a frontline of diagnostic technicians of various specialties that are normally a bit over-supplied so that it is almost always easy to get seen fast. These diagnostic technicians will have a role similar to the the new dental hygienist above. They will tell people that they need to get whatever sort of imaging or testing and then see a doctor of some sort. Then we will save doctor’s time and also be more sure that everyone is telling the truth.

15/ The various healthcare provers shall mark up goods from the government approved wholesale cost. If the healthcare goods cost less than an hour’s pay the markup
shall be 20%. If more than an hour’s pay the markup shall be 15%.

16/ The Healthcare Sluice shall operate a discharge review system where all healthcare in-patients for more than 24 hours are monitored independently for discharge by the Senate.

17/ All healthcare treatment companies employing more than 12 physicians shall pay a 6% income tax. All healthcare treatment companies employing more than 100 physicians shall pay a 12% income tax. All healthcare treatment companies employing more than 800 physicians shall pay a 25% income tax. Using business mechanisms by which multiple doctors merely share expensive equipment and equipment technicians shall not be considered as joining the physicians into one business.

18/ People who practice alternative medicine, including chiropractors shall not be allowed to use the term doctor and there shall be no doctors of chiropractic, or doctors of herbal or traditional medicine.

19/ Practicing doctors under age 60 that fail to document at least 1,500 hours of medical work in each year shall pay a 40% income tax on their healthcare system income. Those who fail to document at least 2,000 hours of medical work in each year shall pay a 20% income tax. Doctors over age 60 and doctors that are Ubiqs or Senators shall be exempt from this provision. Also, there shall be an exemption for general practitioner that live in a community of over 1,000 people, and are more than 12 minutes from another practicing general practitioner. If they are more than 24 minutes from another practicing general practitioner, and they live less than 200m from their clinic, both their home and clinic (of reasonable sizes) shall be exempt from property tax. Where the doctor is more than 36 minutes away from another practicing general practitioner(s), the community should be expected to provide a fully outfitted clinic, a suitable doctor’s house, and a full time receptionist. Also doctors who simply do not have enough patients shall be exempt from this paragraph.

20/ No company shall provide more than 1/500th of the nation’s patient care services.

21/ No company shall provide more than 1/200th of the nation’s opiates of any sort. The marketing of opiates shall be prohibited, including prescription opiates to doctors and patients. Opiates and other add-ictive drugs shall not be imported into our nation.

22/ No insurance company shall pay for emergency transportation except in an emergency, and never more than twice in five years. No emergency ground ambulance service provider charges over 3 day’s wages for pickup, or more than 5 times the going taxi rate per mile for transportation and waiting. 911-dispatch shall be empowered to have nearby taxis and ride shares drop off their passengers and divert any driver to carry a life or death patient to the hospital. All taxis and ride shares shall have a flashing light and siren for this purpose. 911-dispatch can also ring neighbors with a pre-recorded request to drive you your neighbor in message.

**NR’95. HEALTHCARE RIGHTS**

1/ Everyone’s body belongs to that person, unless they are a minor child under age 18 and still under a parent’s guardianship.

2/ There shall be no exceptions to the rules of informed consent and everyone shall have the right to refuse treatment, including minors as young as 14.

3/ There shall be the right to expect honest information from healthcare providers without any bias for more work and more money.

4/ There shall be the right to assume that all licensed healthcare providers are providing care that meets national standards.

5/ There shall be a right to be free from human experimentation and studies, and the right to refuse being the subject of a visits by a team of intern doctors being taught.

6/ Healthcare providers cannot force people to use any particular sort of treatment if there are widely used alternatives.

7/ There shall be a right to not be pressured over healthcare procedures.

8/ There shall be a right to see honest reviews of healthcare procedures.

9/ There shall be a right to share one’s experiences with the healthcare system and a right to complain to about the quality of the care to others.

10/ There shall be a right to chose one’s care providers.

11/ There shall be a right to login and view and copy one’s medical records at any time, and to download all healthcare files in a common and accessible format.

12/ Every healthcare diagnosis must use the international standard diagnosis codes.

13/ There shall be a right to a bill that is itemized to the level required by the Senate.

14/ There shall be a right to have technical matters explained and to have technical questions answered.

15/ There shall be a right to be told when something goes wrong with a procedure.

16/ There shall be a right to freedom from restraints including both physical restrains and drugs used in the provision of medical and surgical care unless clinically necessary.

17/ There shall be a right to timely care at appointments.

18/ There shall be a right of patients without a cold or flu be free from other patients with a cold or flu at the same clinic. All patients with a cold and flu must either use a special clinic, or use a special room with a door to the outside. Also, the exam rooms at infectious disease care clinics must automatically UV sanitize after each visit. This shall be thought a mere sensible extension of the command to do no harm.

19/ There shall be a right to know the Healthcare worker number of everyone persons providing care. Every
healthcare worker in the nation shall have a unique 2-letter plus 7-digit number that they must wear in 2cm type over their heart. MD-1234567, RN-1234567, etc.

20/ Medical facilities may have quiet lights-out times, but they shall not keep patients from communicating with people on the outside during the day except that the gravely ill may have their daily communication time reduced to up to 10-minutes every 3 hours. Video calling must be allowed and supported.

21/ The healthcare system shall permit people to obtain care without doctor direction to the maximum extent practical.

22/ X-rays, ultrasound and other imaging shall be available without a doctor's prescription and without any surcharge for this. Patients who suspect they have a bone fracture may go directly to an imaging center before seeing a doctor.

23/ People who wish to check their blood chemistry may go directly to any blood lab or pharmacy which shall draw the blood and provide the results to the patient's healthcare account free of surcharge.

24/ There shall be the right of clinical healthcare providers to speak freely among themselves and to question the consensus approach and consensus narrative. Nobody and no group shall ever be allowed to silence the clinical healthcare providers of our nation for asking questions or stating their professional opinions.

25/ Only the healthcare sluice of the National Senate may establish national healthcare policy. No fictional citizen shall have any right to enact mandatory healthcare policy for any worker, any customers, or anyone else.

26/ Except upon a court order, or where the person is under arrest, or just out of surgery, no hospital or medical care facility shall have the right to prevent people from leaving their facility. There shall be an inalienable right (a right that cannot be signed away) to leave any healthcare facility that one checks oneself into or one’s family checks one into. This includes hospitals and places for those with senile dementia, or mental illness. And the only way around this rule is to get a court order saying that the person is unable to care for themself. Also, when a family member checks a patient into a facility, that family member, the patient, and other similarly close family members shall have the absolute right to check the person our again. This includes all situations, including all epidemics, all crisis situations, and all staffing shortages, and all homes for the mentally ill and senile. Those healthcare workers holding people against their will at a facility or home may be charged with kidnapping. Also, it shall be considered a form of kidnapping (a felony) to lock people into a place, or to use force to restrain people/customers and prevent them from leaving a medical facility that they have the right to leave from.

27/ Except where people are not entirely conscious, healthcare people shall not be allowed to inject them with sedatives or knock-out drugs without their consent.

28/ Except during emergencies, all drugs administered must go on the patient’s chart (backed up live by the recorder) prior to giving the drug.

29/ The people may give others the right to make decisions on their behalf according to the settings at the recorders office. However, without a court order, the people may also log in and change these settings at a later date. People without any next of kin may also appoint non-active Sub-Senators to make these decisions for them.

30/ No conservatorship shall be established except by a randomly drawn Sub-Senate jury of 3 Sub-Senators. Where the ward under the conservatorship has wealth in excess of 50 year’s pay, the conservatorship jury shall have 5 Sub-Senators. Where the ward under the conservatorship has wealth in excess of 500 year’s pay, the conservatorship jury shall have 11 Sub-Senators. No conservatorship shall live for more than one year at a time, like with year-to-year leases. In order to renew a conservatorship, new randomly drawn Sub-Senate jury of appropriate size must convene annually.

31/ The Senate shall offer 12 levels of health and medicine video training for free to anyone who cares to watch them. Level 1 shall be compulsory for all 13 year olds. Level 2 shall be compulsory for all secondary school graduates. Level 12 shall be equivalent to medical school.

32/ Government shall provide free training in every occupation that can be taught via an automated online interface, and healthcare is no exception. However, for healthcare occupations, government shall also provide up to 2-years of clinical training for doctors and up 1-years of clinical training for nurses at no net cost for those who both obtain the license and practice for 5-years in the field they trained for. All clinical training shall occur in government hospitals and government shall not outsource this to any private medical school.

33/ All high schools shall offer short courses in infectious disease nursing, emergency birthing, trauma nursing, burn nursing, healthcare cleaning and sanitation, elder nursing, and first aid among other useful civil defense healthcare training modules for backup help in disasters.

34/ It shall be considered a good thing when a broad section of the people have skills in animal surgery — for these may be needed in an emergency to stitch-up people. Such skills may be hugely valuable in natural disasters. Furthermore, better that we can treat 2X or 10X as many animals than we treat fewer animals with slightly better outcomes due to extreme veterinary surgery training.

35/ All registered nurses shall bear the title of “nurse surname”, or “first-name, surname, RN”. This is just like how doctors are called “doctor surname”, or “first-name, surname, MD”. There shall also be nursing assistants NA’s that don’t get to use a title.

36/ Each hospital shall have a place where the County Senate offers its Medicine related classes. This is so more healthcare workers will stick around after work more
often and upgrade their skills. It is also to offer a viable path for enlisted healthcare workers to rise in rank and become doctors, so we have more doctors.  
37/ In general, there shall be no right to privacy with regard to statistic gathering by government about public health where names are not released to the public.  

NR’96. CAUSE OF DEATH REPORTS  
1/ The life and health of the people being above all else, Government shall keep detailed, well-investigated, and unbiased cause of death (COD) reports and statistics. Government shall keep similar statistics on debilitating conditions, their timing, and their suspected causes.  
2/ For each death, there shall be at least 3 cause-of-death investigators that shall be randomly assigned to go out at separate times as 3X redundant independent investigators. These people determine all possible causes of death and serious injury that are possible. This process is supposed to begin within 24 hours of death. Cause of death/injury technicians are supposed to have had a 2-year undergraduate program in the various areas of death: diabetics, smokers and drinkers, cancers, blood diseases, long-term care, elders, trauma, epidemiology, vaccines, post-op, kidney disease, firearms, etc.  
3/ The COD investigators shall work independently from every other branch of government. Nobody in government is allowed to say one word about their findings, and it shall be a felony to attempt to threaten or censor a COD investigator. All death certificates shall be tied to a birth certificate, national ID number, and a deceased identity throughout the county recorder system.  
4/ Important people and rich people, and those who die in strange ways, or at strange times may get up to 5,000 COD randomly drawn investigators assigned to their death.  
5/ Later we will do a similar thing with many sorts of severe illness. Where there was a violent crime, police go first, then the COD investigators. These all go at different times so they don’t meet or know who is investigating which death.  
6/ For all homicides, we shall keep detailed statistics on motivation, location, type of weapon used, race of participants and all video records including witness testimony videos. For all deadly vehicle accidents we shall keep detailed statistics on the type of impact, the speed, the motion, the vehicles, the injuries, DUI, etc. For designing a healthy and safe society, this is some of the most valuable user information around. For this reason, we shall endeavor to be as accurate and precise as is practical.  
7/ The Senate shall have a poison scale for the toxicity of the various treatments in the healthcare universe. This shall include the toxicity of therapeutic levels of mercury, as well as various semi-toxic chemotherapy factors and various other treatments including common pain medications, recreational drugs, and various doses of alcohol and cigarette consumption.  

NR’97. EPIDEMICS  
1/ When small numbers of people are traveling from nations and regions with a highly contagious and highly virulent disease outbreak that is not already endemic in our nation, the Healthcare Sluice shall have near unlimited right to restrict travel and impose reasonable quarantine restrictions. However, once a disease becomes widespread in our nation, there shall be a total prohibition on travel restrictions and quarantines.  
2/ Where a highly contagious and highly virulent disease is confined to a city, or a region, the Healthcare sluice may lock down that city so long as the disease remains both confined to that city and a threat to the nation overall. This period shall under no circumstances exceed 60-days and shall not apply to the entire nation, or even a region of the nation. There shall be no national lockdowns.  
3/ Given that quarantine camps can so easily be repurposed as concentration camps, we shall have a strong aversion to quarantine camps. Also, few things make people hide their symptoms and avoid testing like quarantine camps. Thus having quarantine camps can easily be counter-productive thing for ending an epidemic. Wherever practical, the people shall be permitted to quarantine in their homes, and government shall provide free quarantine flights and other transport to get them to their homes. Also, if special quarantine housing is ever required, it shall be paid for by the public purse. Nobody shall ever have to pay for their own special quarantine housing.  
4/ There shall be no national lockdowns for contagious diseases that appear to kill less than 3% of the people they infect, or less than 1% of the population under the median age. For contagious diseases that kill more than 1% of the healthy people under the median age, there shall be no national disease lockdowns.  
5/ The military and militia shall not be deployed to enforce any lockdown for any diseases that are killing less than 6% of the people they infect overall, or 2% of the population under the median age.  
6/ When an epidemic kills less than 6% of the people infected overall, or 2% of the population under the median age, there shall be no mandatory vaccination, or medical treatment established by either Government or any fictional citizens. Also, Government and fictional citizens shall not be allowed to take away any rights of the people who fail to get vaccinated or receive some medical procedure.  
7/ During epidemics, the Senate shall have the right to compel universal testing for the epidemic pathogen. However:  
a/ The pathogen must have been isolated. The testing can’t be for a pathogen family that is mostly not a threat.  
b/ If tests are used, they must be accurate, and they shall not give more than a 5% false positives or false negatives.  
c/ The Senate shall not have the right to compel repeated
testing such as occurred under COVID.

8/ Under no circumstances, including epidemic shall anyone be locked or sealed inside their home, or building without an individual court order for each household.

9/ The following laws, mandates and rules shall be repealed entirely and with immediate effect, and shall not be reinstated except by a 2/3 overmajority of the Over-Senate.
   a/ All existing disease mask requirements.
   b/ All COVID testing requirements.
   c/ All COVID vaccine requirements.
   d/ All COVID travel restrictions.
   e/ All COVID quarantines.

10/ All charges against COVID lawbreakers and COVID protesters shall be dropped forthwith and all COVID crime convictions and jail sentences shall be pardoned and expunged entirely and forthwith.

11/ All counties shall be required to offer no-questions asked small-scale needle exchanges for free.

12/ In urban places where the units touch, Government shall have high penalties for those who urinate, defecate or spit in the wrong places. These penalties shall also apply to those who have animals that pollute our urban areas with their urine or feces. The above shall not apply to thin cats used to control urban rodents.

13/ All operable windows in all places where there are mosquitoes must have mosquito-proof window screens. Also, in these locations, all doors leading outside of each unit must seal against mosquitoes.

14/ The control of mosquito borne disease in urban environments is a more important imperative than pesticide exposure from our environment. This is because the death and disease caused by mosquitoes is huge and well documented, while the harmful effects of prudent pesticide use in our environment are very hard to find.

15/ Pesticides and herbicides are modern marvels that have clearly resulted in immense increases in agricultural output and also the saving of millions of lives. The Senate shall reconsider all prohibited pesticides and herbicides to judge whether they pose a risk to people that exceeds their benefits. Once the Senate has ubiquititized or approved a pesticide or herbicide for certain types of use, there shall be no right to sue the developers, manufacturers, or distributers.

16/ Low doses of synthetic versions of naturally occurring chrysanthemum pyrethroids shall not be considered toxic to humans.

17/ If Chrysanthemum tea is shown to significantly reduce mosquito-borne illness epidemics, then everyone who is a carrier of any mosquito-borne illness may be required to regularly consume chrysanthemum extract or a synthetic version where transmission mosquitoes are common. Also where epidemics are starting to occur, everyone (and all the animals) may be required to take chrysanthemum extract or a synthetic version.

18/ To reduce mosquito borne illness, county government shall repeatedly release male mosquitoes that carry a lethal genetic trait when mosquitos are a problem.

19/ All infectious disease treatment facilities shall be required to be in separate buildings from trauma and birthing facilities. This includes entrances, approaches and ventilation systems. Birthing facilities shall be in separate wings away from trauma facilities. The staff at birthing facilities are not supposed to mingle with the main staff. Neo-natal ICU (which is supposed to be in a separate room between the main hospital) shall go between the birthing center and the main hospital. Also, Neonatal ICU is supposed to use individual micro rooms for the babies. These shall have synthetic sounds and rocking beds.

20/ All interchange hospitals shall have a large trailer park for rail bungalows used as treatment rooms, patient care and staff housing in case of a mass disaster. These are railcars that also have tires that are able to self propel at 5kph for 5km between charges. A small number of these cars can be shared by the entire nation.

21/ The number of people seen by the healthcare system will increase substantially due to inclusion. Because of this, and because of epidemic preparedness, and because we need an excess to help assure competition in healthcare, all the new hospitals at interchanges should be substantially oversized in comparison to the floor area of today's healthcare system.

22/ The military shall plan to rapidly roll out vaccinations and antidotes, however all vaccine and antidote research and preparation shall be under the healthcare sluice.

23/ The Healthcare Sluice shall offer free AI backup monitoring of patient data streams and test results. The Senate will try to notify people that their EKG is becoming unusual, and that they are becoming pre-diabetic and such things.

24/ There shall be feed watcher techs, whose work is to remotely monitor (redundantly) a long scroll-loop of standard "map of the market" patient screens, with all active monitoring in zoomable boxes for more information. These screens also outside the room and near the bed and they blink and sound alarms when there is trouble. There is also a video feed for the care people to have telepresence with the patient. This is to minimize the number of people going around between patients where the people are weak and vulnerable to infection, or infectious. The techs that spots a problem makes 3-day's pay if they are the first to spot something legitimate and they pay 3 hour's pay if it is not.

**VACCINES**

1/ There shall be no vaccines or universal cutting procedures at birth, and It is much more important that people be able to tell when vaccines are changing their children. Whatever risk there is of infection, vaccine acmecide safety is vastly more important for national security.

2/ Treatments for vaccine injuries shall not be subject to IP rights unless specifically awarded by the Senate. Also
treatments for injuries, infections, and conditions shall not be subject to IP rights unless specifically awarded by the Senate.

3/ All treatments for lifelong illnesses and illnesses that affect vast numbers of people must be ubiquitized.

4/ All medical procedures and treatments including all vaccines shall be require open and fair testing by the Senate and multiple agencies in order to be approved for mass use. And never shall a treatment or vaccine that is even 1/3 as dangerous in the short term be recommended by the Senate.

5/ No fictional citizen shall ever have the power to compel any real human to take any vaccine or receive any medical treatment under penalty of either employment termination, or refusal as a customer, or shopper, or student, or member, or of any other status. There shall be no mandatory vaccination requirements for all patients at medical treatment facilities, or for all students in a school, or for all employees of a company. Fictional citizens that dare to involve themselves in vaccinations and medical treatments may be compelled by the courts to pay toxic waste sized fines. And this shall be so even if government recommends or requires vaccinations. This place shall not be the domain of fictional citizens.

6/ Everyone over age 18 shall have the right to accept or refuse medical treatment, including vaccines for themselves and by themselves without anyone else getting involved.

7/ It shall be a crime for teachers and people in authority to talk about medical treatments or vaccines with minor children under age 18. It shall be a felony for teachers and people in authority to conspire to deliver medical treatments or vaccines to minor children under age 18.

8/ It shall be a crime to vaccinate others without signed permission. This shall apply to both those jabbing people, and to their employers.

9/ All drawing needle bases shall be bright red. All injecting needle bases shall be bright green plastic. If the needle is for both, then the base shall be bright orange.

10/ People who are ill or not feeling well shall not be vaccinated unless they are shown to be ill with the disease they are being vaccinated against.

11/ Neither Government nor the medical establishment shall mandate specific treatments or for any new pathogen or pathogen variant less than 2-years old.

12/ Only the national Healthcare Sluice may establish national policy regarding treatments and vaccines. When the Healthcare Sluice makes national treatments and vaccine policies, it must listen firstly to the national broad democracy of clinical physicians, where each practicing and full career retired physician has one secret vote. The Healthcare Sluice is also supposed to listen to the democracy of clinical specialists and the various medical theory people, but the democracy of all clinical physicians is supposed to come first, ahead of the specialists.

13/ When Government recommends vaccines, tests, or treatments to everyone, the recommended vaccine, test or treatment must be approved by the FDA under its normal approval process. Government shall not recommend vaccines, tests or treatments that are approved as an emergency response. Government can only call these a partly tested response that are the best it has.

14/ Even in emergency situations all vaccines must be shown to be at least 10-times safer than the illness over a 1-year term of study for each age cohort, and at least 5-times safer than the illness over the 3-year term of study for each age cohort.

15/ Even in emergencies, Government shall recommend no vaccine until it has been tested on at least 1-million voluntary vaccine recipients for 3-years.

16/ When Government recommends vaccines, tests, or treatments to everyone, the IP must have been ubiquitized. This is so drug company profit and bribes will not bias our public health policy. When government calculates ubiquitization payments to drug companies, the payment shall be calculated based on the estimate of the number of lives saved or helped by using the treatment, vs. not using it.

17/ There shall be no foreign manufacture of government recommended or required vaccines.

18/ The Senate shall set acceptable levels for vaccination injury and death for each vaccine and disease. Vaccine makers that stay within these levels shall have no liability for individual bad reactions.

19/ No grant of immunity from civil or criminal prosecution for vaccines or treatments shall be valid unless the vaccine or treatment actually appears to be a better alternative after clinical trial. Also, no grant of immunity shall be total as this encourages bad behavior by drug companies.

20/ All existing Government grants of immunity to vaccine manufacturers present or past shall be void.

21/ Regarding vaccine death and injury liability, the correct approach is to limit the liability per victim rather than to either completely absolve the manufacturer of all liability, or to allow payouts of many lifetime’s wages. This new approach will result in reasonable care on the part of the vaccine makers to have safe vaccines.

22/ Detailed open public records of all post-vaccination illness shall be kept by government.

23/ To prevent acmicide, all vaccinations of every sort shall be anonymous until the vaccination is given. The person, or their parents go to get an interchangeable anonymous vaccine card. Then they present this card anonymously at any vaccination center where they get their jab and then after the jab, they present their ID and their vaccination status is updated on through the patient data keeping system after the jab is given. No vaccinations shall occur at school or any other place (such as a pediatrician’s office) where the children or parents are known.

24/ The Senate shall carefully re-evaluate anew from the ground up all Government recommended vaccines,
especially those recommended to children. These shall all be re-evaluated based on efficacy and adverse reactions. Where there is no statistically significant benefit to treatment, the Senate cannot allow the treatment and must halt the treatment.

25/ In times of epidemic, 100% of pre-existing and also too-quickly rolled-out epidemic related treatments shall be ubiquitized for a low-end and conservative value. If the cures look eerily similar to the disease, like the disease was created to sell the cure, then the IP owners shall get nothing, and this fact may be considered evidence in a criminal trial. We definitely do not want people creating diseases to sell cures. This is far more important than a one time trampling of IP reward rights.

NR’99. RESTRAINED ACTIVITIES
1/ The Senate shall establish budgets for the various segments of the healthcare system, the civil law system, and other portions of the economy that need to be limited in economic size and profitability. For the sake of longevity, these budgets shall be expressed as a percentage of GNP.

2/ The Senate shall use variable, industry-specific taxes to control the net-income of these industries. At the end of each teneth, these taxes shall be calculated so as to force each industry's net revenue into the budget elected by the Senate.

3/ To start, the budget of the nation's healthcare system shall be under 10% of GNP. This is about the same as Germany in 2008.

4/ To start, the budget for the nation's civil lawyers shall be under 1% of GNP.

5/ To start, the budget for the nation’s civil judgements shall be under 1% of GNP.

6/ To start government business fines shall be under 0.5% of GNP.

7/ These budget percentages may be adjusted up or down by with a 60% overmajority of the Over-Senate.

NR’100. SUICIDE, EUTHANASIA, AND EXECUTION
1/ The right to a painless suicide shall not be denied to those who are experiencing a painful, near term, and near certain death as defined by Senate standards.

2/ Those allowed to commit suicide may also authorize their caregivers to administer dangerously high doses of painkillers, because they are about to die anyway.

3/ Palliative care technicians working in death hospices for the near-term terminally ill shall be authorized to:

a/ Administer the strongest opiates in the strongest doses upon video evidence.

b/ Administer opiate overdoses upon reasonable request from a terminally ill patient that is pre-authorized for assisted suicide.

4/ Human life shall not be sacred when the brain stem is dead, or when there is no hope of the mind ever returning beyond a faint shadow. If nobody wishes to care for the bodies of people who have been declared brain dead by 7 of 11 Senate jurors, government may humanly euthanize these brain-dead bodies after 30 days.

5/ No government money or insurance money shall be used to pay for healthcare for those who have been declared brain dead by 7 of 11 Senate jurors. Those in a coma for more than one year who fail a scan of sugar used by the brain must be removed from support equipment.

6/ Quadriplegics shall have the right to assisted suicide upon a 60-day waiting period. Those able to speak may do so verbally. Those only able to move their eyes must be asked annually, and given the opportunity to petition the Senate for their suicide.

7/ Those with severe health conditions who are physically unable to kill themselves may petition the courts for assistance.

8/ In all cases of assisted suicide, 7 of 11 Senate jurors must agree with the petition. Thereupon, the would-be suicide shall immediately have the right to assistance.

9/ The standard method of euthanasia and execution shall be general anesthesia followed by lethal injection. There shall be no legal challenges against this method.

10/ Starving people to death shall not be considered euthanasia, but torture. Nobody shall be starved to death as a form of euthanasia.

11/ People with near-term terminal illnesses that are widely regarded as incurable shall have the right to experiment with treatments as they see fit.

12/ The bodies of brain dead people who have donated their bodies to science may be used for surgical experimentation if these people left their bodies to science in their wills.

13/ There shall be no Government prohibition on using aborted fetal tissue for experimentation or treatment.

14/ The following people shall all be pre-tested as organ donors:

a/ Those executed by government.

b/ Those who commit suicide.

c/ Those who have their life support equipment turned off.

d/ Those who are brain dead.

e/ Those who undergo dangerous surgery.

f/ Those who seem about to die in a healthcare environment.

15/ Everyone executed by government for a violent crime, everyone who commits suicide, and everyone who dies in surgery shall be required to make their organs and skin available for donation.

16/ A randomly drawn Senate healthcare jury of 5 shall rule in each case where one person's organs are harvested or donated to another person. It shall be a felony for anyone including hospitals, doctors, the prison system, fictional citizens, and natural people to harvest use or traffic in organs not approved by a Senate healthcare jury of 5.

17/ Those who drug people and harvest/steal their organs, or participate in trafficking or using such organs may be sentenced to death.
18/ Everyone over the age of 18 shall automatically be considered an organ donor upon accidental or natural death unless they opt out on their official facebook page. Such opt out status shall be displayed for all to see.

19/ Those who have ruined their organs either through an abusive lifestyle or neglect shall always be to the bottom of the organ recipients list.

**NR’101. AGE, AND LEGAL COMPETENCE**

1/ It shall be a felony when priests have sex with their parishioners or former parishioners that are under age 22. It shall also be a felony when primary, secondary school, tertiary, or graduate teachers that grade or certify students have sex with their current students, or past students that are under age 22.

2/ Parents may cast their children out on their 16th birthday by filing emancipation documents with the county recorder. Children shall be free to emancipate themselves after their 16th birthday, but they must complete the government's emancipation training program and pass the emancipation test. Emancipated minors shall be contractable, and have the right to have financial accounts in their own name.

3/ It shall be none of government's nobody else’s business if 16-year olds have consensual sex with people who are any age.

4/ 15 year-olds may only have consensual sex with peers. Those who are age 18 shall always be considered as peers of 15 year-olds, while those who are age 20 shall never be considered as peers with 15-year olds. The maximum penalty for non-peer entirely willing sex with a minor of age 15 shall be 5 years.

5/ When 13 and 14 year-olds have willing sex with peers, all parties shall undergo an additional 2X times the normal amount of sex education instruction outside of regular school hours. Those who are age 17 shall always be considered as peers of 14 year-olds, while those who are age 18 shall never be considered as peers with 14-year olds. Those who are age 16 shall always be considered as peers of 13 year-olds, while those who are age 18 shall never be considered as peers with 13-year olds. The maximum penalty for non-peer entirely willing sex with a minor of age 14 shall be 8 years. The maximum penalty for non-peer entirely willing sex with a minor of age 13 shall be 12 years.

6/ The maximum penalty for non-peer sex with a minor of age 12 shall be 30 years on an island.

7/ The maximum penalty for non-peer sex with a minor of age 11 shall be life on an island. Also, serial child predators of older children shall generally be sent away for life. Sex with children shall be thought of in the same light as knocking people's heads around for no reason and causing brain damage in them. People doing these things should tend to get quickly removed from society forever.

8/ The maximum penalty for non-peer sex with minors under age 8 shall be subject to the death penalty.

9/ The standards for determining whether or not sex was forcible shall be lower when people over age 18 have sex with minors under age 18th. Threats, intimidation, blackmail, deception, trickery, coercion, abuse of authority, payment of money, or valuables, or just not taking no for an answer, may be considered forcible or coercive sex when it comes to minors before their 18th birthday.

10/ Charges of forcible sex upon minors shall be multiplied as follows:

a/ For under 18-year olds, the penalty for adult victims shall be multiplied by 1.25X.

b/ For under 16-year olds, the adult penalty for adult victims shall be multiplied by 1.5X.

c/ For under 14-year olds, the penalty for adult victims shall be multiplied by 2X.

d/ For under 12-year olds, and for extreme violence upon a minor under age 18, the penalty for adult victims shall be multiplied by 3X and longer island interment lock-ups shall be required.

11/ The minimum age for smoking marijuana and drinking alcohol responsibly shall be 16. There shall be no marijuana or alcohol licenses for people under age 16. Licenses for 16-21 year-olds shall only permit limited alcohol and marijuana use calibrated to the levels where the drugs can improve performance. 16-17 years olds can use weekly, 18-21 year olds can use daily at up to this optimal dosage. At age 21, they are adults and can get whatever alcohol and marijuana licenses they want.

12/ The minimum age for the use of tobacco or tobacco substitutes shall be 19. There shall be no tobacco licenses for people under age 19. Anyone supplying evidence of under-age smoking or drinking that leads to a conviction shall get 10-day's wages as a reward per conviction. This money shall be provided by the penalty fee or jail work of the under-age violator.

13/ The minimum age for military enlistment and lifelong marriage and natural Senate sireage shall be 18. The minimum age for touch-free Senate sireage shall be 16. The minimum age for the 5% most progressive and smartest of young people to donate eggs or sperm for Senate breeding shall be age 13.

14/ The minimum age for using mafia drugs other than marijuana, and for drinking irresponsibly shall be 21. The minimum age for a prostitution license shall be 21. All prostitutes must have completed at least 1,000 hours of legitimate employment in their life in order to get a license. The minimum age to obtain a porn actor’s license shall be 22. People who are obviously older than 22 do not need a porn license. Also, under-developed people over 22 that still look under 22 shall not be allowed to simulate boys or girls that are under age 22. The STD and prostitution monitoring systems shall also check for underage sex and generally provide a safe harbor legally.

15/ The minimum age for meeting alone with male school and church people shall be 15, unless they are family. However, for everyone under age 18, the meeting place
must be under video surveillance.

16/ The minimum age for religious indoctrination or religious instruction without having one's parent or guardian present shall be 15.

17/ Only those over age 21 shall be eligible to vote. The Sub-Senate may raise the voting age to as high as 25 if its elects to do so with a 2/3 over-majority.

18/ Models and actors depicted in a sexual, romantic or grown-up, way must be over 21 years old. No model or actor shall have had plastic surgery, liposuction, or implants, and their images shall not be altered or manipulated to make them look thinner.

19/ In matters of firearm assault involving a real firearm, most people over age 14 shall be tried as an adult, and some younger people may also be charged as an adult.

20/ In matters of homicide, armed robbery, aggressive battery, rape, arson, rioting, and certain other violent crimes, those over age 14 and some younger people shall generally be treated as adults. In all other crimes, age shall mitigate and those under age 16 shall serve 50% of the adult time. Those over age 14 shall serve 35% of the adult time, and those over age 12 shall serve 20% of the adult time.

21/ The people's right to know shall about everyone's violent criminal past is vitally important. The quality of life of ex-convicts is unimportant in comparison. And this even goes for 12-year olds. Therefore, all violent crime committed by people over age 12 shall go on their permanent open public record. And all their accounts shall display their violent crimes.

22/ Insanity, and youth over age 13 shall not be a defense against the death penalty. There shall be no prohibition against executing convicts because they were 13 or younger, or insane when they committed a death-penalty crime. Partial or total insanity shall not reduce any criminal penalty. The criminally insane shall not be subject to parole, and all shall spend their full prison sentence in a facility for the criminally insane.

23/ No convictions for violent crimes shall ever be expunged from the record, or sealed because the perpetrator was young when they committed the crime. This shall apply retroactively to all convictions of the past.

24/ There shall be separate long-term incarceration facilities for those who are 60+, 59-to-20, 19-to-14, and 14 and under.

25/ Parents shall have the right to spank, but not beat their children. Parents shall not strike their children on the head, face, neck, gut area, or groin area, but only on the arms, shoulders, legs and outer buttocks.

26/ Everyone over age 70 must pass a biennial cognitive test if they wish to retain their full legal competency, financial sovereignty, right to vote, and vehicle operator's license. Those who cannot pass the cognitive test must appoint a co-signer for their financial matters. This cognitive test must be designed so that over 99.5% of full-time employed people who are between 20 and 50 can pass it on the first try. Those who are over 70 and must take the test more than once to pass it may be required to take the test annually.

27/ The Senate shall produce detailed guidelines for the minimum age at which children can undertake various activities by themselves. These shall be set as young as reasonably possible, leaving the most discretion possible to parents.

28/ No county shall make its own laws with regard to minors.

29/ There shall be no minimum or maximum age for Senate service.

30/ Until a child is of legal age, their parents shall be the ultimate judge of what is fit for them unless the parental rights have been taken away due to a court action arising from genuine abuse.

NR'102. WOMEN AND CHILDBIRTH

1/ Given the existence of various abortion pills, it is futile to outlaw abortions. Nothing we do will keep many women from aborting a pregnancy with the wrong man. After decades of failed drug "wars", we have learned that we will never stop illegal drugs. How will we ever stop illegal abortion drugs? Some women will do extraordinary things for the one abortion pill they need. So regardless of the law, many or perhaps most women with unwanted pregnancies will still have illegal abortions with black market pills.

2/ When abortions are illegal, women tend to switch over to taking black market abortion pills that are supposed to be doctor supervised but are not. So these women have life-threatening unsupervised pill abortions. Therefore, we accomplish very little in making abortion illegal. It stops few abortions, bit it makes most abortions potentially life threatening for the women having them.

3/ Sex without commitment shall be a right, and entirely legal, and so shall its accessory right, that of abortions. Society has no right to tell its women: "you got pregnant by the wrong man, now you must bear his child and raise his child".

4/ What of our system of population control? How will that work when women accidentally get pregnant one too many times? And surely when our poor families have too many children, and another comes, we must let them choose. Surely when a rape victim, or a 16-year old girl accidentally gets pregnant, we must let her choose.

5/ With regard to abortion, no county may establish its own rules for abortion. Only the national government may establish abortion rules. Furthermore, voters should avoid voting for candidates that talk on this divisive issue.

6/ Nearly all babies born before week-22 either do not survive, or if they do survive, they have lifelong problems. However by week 25 they normally at least survive, although commonly with lifelong problems. Therefore, it shall be the law that in the first two thirds of a pregnancy, up to week-26.70 of apparent age, the Mother shall possess total life or death rights over her unborn child. However after this point, there must be some medical
reason for aborting the pregnancy.
7/ Prior to the third trimester, abortion shall be both legal and entirely up to the woman. In other words, each female shall have an unlimited right to remove and kill her unborn children while they are still in her body up to week 26.7 of a typical 40 week pregnancy. During this initial 2/3 of a woman’s pregnancy, nobody else shall have any legal say or right over a woman's unborn child, not government, not the genetic father of the unborn child, not the husband of the female if any, and not the female’s parents.
8/ For abortions in the third trimester of a pregnancy, there must be some cause, such as a slightly increased health risk to either the mother’s life, or her fertility, or slightly increased risk of a child born with a long-term care issue or a significant birth defect. Such late term abortions shall be judged by a jury of doctors and Sub-Senators on judicial duty as to eligibility for abortion.
9/ It is a great thing that medical science can now often tell us when our unborn offspring are damaged and will require life-long care that nobody wants to provide. It is also a great thing that pregnancies that will harm the mother (and often the mother of other current and future children) can be ended. It is also a good thing for society if women can chose not to have the child if she gets pregnant by the wrong man. It is also a good that that sex doesn’t always mean babies for women.
10/ We shall begin a child’s right to life at the point where nearly all fetuses can survive birth without serious defects. To reduce future argument, we shall use the start of the third trimester as this point in time. After the start of the third trimester, there must be a health reason for an abortion, either some slightly increased risk to the life of the mother, or some evidence of defect on the part of the unborn child.
11/ Surely it is wrong for society to make women bear damaged children and not let them be aborted if this is possible. So pregnant women shall have the broadest rights to abort both their damaged fetuses and to end pregnancies that might harm them the mother. This right to abort damaged children shall exist throughout the woman’s pregnancy.
12/ Government shall work to make reproduction as easy and safe and burden free as practical. It is thought that doing this will increase the desire to have children. 
13/ It shall be a felony to impede, interfere-with, protest, call, email, message, or make contact with women while they going to exercise their right to kill their unborn children. Clinics aborting unborn children (new people) shall not be allowed to council women, or express any opinion about the woman's choice. Also, it shall be a felony for a facility to pose as an abortion clinic when they don’t regularly provide abortions. Also, it shall be a felony to impersonate abortion clinic staff when this is not the case.
14/ When females become pregnant before their 14th birthday, they are supposed to have an abortion because they are too young to have children. Victims of rape that become pregnant are supposed to have an abortion because it is wrong to give the rapist a child. In both cases supposed-to have an abortion does not mean must have an abortion — and the female shall be free to make her own decision.
15/ No matter how old a female is, she shall always have the final say over ending her own pregnancy. It is her body and her life and it shall be her choice.
16/ The recorder system shall have forms for various sorts of pre-birth adoption and support commitments. With these recorded forms, pregnant women may agree to adoption or support payments from the child’s grandparents, genetic father, adult genetic aunts, and adult sisters without court approval. All other parties and all relatives with felony convictions must be approved by the courts.
17/ For all pregnancies, the mother must watch the government's prenatal and child care education videos under monitoring. She must also correctly answer the paying attention questions at the end with a 100% score. Unlimited reviews and retests are allowed.
18/ The pregnancy modules above shall be in addition to the required reproductive and child development modules that all female students must take to graduate secondary school.
19/ For all pregnancies, the mother must have timely prenatal testing as called for by the Healthcare Sluice. Women who do not comply with the basic pre-natal testing and education requirements shall not receive any of the government's generous child support money for the child.
20/ When prenatal tests indicate conditions associated with mental retardation that is on average as severe as high-functioning Down syndrome, no government benefits shall be given for that child.
21/ Government shall offer free family planning and pre-natal education, sex education, abortions, sterilizations, and all reasonably effective and economical forms of birth control free of charge to all females allowed to work in this nation.
22/ Government shall provide pre-natal testing, prenatal healthcare, and child-birthing free of charge to all citizens and legal immigrants for a conforming number of children. Illegal immigrants shall get none of this.
23/ The following categories of breeding-age females shall not have children, and must remain on long-term birth control such as an IUD or slow-release birth-control hormone implants. Daily pills, condoms, male contraceptives and other forms of birth control shall not be acceptable forms of birth control for the purposes of this rule. Government may check and verify that birth control is being used for the following women. If any of the below categories of women are found to be pregnant, government may require them to have an abortion:
   a/ Women with certain types of high use amphetamine, cocaine, or opiate licenses.
b/ Women who are licensed to consume an amount of alcohol sufficient to cause moderate fetal alcohol syndrome for their body weight.

c/ Women on probation from jail, or who were ordered by the court to be institutionalized for mental health issues in the past 2 years.

d/ Women receiving public poverty aid, and women coupled with men receiving public poverty aid. This shall not apply to child support aid.

e/ Females who are mentally retarded in its broadest sense. This shall include all females over age 14 that have not graduated 8th grade or completed the 8th grade equivalency exam. After 2035.01.01, this shall also include all females over age 18 that have not graduated 10th grade.

f/ Certain groups of immigrant, Exhod and refugee females as determined by the Senate. The Senate shall have total freedom in these matters. Also strictness with immigrant behavior should be seen as helping assure that the largest number of people can be accepted.

24/ Government shall provide frozen umbilical stem cell storage free of charge, in two sites, for all people born in a hospital or birthing center in this nation. Also for all citizens. Government shall not prohibit therapeutic research or therapeutic medicine because it uses stem cells, or aborted human embryo cells. However, all uses of such products must be disclosed.

25/ Newborns voluntarily abandoned by their mother at the place of birth and without a family member to claim them may be given to the next in line for public adoption after any absence. This shall become a final adoption if the birth mother, or birth father fails to formally request the return of their child within 90 days. After this, all parental rights of the birth parents shall be forever abandoned. When mothers intentionally abandon their newborns in a dangerous place such as a dumpster, they may be charged with attempted murder and their parental rights shall be automatically terminated.

26/ The Healthcare Sluice shall prioritize families for adoption. Highest priority and first choice in matters of adoption shall go to households with at least one woman and one man. Next priority shall be households with no man. After this shall be households with no woman, unless the Senate elects to prohibit adoption by families without women.

27/ It shall not be possible to adopt people as children after their 16th birthday.

28/ All immigrants, Exhods and adopted children shall be genetically indexed to determine where they actually come from, and who they are related to. This shall be repeated annually for a few years by different groups of Sub-Senate testers so that this testing is truthful — because this is so important. It is also important that we compare all our notes with all the other nations of the world.

29/ Only licensed physicians and licensed birthing nurses shall offer child-birth services, and these must offer their services in a location adjacent to a certified operating-room. The training period for a birthing nurse shall be 2-years in school and a 1-year internship.

30/ Women shall be allowed to breastfeed their babies everywhere that they may bring their babies provided the child has not yet had its 2nd birthday. Women are supposed to cover their nipples from view while feeding in public, however there shall be no penalty.

**NR’103. MARRIAGE AND DIVORCE**

1/ The right of parents to raise their children as they see fit shall be seen as a fundamental liberty in our land of the free. The government of the land of the free shall give the people the greatest reasonable freedom and leeway in how they conduct their family life, how they marry and how they raise their children.

2/ Except for setting a minimum ages, and prohibiting genetic incest (including first cousins), government shall not limit or define the nature of marriage and family for the people. Native citizens shall be free to write their vows and marry and have families as they wish, in any combinations, genders, or numbers they wish, provided all parties agree. However to limit the power of foreign brotherhoods, immigrants shall not be allowed to marry more than one person at a time, or more than two people in their lifetime.

3/ All of the nation's laws and standards for marriage, natural reproduction, artificial reproduction, abortion, birth control, child support and spousal support shall be elected by the national Senate and no county may establish its own laws or standards for these things.

4/ From now on, all new marriages and support agreements must be recorded in writing, or on video and this filed with a county recorder’s office for the family law agreement to be legally binding.

5/ No co-habitation without a recorded marriage agreement shall ever become a marriage, no matter how long the co-habitation was for.

6/ The people shall be free to do the following in their marriage contracts:

a/ Marry for life, or for a fixed number of years.

b/ Call for any property sharing and post-marriage property divisions they wish, equal or not, capped or not. However absent a specific marriage contract clause calling for the sharing of property, there shall be no sharing of property.

c/ Have marriages of child support alone, without any sharing of property between spouses.

d/ Call for any divorce justifications or delay period they wish up to 3-years.

e/ Call for any child support payments they wish. However absent a specific marriage contract clause calling for the payment of child support, there shall be no child support due from either parent.

f/ Call for any child custody and visitation rules they wish. However absent a specific marriage contract clause calling for child custody, the standard child custody time
division percentages shall apply.
g/ Call for any alimony payments they wish. However absent a specific marriage contract clause calling for the payment of alimony, there shall be no alimony due for new marriages.
7/ Marriage contracts shall not presume child support or spousal support. Absent a separate child support agreement, there shall be no obligation to support children. Also, absent a separate spousal support agreement, there shall be no obligation to support one’s spouse. The people shall be free to marry without child support, and without spousal support. They shall also be free to give child support and partner support without marriage.
8/ When unmarried people record written parenting agreements, these shall be just as valid as a marriage in all matters of determining child support, custody, and visitation rights.
9/ Government shall not favor married parents over unmarried parents, or have incentives for people to marry or not marry when they have children. Government may however incentivize the people to either have children or to not have children.
10/ Government shall not impose restrictions that slow the time period for divorce.
11/ Every person over age 18 shall have the inalienable right to leave their home and strike out on their own.
12/ A woman’s right to choose the best sire they can breed with whoever they mutually agree to breed with. All adults able to breed shall have the inalienable right to breed with whoever they mutually agree to breed with regardless of any prior agreements made.
13/ All marriages and support agreements shall require a license. No license shall be granted except after a 10-day waiting period, tests for sexually transmitted diseases, and if the agreement involves a woman of child-bearing years, a pregnancy test. All applicants for a marriage license shall have a right to see the test results of their co-applicants. They shall also have the right to know the identities and marriage periods of all prior marriages, and the identity of all offspring and parents. They shall also have the right to see the education, debts, credit history, wealth, tax history, employment history, criminal record, domestic violence police record, court record, alcohol record, Mafia drug license record, and prostitution record of their intended spouse. These records may also be shown to other sorts of life partners if the person agrees to show their private records.
14/ All marriage vows shall include a written part. This is where the merged and separate property gets listed, divorce terms, child support terms, and other terms get listed. Assets not listed shall remain separate property. The standards for turning separate property into community property through actions shall be as high as reasonably practical.
15/ Lawyers shall not be allowed in family court. Family law legal-surrogates for minors under age 17 need not be inferior to principles, however they shall not be substantially superior to principles.
16/ Uncontested divorces shall pay 6% of assets as an adjudication fee. When government must adjudicate a divorce, it charges 50% on assets up to a year’s pay, and 15% on amounts over this.
17/ There shall be no alimony, and all spousal support must be called for in a recorded marriage agreement to be binding.
18/ There shall be no presumption that divorced people have a right to live at the standard they have become accustomed to. Such a presumption makes our best people reluctant to couple and have children and leaves our nation to be taken over by its poorer elements who have nothing to lose having many children.
19/ First cousins, siblings, parents and children, grandparents and grandchildren, uncles, aunts, shall not marry or have children. If any immigrant or Exhod ever marries in this way, they shall all be deported, including past immigrants.
20/ Marriage ceremony, wedding clothing, and wedding ring expenditures shall be subject to at least a 60% luxury sales tax so that people squander money less on pomp and ceremony and gold and diamonds. Wedding gifts valued at less than a day’s wages from the guests shall not be subject to taxation. The four or less parents of couples getting married may give up to 2 years wages tax free in total.

NR’104. BREEDING RIGHTS

1/ Whenever women have a conforming number of children, they shall have the right to have those children without any male, or any senator that makes his sperm available. And the women shall be free to have these children without a life partner if they want.
2/ Even if a woman is married, the husband does not own the wife’s reproductive choices. Even if a woman is married, she may have children by anyone she chooses. All adults able to breed shall have the inalienable right to breed with whoever they mutually agree to breed with regardless of any prior agreements made.
3/ There is no right to abduct women, or lock a wife or girlfriend up. How barbaric these cultures are. What about the female’s rights? All the places that still do this must stop immediately, or you will ruin the Exhodos. And you must stop mutilating girls for the same reason.
4/ Society shall help women to choose the best sire they can find without being corrupted by the hard realities of financial support. Society shall always pay enough to cover the cost of raising children, provided the mother has had a conforming number of children.
5/ No person who has donated sperm or ova to a registered bank shall ever be compelled or required to make any payments, or communicate, or do anything else for their genetic offspring. To do otherwise is to discourage our best from donating, and we definitely do not want to do that.
6/ Sperm and ova donors shall have the unlimited right to chose the degree of contact they will accept from their genetic progeny. Those accepting a sperm or ova donation and raising the child shall have the right to chose the degree of contact they will accept between their children and their sperm donors until the children reach age 18, or is finished with school. Finally, the child shall also have the right to limit the degree of contact they will accept with their genetic parent. Unless all parties wants contact, there shall be no contact. The only exception is with the offspring of Senators and Ubiq donors.

7/ Sperm and ova donors cannot sue for parental rights, nor can they be sued for rights. No sperm or ova donor’s name shall go on a birth certificate unless all three parental parties agree to do so. Children born of donated sperm and ova have no inheritance rights under the law with regard to their genetic donor parents. These may however be granted later by recorded will.

8/ Government shall do nothing to discourage its best people from having more offspring than the rest. It is one of the most important parts of this Constitution that those people who have donated their sperm or ova never suffer any cost or obligation for having done so.

9/ Those married or partnered to a woman when she gives birth to a sperm/ ova donor child shall be permitted to be the child’s official father if the mother also agrees.

10/ Where human ova are sold or donated, the woman who bears them to life from her womb shall be the legal mother in every way, and shall have exclusive rights under the law. Where a woman is paid to bear the ova of another women or those owned by a man, the side paying shall be the legal parent in every way, and shall have exclusive rights under the law.

11/ Reasonable contracts for birthing surrogates and ova donation shall not only be valid, but government shall enforce them free of charge.

12/ There shall be mandatory visits to doctors and other pre-natal healthcare people for all birthing surrogates and sire mothers according to the Senate's schedule. There shall be steep reductions in surrogacy money for women who don’t follow the normal schedule.

13/ All birthing surrogates and sire mothers must follow the doctor’s orders. If the doctor orders that they must remain lying down except to go to the toilet, then they must go to stay in a service apartment and live under video monitoring. Again, steep reductions in surrogacy money will apply for women who don’t follow the doctor’s instructions. And this shall be enforced by the system, not the genetic parents.

14/ Paid birthing surrogates get:

20% of the money for births after the end of week-30.
40% of the money for births after the end of week-32.
60% of the money for births after the end of week-34.
80% of the money for births after the end of week-36.
92% of the money for births after the end of week-38. and

100% of the money for births after the end of week-40.

15/ All birthing surrogates and sire mothers must give up their alcohol, tobacco and drug licenses in advance. All must pass a drug test before pregnancy, during pregnancy, and after birth. This shall include second-hand levels of tobacco and second-hand levels of marijuana as well as common drugs that are off limits to pregnant women. Again, steep automatic penalties in the surrogacy payments.

16/ Government shall not tax monies paid for birthing surrogacy, ova donation, or sperm donation. Government shall aid ova and sperm donors by verifying and, guaranteeing their Senate, Ubiq, and other status, as well as their education, health and other data. Government shall also provide escrow services and impartial, rapid adjudication of birthing surrogate monies for no charge.

17/ With regard to child bearing limits, and pregnancy birthing surrogates, the child belongs to the genetic mother, and the birthing surrogate is not counted as having had a child.

18/ The intentional corruption of sperm or ova donations shall be considered one of the worst forms of rape.

19/ The standards for female surrogate material donors shall be different for men and women because human leadership wisdom tends to come after the time that it is optimal to harvest human ova. Therefore, the Senate shall conduct testing to find the smartest ova donors by means in addition to Senate service.

20/ The Senate shall invite a sufficient women to donate their eggs, so there are enough good eggs to meet demand.

21/ If there are not enough confirmed Senators that are female and of breeding age willing to donate eggs for Senate surrogacy, the various Centi-Nomes shall elect other women for egg harvesting. These women need not live in that Centi-Nome. They shall be chosen primarily for their intellect. When these women agree to undergo harvesting, they shall be listed on the national sperm and ova donor supply database together with any photos, videos and data they care to supply. If there is sufficient demand for all their eggs, then government shall harvest their eggs.

22/ Government should not be balancing supply with demand here with egg donors, but instead it should have around twice as many egg donors as are needed to meet demand. Once a women is both chosen by the Senate and say 280 surrogate women (28 days times 10 eggs) then she begins the egg harvesting process.

23/ When a donor’s eggs are harvested, they get fertilized by the male of the surrogate’s choice, or the choice of those contracting her prior to implantation.

24/ To assure enough high quality Surrogate eggs, the Senate may offer over a year’s wages per child born of eggs donated to the Senate. Women shall also be allowed up to 8-weeks unpaid leave from their work or studies.
25/ We will compensate women generously for their eggs. This is because public egg donation should always be an honor, so most women do it when asked. Also surely it is worth the cost.
26/ If a woman receives free egg harvesting from the Senate, when she turns 44, these eggs shall become the of the Senate and people.
27/ Government shall generously award Ubiquity status to anyone who makes even the slightest improvement in making IVF safer, more productive, easier, faster, cheaper, or more comfortable.
28/ Society should help its smartest people, and greatest contributors to have a great many offspring. However, in the interest of genetic diversity, there should generally be breeding caps and a maximum number of offspring, except in the case of the most oversized intellectuals and contributors. In determining a maximum number of offspring, we shall rely on cyphers = logic, equations, mathematical models, and hard measurable underlying realities/ to determine a maximally optimal approach.
29/ We should try to find a way to increase the number of eggs a woman can provide from egg harvesting. Therefore, great resources should be expended (if necessary) in understanding how to induce superovulation in humans.
30/ Government shall produce many standard adjustable form contracts for all common reproduction practices in order to make reproduction easier.
31/ All reproductive clinics shall be regularly audited and tested by government in many ways both financial and having to do with egg fraud.

NR'105. GOVERNMENT CHILD BENEFITS
1/ Everyone knows that people must provide for their offspring. So we shall not allow our new democracy to do anything so obviously foolish as to scrimp on child benefits. The care and education of the next generation shall get all the resources that are needed.
2/ Except for those groups discouraged from having children as stated herein, government shall give child benefits to all citizen mothers (including immigrant citizens) sufficient to cover the normal cost of raising a conforming number of children. This shall include education, standard Tier-1 healthcare for children, food, clothing, and housing until the child either finishes, or is pushed out of the education system.
3/ No matter how bad the crisis, no matter what happens to the father, government shall assure that the children of the new generation will be fed, housed, clothed and treated. No woman should ever need to worry about this for her conforming children.
4/ Senate child support payments are guaranteed to come on time every time. Government shall attempt to enforce private child support rules, but it shall not indemnify mothers for those that refuse to pay in a world where people can’t be jailed for owing money to others.
5/ Government child benefits shall not consider the income or wealth of the parents, or the cost of living in various communities.
6/ All women shall get government child support if the number of their children conforms. Government shall not discriminate on the basis of who the father is or whether the father is even known. Indeed, the application for government support of a conforming number of children shall not even ask who the father is, or the moother identity shall only be asked if the woman is claiming eligibility for sireage benefits.
7/ To start, government child support shall be the following percentages of the average full-time wage based on the number and status of the children. The Over-Senate may adjust these percentages at any time for children conceived after that point in time:
   1-child by any father—15%
   1-child by a Senate sire—20%
   1-child as a Senate surrogate child—25%
   2-children if one is Senate sired—25%
   2-children if both are Senate sired—30%
   2-children if one is a Senate surrogate—30%
   2-children if one is Senate sired & one a Senate surrogate child—35%
   2-children if both are Senate surrogate children—40%
   3-children if both are Senate surrogate children—50%
8/ All students over age 10 may stay in the government’s student dorms full time provided they behave and make acceptable school progress. In some places and among some parts of society, it may be normal for students over age 16 to stay in the government’s student dorms for most of the year.
9/ As long as children make acceptable learning progress, government shall provide all with student dorms, free schooling, and food. The system shall be designed so that at least 25% of each year can make acceptable test progress and enter tertiary school or skilled trade school.
10/ The Over-Senate may elect with a 2-to-1 overmajority to change the amounts, conditions, or categories in this rule 93 on child benefits.
11/ The child benefits stated herein shall only apply to children conceived after the date this Constitution comes into effect, and to existing mothers with a conforming number of children that sign their children up for the new child benefits programs. All existing child support responsibilities shall remain in full force until our nation switches over to the new system entirely. Thereafter, the Over-Senate shall decide on a formula for phasing out the old child support system.
12/ It shall be a felony to hide child or make up a child for the purposes of defrauding the child benefits system. A bounty shall be paid to those reporting child benefits fraud by either having undocumented children, or in other ways.
13/ All recipients of government benefits, both the adults and the children shall be required to identify themself with fingerprint and talk to the camera statements as well as other scans.
14/ There shall be no right to privacy with regard to the
identities of people collecting government benefits, including public child support, and all names and addresses shall be displayed on the government website.

15/ Mothers that are graduates of Senate approved colleges may have up to 4-children by any man and receive government child support for all four.

16/ Grown children that don’t have Senate or Ubiq parentage shall not be required to pay any portion of their income to their mother. Grown children that are Senate surrogate children shall be required to give 10% of their income to their birthing surrogate mother from age 27. Children that are sired by a Senator or Ubiq shall be required to give 6% of their income to their mother from age 32.

17/ There shall be no government child money for females who have their first child before either completing secondary school or passing the equivalency exam, even if they later pass either.

18/ Women that have children contrary to government rules and still need aid may stay in Mother's dorms:
a/ They shall share a single bed with all their children.
b/ They shall share a room with 2 to 4 other women and their children.
c/ Each room shall share bathroom and kitchen facilities with 3 similar rooms.
d/ They shall only get ingredient stamps to buy food.
e/ They shall be disqualified from all forms of drug, alcohol, tobacco and prostitution license.
f/ These dorms shall be located in peripheral and inconvenient locations.
g/ No males over age 13 shall be allowed inside.
h/ All children over age 13 must stay in school dorms.
i/ Lockdown is 9:00 pm to 6:00am. Lockout is 8:30am to 5:30pm.
j/ Women shall be free to move out any time they wish.
k/ Unsterilized women with a non-conforming number of children shall only be allowed to stay in mother’s dorms for one month in their lifetime. After this, if they want the free housing, they must get sterilized.

NR’106. NON-GOVERNMENT CHILD BENEFITS

1/ This Rule 92 shall not apply to pre-existing children and to children of people born later under marriage or parenting agreements that state a higher amount for child support than the standard amount.

2/ We are instituting a standard amount, a standard dollar amount of child support per child in our nation. This rate might vary with the age of the child. It might also vary with the cost of housing in that part of the nation. But the amount should have nothing to do with the income of either parent. And this should be enough to cover the cost of a child for the average parent.

3/ For all future payments and all continuations of existing payments, parents may call for a higher child support amounts. However, these payments must be expressed as a multiplier over Government’s standard payment. All marriages and support agreements must contain a child support component.

4/ The Over-Senate shall adjust the standard child support amount from time to time.

5/ When our women have children with people from other nations, or other parts of their nation, they shall get no more or less money.

6/ The supporting parent shall always have the right to look at the finances of the custodial parent. As long as they are paying, they can look to see how it is being spent.

7/ There shall be no lawyers permitted in matters of family law, including child support and custody. If the parties are too young or otherwise incompetent to represent themselves, then surrogates shall be used.

8/ Men may be required to pay a larger share of their income and wealth than women in taxes.

9/ Government shall maintain a database of where all the children in the nation live and what vehicles they are associated with. Government shall also have a report-a-kid app where people report children of an approximate age and gender associated either with an address, or a vehicle license plate or a person at a location. They can also report a child missing from an address. If the address or license plate number doesn’t match with a known child, then police are dispatched to verify.

10/ All schools and play grounds shall have fences with sequential doors at the entry/exit points. To leave, the children between the doors must have come in with the others with them. Also, our playgrounds shall also have recorder cams with face recognition tech. This is to keep children from either wandering off on their own, or being taken from the playground by other adults. All urban playgrounds shall also have have multiple video cameras.

11/ Playground equipment shall be seen as one of the most efficient uses of public education money. Thus we shall spend liberally on recorder-video supervised playground equipment and face recognition tech and other security devices for our playgrounds in addition to spending on micro-play architecture. Separate 4.5m swings shall be provided for the brain stimulation of adults and children age 7 and up. Children over age 6 may not use the toddler equipment.

12/ It shall be a crime for adults to have alcohol, drugs, sex, or dogs in or near a children’s playground or school, even at night, as this results in things left for children to discover. In general, our adult sex and intoxication must occur in places away from people and their children, both in the real world and online.

NR’107. CHILD CUSTODY

1/ Except where a parent has been convicted of domestic abuse, the custodial parent shall not have the right to change their city of residence without either obtaining permission from the supporting parent.

2/ In custody disputes between mothers and everyone else, particularly for children under age 4, the mothers always, automatically get primary custody of their
children, unless she agreed otherwise in a marriage or parenting agreement, or she is declared unfit by the court, or her housemate is declared unfit.

3/ A mother’s wealth and chastity, or lack thereof, shall never have any bearing on her fitness to raise her own children.

4/ All minors under age 18 must be residence and location declared to government. There is no right to be a minor under age 18 and living underground or without a fixed address unless they are location tracked.

5/ Government shall have a complete list of which addresses are supposed to have children and which are not. All of the 100 closest neighboring addresses may access this information. Every time there is a change, an email gets sent out by the system to all neighbors in that building, or on that block, or down the road as applicable. This system shall only keep and display the ages of the children at each address. Not even the sex gets reported, only the age.

6/ When one genetic parent seizes a child that is in the custody of the other genetic parent, and there is no conviction for abuse, and the abducting parent notifies the other parent that they have the child, the applicable crime shall be called “Custody abduction”. The work camp sentence for custody abduction shall not exceed the duration of the abduction.

7/ Where a woman’s males past/present/future get in a fight or a scuffle over anything, the penalties shall be doubled. Where the illegal use of firearms is involved, including illegal brandishing, the penalties shall be tripled. We don’t want fighting, but we definitely don’t want firearms here. We shall also eliminate all mentions of this sort of conflict from the media.

8/ We want to encourage step-parents to adopt the children of their spouses.

9/ Making parents partly responsible for the crimes of their children shall be seen as a that that was purposely fostered by Ishtar to discourage good infidels from having children. Citizens shall not be punished for the crimes of their children, spouse, siblings, parents, or friends unless they were in some way involved with the crime. Even if the family members got texts, or emails, or saw vague plans and failed to report their family member, most people talk much more than they do. However, parents may be held responsible for improperly locked-up firearms used by their small children. They may also be responsible if it can be shown that they wound-up and drove their child to shoot someone.

10/ Child protective services or CPS shall be a branch of the police. However, no CPS worker shall have any power to arrest without a uniform police officer present. CPS must satisfy the normal rules of criminal evidence to take action. All CPS workers must wear a police cam when talking to the public.

11/ Just as with the police, CPS shall keep both a public database of convicted child abusers, and a private internal CPS/police database of accusations and non-conviction reports. It shall be illegal for non-CPS, non-Police to discriminate or take any action based on the private CPS database. However, because mere arrest or charges cannot be actionable, nobody shall go on the public CPS registry without a conviction.

12/ No children shall be taken into CPS custody against their will or against their parent’s will without a court order from a Senate tribunal except where there is observable physical or sexual harm to the children, or a parent is recorded admitting to abuse or requesting removal.

13/ The location of where all removed children are held must be told to the parents. Except in sparsely populated areas children taken by CPS must be kept in the same community. All children take by CPS shall be kept living under live recorder video. The people housing the children on behalf of the system cannot be connected in any way to the CPS person taking the children.

14/ No person may be held by CPS for more than 24 hours without a court order.

15/ Those who horrifically beat children shall go away forever. However other may only be declared a lifetime danger to children, and these cannot ever live with other people’s children, or go around children. It shall be a duty of CPS to monitor all such dangerous people in their community.

16/ Once a woman has an affair with a Humbert Humbert type who molests her children, she shall be subject to regular CPS checkups if she couples with someone else.

17/ CPS inspectors rotate so that there is a different inspector every time based in the previous reports.

18/ CPS shall run an anonymous child address verification system where people report children at addresses or associated with license plate numbers, or send pictures or video. CPS shall spend roughly half its time following up on abduction and abuse tips.

19/ All real and virtual Children’s passports shall have the photos and names of their parents/guardians on the same page. All parent’s IDs, real and virtual, shall have pictures and names of their children on them. To reduce the trafficking of children, police may do a parentage check of a child’s ID anywhere in public. The parents of children may also login and enter the names of various people authorized to watch their children. Where minors are staying in hotels, the hotels shall check to make sure the adults they are with are their parents, or are authorized to be with the child. Where police have immigration, sobriety and other checkpoints, they shall also check the ID of children they encounter.

20/ Very nice and kind female CPS investigators shall regularly visit all schools, public and private, as well as other children’s activities. These shall vaguely explain what is not allowed for grownups and older children to do, and hand out their cards and ask the children for tips.

**NR’108. SEX**

1/ Government shall be prohibited from squandering its energies on anything so inconsequential as who grown
people choose to have sex with. Government shall make no law restricting the right of grown people, heterosexual or not, married or not, to have sex in private. If people contracted in an exclusive marriage wish to dissolve their exclusive marriage based on extra-marital sex, then they shall have the right to do so, but the extra-marital sex itself shall never be either a crime, or a thing subject for government involvement. 

2/ The legal system shall neither favor the accused nor the accuser in its laws concerning rape and sexual misconduct.

3/ Blackstone’s maxim must apply to all crimes including sex crimes: “It is better that ten guilty persons escape than…one innocent suffer.” For this reason, the burden of proof must always be on the accuser, and sex crimes against either adults or children shall be no exception. In fact, there shall be no exceptions at all to the idea that the burden of proof shall always be on the accuser. Ever. Also, mere accusations alone are never enough. There must be some corroborating evidence.

4/ Except for victims of extreme violence, victims abused by a non-peer when they were under 16, those held captive for more than 8-hours, and those who were incapacitated, or unable to contact police, no criminal charges for rape, or sexual assault shall be valid if made more than 3 days after the occurrence or discovery. Also, when victims have not filed official charges of sex crimes for official adjudication within the official time frames, they shall not be taken seriously by either the media or the people. Then, the media must ignore the claims as baseless or risk Senate stigmatization.

5/ The Senate shall establish reasonable penalties for those who definitely bring false charges of sexual misconduct. However, it should be difficult to prove false charges and jail an accuser.

6/ In order for sexual contact to be considered non-consensual, generally one of the following must apply:

a/ The accuser was injured, or under threat of injury.
b/ The accuser was prevented from getting away.
c/ The accuser was incapacitated or not conscious.
d/ The accuser was a minor, or not legally competent.
e/ The accuser was touched in a way that prevented them expressing disapproval in time to prevent the touching.
f/ The accused disguised their birth gender with either dressing or surgery.

7/ For all crimes of rape or unwanted sexual contact, the conviction standards shall be significantly higher and the penalties shall be significantly lower when the accuser:

a/ Previously had consensual sex with the accused and the couple was not truly estranged.
b/ Sent communications that suggest a willingness for a sexual encounter.
c/ Voluntarily went to a secluded place with the accused. This does not include voluntarily going to the doorway of a secluded place, or unwanted entry into to a secluded place.

d/ Voluntarily disrobed to expose their underpants with the accused, or was wearing an open bottom dress.
e/ Voluntarily engaged in kissing or embracing with the accused.
f/ Voluntarily touched the private parts of the accused, or allowed themselves to be touched in their private parts by the accused.
g/ Voluntarily got intoxicated with the accused.
h/ Was a prostitute, stripper, go-go dancer, model, actor, singer, or drinking companion for hire.
i/ Had certain types of high intake drug license.
j/ Had a high intake alcohol license.
k/ Checked the accused in the STD system. In fact, where there is a recent mutual checking of the STD system, the legal system shall be strongly biased against conviction for charges of unwanted touching and even rape.

x/ Items a-k above shall frequently be a strong defense against charges of groping and unwanted touching. They shall less frequently be a strong defense against charges of rape.

8/ As far as one’s legal protections for unwanted sex are concerned, it is not enough to simply say “no” once you have started with someone. Those who have willingly engaged in kissing or embracing, or undressing must make a genuine effort to get up and walk away if they want to stop. Also, if one says "stop" or "no" or a similar word and later willingly engage in kissing or holding, or caressing, or nudity, it cancels all previous commands, which must be repeated if they are to have meaning. Further, Where people have been voluntarily snogging, there shall be no right to make charges of unwanted touching until the pursued party makes an effort to get away, or the pursuing party uses force or threat.

9/ Where the accused recently had consensual sex with the accuser, it should be difficult to prove rape unless there is physical harm or an official do not contact statement was filed. Likewise, if an accuser in a sex crime case voluntarily goes to the accused, or voluntarily meets with the accused, or initiates communication with the accused, or engages in lengthy communication with the accused after leaving the crime scene, but before filing charges, it shall be deemed consensual sex. This rule shall not apply where contact is unavoidable. However, the accuser must make every attempt to avoid and get away from the accused, or they will lose their right to claim non-consensual sex.

10/ To reduce stalking, indexes shall no longer display people’s residential addresses or workplaces unless they add it themselves to their index page.

11/ All indexes for looking up personal contact account information shall log the ID of the person accessing the information and their reason for access.

12/ People over age 16 may use an official government interface to block any particular person from contacting them in either the virtual world, or in the real world or both. It shall be a minor crime to make contact with
someone after they have blocked you, unless there is a legitimate reason for you to contact them.

13/ When heterosexual men are not allowed to behave in certain ways towards women they are interested in, homosexual men shall also not be allowed to act in similar ways towards men they are interested in. The rules of unwanted touching and harassment shall be no less strict and the penalties no less enforced for homosexual men and transexuals touching other men.

14/ The term transexual shall also include everyone who presents themselves as a member of the opposite sex in such a way as to deceive other people into having homosexual contact with them. For in this deception lies their crime. The term transexual shall not include burlesque and obviously fake transsexualism.

15/ Wherever women have separate rooms from men, such as toilets and showering and dressing rooms, only people born a woman and still a woman may use the woman’s facilities. Everyone else must use the men’s facilities. Those born male may only use women’s toilets if accompanied by a woman and either under age 7, or retarded, or disabled.

16/ Wherever females compete separately from males, all males, all transexuals, and anyone with any ambiguity in their chromosomes, sex organs, or hormone levels shall be prohibited from competing as women.

17/ No man shall be allowed to get out of the military draft or a call to arms by dressing as a woman or by having various sex change surgeries and hormone treatments. However, all women who dress as men or take male hormone treatments shall be subject to the military draft. Transexuals shall however, shall not be allowed in the volunteer military.

18/ When transexuals and those with any ambiguity in their chromosomes commit assault, or have fist-fights, they shall be regarded as men. This includes female to male transexuals.

19/ Everyone who is imprisoned shall be housed according to their birth gender. There shall be no female staff in male prisons, and no male staff in female prisons. All transexuals shall be kept in special divided-cell jails that prevent all forms of touching. Also, people caught having sex in jail shall be housed in the same special cells.

20/ The right of society to know the truth about a person’s birth gender shall be considered the most important issue with regard to gender. Personal gender fantasies shall be considered totally irrelevant under the law. Whatever ideas people may have about their sexual identity, it shall not be a thing for government or the business world to participate in.

21/ Under the law, everyone born a male shall be a male for their entire life, and everyone born a female shall be a female for their entire life. Also,

22/ The main reason why transexuals are so fixated on changing their identity card gender and their pronouns is that with these things changed, it becomes much easier to trick unsuspecting people into having homosexual sex with them. As we don’t want to go in this direction, all public records shall permanently freeze everyone’s gender at birth, and all public records shall show the person’s birth gender. Neither Government nor any fictional citizen shall make any laws or rule regulating the use the gender pronouns that people use. The pronouns HE and SHE may be used for either of the two genders. Also, where the gender is difficult to determine, or there is some ambiguity, the people shall be free to use the neutral pronoun, IT.

23/ Our nation is a pioneer in truthful labeling and full disclosure. We require that most things that are important and valuable, and things that might be counterfeited — we require that all these things must be truthfully labeled, and labeled as real or artificial, so that people know if they are getting fake goods. For this reason, we shall require that all fake women and fake men be labeled as fake women and fake men.

24/ The right of overall society to be free from transgender frauds and homosexual rapists shall prevail over the rights of those few individuals who would pretend to be the other gender. Therefore, all forms of sex-change surgery, and sex-change hormone treatments shall be prohibited except for people reasonably judged by a Senate medical jury as a person born as a hermaphrodite that is in need of disambiguation.

25/ Existing transsexuals shall be “grandfathered-in”, a thing that will only help their value. However it shall be a crime for new people in the future to either undergo sex change surgery or take sex change hormones, or for anyone to provide sex change goods or services to others in the future.

26/ We shall consider it rape when people use blackmail, extortion, or threat (but not empty promises) to get another person to have sex with them. But we shall also consider it rape when a transexual dupes a heterosexual person into having homosexual contact with them without their informed consent. Also, when transsexuals dupe a person into having homosexual conduct with them, it should generally be considered by the court as a provocation and justification for subsequent violence against the sexual conman. Therefore, milder forms of beatings of sexual conmen by their victims, shall generally be overlooked by prosecutors and the courts.

27/ It shall be a crime for transexuals to work in an environment where they pass as the opposite sex in view of many people. This includes working as a model, actor, porn star, presenter, musician, athlete, host, or other type of celebrity, or where they appear in front of a live audience.

28/ Where any public figure or celebrity present or past is widely thought to be a transexual, the Senate shall order that the person be tested to determine their true genetic gender. Also, Senate judges may compel that any person who seems like a possible transexual to them be tested to determine their true genetic gender. This may however
only be done once in a person's lifetime.

29/ All transsexuals must use the Government's STD and identity database to inform their sex partners of their gender. Failure to use this database shall always leave the transsexual open to claims of rape.

30/ All existing transsexuals must use a name that unambiguously belongs to their birth gender. There shall be no right to hide that a person is or previously was a transsexual or a prostitute.

31/ Transsexuals caught working as prostitutes, or advertising sex in any way may be treated by the law as rapists even if they inform the other party.

32/ Where transsexuals are discovered to have passed as the opposite sex in sexual relations with other people, these people shall be treated as rapists under the law. Where transsexuals have passed as the opposite sex with many people, or for a long time with one person, they shall be treated as serial rapists and they shall be forever removed from society.

33/ It shall be a felony for transsexuals to enter places where people disrobe or go to the toilet, just as it has traditionally been a felony for a heterosexual man to dress as a woman in order to spy on women in such places. It shall be a crime for transsexuals to use the individual toilet rooms for the baby changing and for disabled people.

34/ It shall be a crime for transsexuals to work with minors, or where they will surely encounter children, or where they work for government, or where they work in places where intoxicants are served or used.

35/ All existing transsexuals shall have 60 days to register with the recorder system in order to obtain grandfather status. Those who fail to register and are caught passing as a transsexual may be presumed to be rapists even if no victim can be found.

36/ Transsexuals with a real male genital organs, or a recent conversion surgery (after revelation day) shall not be grandfathered in. Those with a penis and breast implants shall have 180 days to remove their breast implants.

37/ All government IDs shall use 3 genders: M, F, and H for Hermaphrodite. All genders indicate the state in which the person was born and shall never be changed. All existing transsexuals shall have their birth gender listed on all government ID and all facebook and biography pages. All registered transsexuals that are grandfathered in shall also have the words "grandfathered transsexual" on all their public ID pages along with their birth gender.

38/ No foreign transsexuals shall be allowed to enter or our nation to commit gender fraud upon our people. Where the nation's border guards or police are unsure in this matter, they may order a test to determine the foreign person's true genetic gender. The immigration status of all foreign born transsexuals is hereby cancelled and they must leave the nation within 30 days or be subject to imprisonment.

39/ Everyone's biological gender at birth shall be their legal gender for life, regardless of how they dress, or what surgery they have had. Those born with external or internal testes shall be male under the law regardless of their other organs or chromosomes. Those born without testes shall be female under the law regardless of their organs or chromosomes. Those with ambiguity in their chromosomes, sex organs, or hormone levels may have surgery to eliminate the ambiguity, however the fact that they were born a hermaphrodite shall always be listed on their identity documentation.

40/ The term man/men is used because it is the shortest readily understandable term and doing otherwise increases mental overhead and dumbs down our ability to communicate. We are mankind, and we are all men, regardless of our gender. The word is related to meme and is about thought and ideas. The word man means thinker, or consciousness. There is little sense of gender in this context.

41/ The policy of this nation with regard to homosexuality is that it shall be tolerated so long as it does not interfere with other people's privacy, particularly their privacy rights with regard to their impressionable minor children under age 18.

42/ The Senate may favor groups and lines that will live on in future generations over groups that will mostly die out in this generation.

43/ Sexual equality shall not apply to those who pretend to be of the other sex/gender, even if they modify the shape of their sex organs. This constitution does not guarantee any special rights for grandfathered transsexuals. Employers shall be free to discriminate against workers that are transsexual, just as they are free to discriminate against workers for their tattoos, and the way they dress. Existing transsexuals must remain in the most child-free districts so they don't infect impressionable minors with their gender dysphoria mental illness. The term gender dysphoria shall officially be seen as describing a mental illness.

44/ No fictional citizen shall have any authority to rule in cases of rape, improper sexual conduct, sexual harassment, or other sex crimes. This includes all schools and all employers.

45/ The Senate shall be free to establish special discriminatory rules for homosexuals, transsexuals, pedophiles or minor-attracted people working with children in schools and colleges, working in the media, and working in government, especially those in roles that are focused on children or in roles that may be seen by children.

46/ The term “gay” shall be prohibited because it is confusing to children, and also because it deceptively casts homosexuals as a very happy life path. The perversion rainbow flag and various other sexual rainbow symbolism shall also be prohibited due to their colorful appeal to children. The sneaky term LGBQTP (lesbian, gay, bisexual, queer, transsexual and pedophile) in its...
various forms shall also be prohibited because it creates a slippery slope that leads to both non-reproduction and pedophile activity. It shall no longer be allowed to misdirect young people with these.

47/ The fact that there are so few synonyms for the word gay is telling of the way the English language has been manipulated to assure that homosexuality is only branded as happy and convivial. In order to counteract this, we shall revive some old words about homosexuality. From now on, none of the following words shall be considered bigoted or discriminatory, and all shall now be perfectly acceptable in all circumstances when they describe fact: faggot, fag, queer (ak•oo•eer), fruit, pansy, puto, pede, schwul, poof ter, ladyboy.

48/ Some of the new definitions from above: a/ Faggot = a person who allows their sexual identity rule their life in the way that the burning end of a twig faggot dominates its existence. 
b/ Fag = An ugly, old, burnt-out male homosexual, a male hag. 
c/ Queer = a rotten, spoiled, or perverted homosexual 
d/ Fruit = a harmless sweet homosexual.

e/ Pansy = a feminized man unable to fight in war. 
f/ Puto = homosexual prostitute. 
g/ Pede = a grown homosexual that seems attracted to children. 
h/ Schwul = a degenerate, or lowlife homo. 
i/ Poof ter = an extremely feminine male. 
j/ Ladyboy = A transsexual or transvestite that pretends to be a woman in order to trick men into having sex. 
k/ Homosexual, homo = generic terms for the group above.

x/ It is important that we have adequate derogatory words for the dead-end of homosexuality. This is instead of a language intentionally steered and cleansed of such words and thoughts by those who seek to destroy our dear freedoms through pulling them into destructive excess.

49/ Teachers and others in child-oriented work that have previously discussed sex or sexual orientation with pre-puberty children may be banned from teaching and working with children for life, even if this was legal under the old system.

50/ The people shall be generally free to have whatever religious beliefs, political beliefs, and sexual identity they want. But the people are not free to demand anything at all from other people with regard to these beliefs and identities. People shall also not be allowed to trick others about their true gender.

51/ When non-parent adults talk about sexual identity, gender, or sexual pleasure with minors these may be charged with child abuse and excluded from working with children for life. This includes teachers.

52/ Under the law, everyone obviously born male shall be treated as male, and everyone obviously born female shall be treated as female. However nobody shall ever be punished for doing it wrong or getting it wrong.

53/ The Mideast house of war has been actively struggling to encourage homosexuality in the land of the free, our land, as they did to eliminate democratic ancient Athens, and democratic ancient Rome. This is to reduce the number and power of the infidels not adhering to their religion of feeding the land of no resources.

54/ To eradicate most types of sexually transmitted disease, each county health department shall keep a database of people regularly blood tested as free of STDs. These people shall be issued a safe sex license via a log-in account with their county. This shall be a free government service in every way. When licensed people have sex, they shall be required to check each other's STD accounts and thus register the encounter. If people have sex with someone outside the system, they have to get tested again before having sex with anyone inside the system, or it will be considered an jail-able crime that is enforced by government. If a person tests positive for HIV, TB, herpes, hepatitis, gonorrhea, syphilis, or any other STD, this shall be shown to all prospective sex partners until the disease has been cured. There shall never be any right to hide changes in STD status from one's sex or marriage partners. Except for epidemiologists chasing down an outbreak, the viewing this information requires a court order.

55/ To reduce the potential for sexually exploiting foreign people by holding their travel documents, we shall allow visitors to access their travel documents via document number.

56/ The penalty for acting as a pimp, brothel, or prostitute agency, or prostitute logistics agency shall be 7-years for the first offense, and 14-years for subsequent convictions. When the prostitutes are unlicensed, or under age 21, the penalty shall be doubled. This shall include the people who repeatedly transport prostitutes between sex customers and the people who staff and organize the enterprise. The penalty for working in a brothel, or visiting one shall be 2 years in a work camp. Those having sex with un-registered prostitutes may also be charged with various crimes such as sex with a minor and trafficking if these charges are applicable. It shall not be possible to charge those having recorded sex with licensed prostitutes.

57/ Pimps that exploit others with addictive or sedative drugs, or locked rooms, or beatings and violence, or threats, and pimps that exploit minors that are under the legal age for prostitution shall be seen by the law as predators. These predatory pimps may be sent away for life on their first conviction on certain evidence. Also, the maximum penalty when a female prostitute, or her 3rd-party defender killing a verified pimp shall not exceed 3-years in a work camp. The maximum penalty for assault without long term physical harm to the pimp shall be 3-months in a work camp.

58/ To prevent criminal proceeds from being used to buy sex, the prostitute payment system shall only accept non-anonymous electronic funds. Certain groups and
occupations shall be prohibited from using the prostitute payment system as customers. Government shall tax prostitute payments by 10%. This is not enough to cause tax fraud, yet it is enough money to stamp out black market prostitution, pimps, brothels, and sex trafficking as well as to provide stepped-up police presence in the prostitution zones. All prostitution zones must be located in non-residential areas that are not frequented by minors.

59/ Female prostitutes shall be required to have an examination and blood test at least every 30 days to maintain their prostitution license. Male prostitutes shall be required to have an examination and blood test at least every 15 days to maintain their prostitution license. It shall be a crime for either a prostitute or a prostitute customer to have sex without a condom, or with customers that is clearly drunk or out of their mind on drugs. This can be seen as rape, even if the customer is a man. In order for a prostitution license to be valid, the prostitute must work at one of her registered and permitted work addresses. There shall be no street prostitution, except in special government designated zones.

60/ It is absurd that unwanted touching or rape of prostitutes or other forms of sex worker is treated the same as with normal people. This especially in environments where alcohol is served. Therefore accusations of sex crimes by prostitutes, strippers, go-go dancers, alcoholic drink bringers, and hired nightlife companions shall have both higher standards for accusations, and lower penalties.

61/ Government shall punish public sex in urban and suburban areas. Public sex involving prostitutes or homosexuals, or sex in front of children shall have triple penalties.

62/ The right of free speech does not include the right to solicit strangers for sex, or make make repeated sexual comments, or advances, or make sexual advances upon many strangers. This shall be so for both men and women in society. There shall be no advertising of prostitution, group sexual events, pornography, or graphic violence channels except on government run directories.

63/ There shall be no pornography that involves real, simulated, described or referenced sex or genital nudity with depictions or presentations of:
a/ Minors or apparent minors, people presented as “teens” and underdeveloped people and people presented as minors under age 22.
b/ Rape, resisted sex, coerced sex, or sex under blackmail, extortion, threat.
c/ Violent sex with beatings, whippings, blood, red marks, bruises, beating marks, or infliction of pain.
d/ Sex presented as incest.
e/ People in chains, ropes, restraints, or bondage.
f/ Lack of consent, sleeping, groggy, drunk, or seemingly drugged actors.

64/ It shall be a crime to merge a person's face onto the pornographic images of other people, or to display such images.

65/ There shall be a clear distinction between the pornography internet and the non-porn internet. All pornography internet feeds must be on special pornography top level domains. Non-porn search engines and commercial websites shall link to any porn TLDs, nor shall they display any porn images or media. It may be a crime to intentionally and repeatedly cause pornographic images to be displayed to people not looking for porn. Pornography advertising shall not contain any images or videos or dirty words, and shall not be displayed on the non-porn internet.

66/ All licensed pornography websites must obtain government permission and licensing via an automatic search engine to verify that the porn they display features only licensed adults and permitted content that is free of revenge porn, secret recordings and the like. Those using government licensed porn websites shall not be responsible if that site displays off-limits porn including child porn. However if the off-limits porn comes from a non-licensed source, they may be held responsible.

67/ The law shall have heavy penalties for those who make, distribute, and have large collections of child pornography. However, those who have only a couple files out of many due apparently to the carelessness of the “adult” websites they have visited prior to government licensing of porn websites are not the people the law should be going after. This sort of enforcement is a thing that empowers prosecutors to go after political enemies.

68/ All homosexual porn feeds must be on their own special TLDs.

69/ Free speech shall not be about portraying illegal sexual activity such as pedophilia, rape, bondage, and bestiality. This is an inconsequential freedom of speech, and a distraction from genuine and all-important matters of free speech and running the society we all live in.

70/ Police may pose as minors and employ actual minors for the purposes of conducting sting operations on child predators and those trafficking in child pornography.

71/ When family members of sexual assault victims harm the pedophile that victimized their child family member without causing serious long term harm to the pedophile
for raping or sexually assaulting their kin folk under age 16, the maximum penalty shall be 3-months in work camp. When family members kill a pedophile under similar circumstances, the maximum penalty shall be 3-years in a work camp. The only proviso is that there must be sufficient evidence to prove the qualifying actions of the pedophile.

72/ School sex education shall be about: reproduction, contraception, sex diseases, pregnancy, birth, child rearing, health issues, and government benefits. It shall not be about sexual pleasures, or sexual freedom, or homosexuality or gender fantasies. It shall be about teaching young girls and boys to be wise, safe, disease free, and procreative, and helping them to be good parents for the next generation. That is what society's sex education shall be about

73/ No primary or secondary school curriculum or teacher, or any children's media, or any family media or activity shall be allowed to address or talk about sex, sexuality, or homosexuality, sexual orientation, transsexuality, or sexual pleasures in any way, except for the Senate approved sex education modules. It may be considered sexual grooming to talk about these things with other people's children, even when a teacher or camp counsellor does it.

74/ All schools, and all media directed at children shall presume and work under the assumption that all students are heterosexual. No school shall in any way discourage students from being procreative and child-bearing members of society. This includes all talk and activities about all non-procreative lifestyles.

75/ No laws concerning rape shall be so broad they enable extortion setups for men. No sex trafficking law shall be so broad that it is applicable to normal long-distance dating behavior.

76/ Unless one side is complaining, the subject of legal competence to decide about sexual activity shall not apply to married and cohabiting couples where one or both sides have degenerated mentally.

77/ It shall be a decade felony to provide sex change surgeries and sex change hormone therapies. Where puberty blockers are given to minors, it shall be a double penalty.

78/ In order to stop borderline offensive sexual behavior the Senate shall name the various acts in detail and establish reasonable minor penalties for minor sex crimes.

J — WAR — TERROR — FORCE MAJEUR

NR'109. GOVERNMENT ARMS AND THE PEOPLE

1/ The military and the militia exist to protect the people from foreign threats. When they do this, they are great and noble. When they are used instead to suppress the people, they then become awful and evil, a gestapo for the people to rise up against, and imprison.

2/ Our nation must always be watchful that its military does not become a tool for subjugation. Throughout history, most armies have eventually become a tool for the subjugation of the very people they were created to protect. Armies of large nations have also frequently been used by third parties for profit. We must always be watchful that we don't go down this path ever again, as we did in Vietnam.

3/ Any use, display, brandishing or threat of deploying military force or equipment against the people (and especially the people in the process of mustering) may be considered democide. Everyone who remains involved with the administration/ political party/ leadership that is ordering the military against the people may be charged with democide if they fail to immediately resign. This includes both the people giving the democidal orders, and the people carrying-out the democidal orders.

4/ Police and militia shall be the sole method of suppressing rioting and disorganized protest. Never shall the military get involved with protests.

5/ All armed forces shall be designated as either military or militia but not both.

6/ The national Over-Senate shall be the supreme commander of our military. No general shall command more than 1/8 of the nation's army. No admiral shall command more than 1/8 of the nation's navy. No air commander shall command more than 1/8 of the nation's air force.

7/ The various county Main-Senates, by a single vote of all then-serving county Main-Senators, shall command all militia forces in their county regardless of the origin of those militia forces. Seconded militia forces may be recalled by their own county Senate at any time if they are unhappy with the way their forces are being used. However, until then, all militia forces shall be under the command of the county they are deployed in.

8/ Militia forces shall not be used outside the borders of the nation for any reason. Military forces shall not be used or deployed for inside the borders of the nation, except when the nation is under large-scale military attack, or when portions of the nation take up arms against each another, or in times of great natural disaster or plague.

9/ Any attempt to use militia forces outside the borders of the nation, or to illegally use regular military forces inside the borders of the nation shall void and cancel the enlistment agreements of all people involved.

10/ No military training exercises, military assembly, or military parade shall occur within 5-km of any community with a population over 200,000.

11/ Militia service shall never increase the likelihood of compulsory service in the regular military. If regular troops must be drafted, then they must be randomly drawn from the general population on the basis of their birthday and birth year as if the militia did not exist.

12/ In our nation, we hold that invading armies are the #1 cause of war, and that millions of well-armed citizen and militiamen are the #1 best and cheapest way to stop
them.
13/ In our nation, we are still skeptical that the world has seen the end of war and tyranny. And we think that free men must take precautions against the rise of tyrants.
14/ Another word for military is a “standing army in time of peace”. This was something widely talked about and feared in America of the 1770 & 1780s.
15/ All military personnel shall repeat each day how they are loyal to the nation's Senate and how they are truly needed.
16/ For public safety, government shall not have military bases where bomb blast and debris will be likely to harm nearby civilians.
17/ The number of men in the quarterly militia shall be at least twice the number of men in the military.
18/ In order to keep war from being used as a way to purge the people of their best, all those drafted to fight shall be drafted by birthday-lottery for an age range.
19/ Another ancient misuse of military force is helping to enforce parasitic tax collections and other debt schemes. For this reason, the military and militia forces of our nation shall be prohibited from enforcing matters of debt, debt collections, treaty debts, taxation, tax collection, dues payment, and taxpayer revolts.
20/ Government may use police to enforce matters upon individuals debtors and tax payers, however, when a large portion of the people in a community come under threat of dispossession, then the problem shall be thought to be more of a systemic problem than an individual one. Then fairness and justice requires that we start looking to systemic solutions rather than individual ones.
21/ The military shall be prohibited from keeping the peace at protests. If police are unable to keep the peace, then the militia shall be called upon to keep the peace.
22/ The militia shall be organized to maximize enlistment and minimize cost and time investment. Therefore, basic militia service shall involve no more than 6 hours a year of group training and 6 hours a year of video training. Achieving militia rank involves more training.
23/ All citizens over 13 shall be required to watch 30 minutes of Senate-assembled public service media every teneth.
24/ There shall be no physical conditioning of militiamen.
25/ At least 1/3 of militia training shall be about civilian policing, riot control, and disaster contingency plans.
26/ The various county Senates shall have the power to: a/ Require that all Militiamen keep their arms with them. b/ Call Militiamen to help with emergencies. c/ Grant militiamen limited powers as emergency police officers.
27/ Immigrant citizens may serve in the Militia and military.
28/ Militia service receives no pay and may be resigned in time of peace at any time with 60-day's notice.
29/ Militiamen shall focus on sniping and other defensive guerrilla warfare measures so that it becomes unthinkable for anyone to invade our nation.
30/ The various county militias shall elect their Didect, Dicent, and Dimil leaders. Militias shall not have great generals, and there shall be no greater power in the militia than a dimil in command of 2,000 minutemen committed to dropping whatever they were doing if they are truly needed.
31/ There shall be no militia uniforms as the militia is stronger if it blends in. Their might be a cap or a patch.
32/ No man shall avoid the draft by paying money or obtaining a person willing to be a vicarious. No academic enrollment in a non-government school shall qualify for a military service deferral.
33/ Confirmed Senators and full Ubiqs shall be exempt from military service if they wish to be exempt. The Senate shall make every attempt to exempt the smartest from dangerous and combat roles.
34/ No weapon system or military hardware in our nation shall be stored in less than 20 stockpiles, unless there are less than 20 copies.
35/ Only native-born citizens shall be permitted to command men in the military, or serve as a military officer, or work in our nation's intelligence administration, or be given special clearance to work in critical military or defense operations. Only people whose parents were both native citizens shall be given top secret clearance, or serve as top military officers.
36/ All police officers and military officers shall be required to join the militia and spend at least 12 hours a year training with the militia. This is intended to connect both the police and military to the militia, the core defensive body of the nation. This is also intended to help impart valuable knowledge to the militiamen.
37/ Istharian immigrants may be excluded from many areas of the military for security reasons.
38/ When county governments refuse to implement the constitutional directives of the national Over-Senate, or when county governments direct their militia in a way that is illegal or in violation of the rights of the people, then the national Over-Senate may elect to take over command of the militia of those counties.
39/ Government shall not impose an upper limit the number of citizens in the militia.
40/ Our nation’s military shall not be sent to foreign nations and situations where it is hard to tell which locals are friends, and which are enemies.
41/ Military hardware parades shall be seen by all as a way for tyrannies to intimidate and oppress their people. The land of the free shall not put its weapon systems on parade.
42/ The various branches of the military, the militia, police, fire, and EMS shall all have feeds where they post videos of situations and commentary that the people can learn
from. The best lessons here will be ubiquitized and put in student education modules and driver safety modules. 43/ In order to be flight crew on military aircraft, or command a military sea vessel, or serve as an officer in our military, or be a militia Dicent, both parents of the military person must have been citizens of our nation for 7 years the time of the person's birth.

44/ The term insurrection shall not be applicable: a/ Unless the people involved were armed. Unarmed insurrection shall be considered protest in and of itself and without further actions.
b/ At least 50 establishment security people or 5 Senators are intentionally killed by the side being called an insurrection. The term violent insurrection shall not be in any way applicable until at least 500 establishment security people or 50 Senators are intentionally killed by the side being called an insurrection.

45/ No charges for any insurrection shall be tried by the then current Senate bringing the charges against the defendants. All charges for insurrection must wait at least 10 teneths before the trail may begin. Also, unless the people being charged for insurrection were actually in arms, they shall be allowed to remain free pending trial.

46/ The primary objective of our military is to protect our nation. Nothing should be allowed to detract from that. This includes fantasies about gender equality in combat and tactical decisions. It also includes fantasies about tolerance of homosexuality in the military. Homosexual are all by nature serving in the military for impure reasons. The problem is that those who are in the military half for duty and half for homosexual lust are just not as brave as those who are serving entirely out of duty. Duty is a great wellspring of bravery and sacrifice, vastly more than homosexual lust. Also homosexual lust is particularly selfish, while duty is the exact opposite. So it is not though blind intolerance that homosexuals have traditionally been driven from the military, but to keep the military strong.

47/ It is the stuff of fascists and Nazis for militia to beat people, or break windows, or destroy businesses, even illicit businesses. The militia shall not be these purposes. The militia exists to defend the nation from foreign invaders and also to defend the nation against those who would usurp power.

48/ Also, if the Senate votes for the arrest of the police, the militia shall be allowed to use all reasonable force to achieve this directive. In such cases, the powers and advantages of police transfer to the militia and the police shall be criminals if they resist arrest.

49/ Except for the UM's infectious disease research islands, all research and weapons development prohibited on our own land shall be prohibited outside our nation.

50/ Diversion of government arms for purposes not authorized by the Senate shall be a capita offense. Diversion of large sums of government money for unauthorized foreign: wars, warlords, oligarchs, dictators, and weapons research shall be a capital offense.

**NR’110. TERRORISM AND WAR MONGERING**

1/ Terrorism shall be defined as the use of violence and fear to move the most emotional and animal-minded people, thus steering the heard of men, the mob, as if they were animals.

2/ It shall be considered a fool's errand to attempt to define all the many things that can be terrorism. We might as well try to define all the many things that can be frightening.

3/ The words democracy and dinosaur come from ancient Greek diemos = terror. Thus we understand how some Greek speakers conceived of democracy as government of a flock by terror, terrorism at least 2,500 years ago. So to the greatest extent possible we all need to call-out and counteract these forces in our democracy. Perhaps we should call our new form of democracy as Timocracy, rule by merit.

4/ We must always be on guard that our government of the people by the people and for the people does not become a democracy driven this way and that by terrorism.

5/ The nation’s Over-Senate may declare any violent act or threat of violence as terrorism with a 2/3 overmajority.

6/ The Senate shall be allowed to use infrastructure attacks, group punishment, and escalated retribution against groups and nations that use, or condone terrorism, or that engage in piracy.

7/ Government may negotiate with terrorists and hostage takers, but only when it is reasonably sure that it can and will act to reasonably punish their cause and their people in the future.

8/ This nation shall do what it reasonably can to prevent people from profiting from causing, or fanning the flames of war, terrorism, hatred and political instability. To aid in this objective, our nation shall do what it can to help keep prices near war zones from being much higher than outside.

9/ Our nation shall sensibly and strategically accumulate and decumulate large buffer supplies of all key commodities. When there is a war, or shortage, the government shall sell these buffer supplies to spoil the profitability of war. As well, when the price of any key raw-material or commodity rises significantly due to war, government shall turn its attention to helping increase output and market supply so as to ruin things for war profiteers.

10/ Our democracy shall not act like a dumb animal herd in the face of terror. No act of terrorism, no matter how severe, shall be allowed to bend the decisions of our democracy as the terrorism was intended. To do otherwise is to invite terrorism and subjugation.

11/ Once a nation has been declared as supporting terrorism, or at war with our nation, or driving other third party nations towards war with us, the Senate may with a
simple majority of the ISS sluice inter or deport any
named individuals of that citizenship or birth nationality,
including those who are immigrant citizens of our nation.
With regard to immigrants from these particular
problematic nations, the Senate shall be free to:
a/ Discriminate based on affiliations and associations, as
well as public comments, including religious, political, and
economic comments for all immigrants from these
particular nations.
b/ Issue blanket surveillance authorizations for all
immigrants from these particular nations.
c/ Waive all requirements of due process for all
immigrants from these particular nations.
12/ When terrorism happens for no clearly state reason, it
should be presumed to be furthering a cause that must be
kept secret.

NR’111. OATHS

1/ The citizens of this nation shall not, like slaves, waste
their time on pledges of allegiance and songs of devotion.
No pledge or devotional songs shall precede any public
or government meeting or broadcast. However, all
government employees, military, militia and police people
shall recite the following three vows in groups at the start
of every work day:
a/ I vow help my people to remain free,
and not to help enslave, exploit, or harm them.
b/ I vow that the people of my nation are my ultimate
master, and that I shall uphold their decisions as
expressed by their duly elected Senate as the ultimate
power I obey.
c/ I vow to disobey any group that tries to usurp the
powers of my nation’s Senate, or countermand its orders,
even if they are my commanding officer, and even if they
are the world government.
2/ The oath for all judicial matters shall be:
“I swear to tell the whole truth.
I swear not leave important details out.
I swear not to distort or mischaracterize.
I swear not to be biased.
I swear that I do not have any un-declared conflicts of
interest, or grudges.
I swear that I have not received compensation for my
testimony.
I swear that I will not accept compensation for my
testimony in the future.
This is my oath of perjury to the spirit of justice,
and the just courts of my great land.”
3/ The Anthem of the US shall be:
“Oh beautiful
for heroes proved
in liberating man.
Who more than self
their freedom loved,
your beacon shows the way
America, America,
you are truly blessed
Cuz we the people
Rule our land
From seat to shining seat”
4/ All uniforms for our nation’s military shall be
emblazoned over the heart with the lady liberty art, the
circle and torch part, from the July 4, 1934 issue of the
Saturday Evening Post. This is done so that our military
remains close to its power source, its perception as force
for liberty/liberation, light/truth, and justice. The Lady
Liberty insignia is intended to:
a/ Protect our military men from harm because they will
be perceived more as liberators.
b/ Keep our military men going in the correct direction, as
liberators.
c/ Keep others from using our military men for evil,
because our military shall see itself as a liberation and
protection force.
5/ The headgear of our nation’s military uniforms may
contain our nation’s flag, but the body uniform shall not. It
is anticipated that other nations fighting for team liberty
will copy this practice.
6/ Lady Liberty’s 7-pointed crown symbolizes fairness and
sustenance for the world.
7/ Lady Liberty shall be moved to Washington Rock in
New Jersey. The plaque shall be changed to: “We are
light, liberty and fairness, and this is our greatest
strength” The old plaque shall be removed.

NR’112. WAR AND MILITARY RULES

1/ There shall be no part of the nation’s military, militia,
police forces, or intelligence services that are exempt
from Senate oversight.
2/ No law shall ever make our nation neutral to ill-defined
future events.
3/ Conquest, empire, territorial expansion, occupation and
long-term peace keeping are inconsistent with this
nation’s principals.
4/ The military, militia and intelligence services shall
initiate no attacks and take no new military actions
without Senate orders.
5/ Except in emergency deployments, the reasons, scope
and objectives of all warfare shall be clearly stated by the
Senate before it shall be permitted to take any military
action.
6/ No important aspect of government shall exist outside
the purview of the Senate. And one of the most critically
important, life-or-death aspects of government is war and
military service, where the decisions of government are
life and death for both society and individual.
7/ There shall be no combat military service without
representation. The Military and Militia sluice shall send
an adequate number of its Senators to visit all combat
zones our nation operates in. They are supposed to
spend a few days in each combat area talking with people
on the ground. These Senators shall regularly and
independently report to the Senate, but they shall have no
power to give orders.
8/ It shall be held that war reparations incentivize war, and no war reparations shall ever be commended, voted for, lobbied for, honored, or paid by our nation.
9/ Any use of our nation's military in a foreign police action lasting more than 90 days shall be conclusively considered an occupation or a war, and as such, inconsistent with our nation's principles. Thereupon, all forces must be returned home. Our nation shall not be allowed to garrison troops in any part of the PU for more than 30-days.
10/ When we use our military to oust a broadly unpopular foreign government holding onto power by force, we will:
a/ Bust all bunkers, and use our air power on all gatherings and residences of the old regime.
b/ Seize all military equipment and bases and police stations for the local people. Secure these until the local Senate can muster and propagate.
c/ Distribute ammunition and bolt-action rifles of an appropriate mix and leave.
11/ In order to prevent nations from baiting police actions to stimulate their economy, government shall take all reasonable steps to prevent police actions from benefitting and stimulating the local economy.
12/ Except when the nation is fighting for its survival, or the survival of a close ideological ally, all military objectives must be fairly certainly attainable.
13/ Each branch of the military, the financial system, the county recorder system, the police system, and the disaster system shall have their own independent communication system with their own independent secure communication lines. The Internet may be used for low security communications.
14/ We shall compile an anthology of all film and television war propaganda in support of going back for fallen comrades no matter how risky. We shall not blindly go back for fallen comrades when the risks clearly outweigh the rewards. This decision shall not be made with one's heart, but weighed carefully. We shall also not reward foolish disregard for one's own life by calling it bravery or giving it war medals.
15/ No branch of the military shall engage in any sort of commerce or trade the way the so-called “People’s Army” does in China. To allow commerce causes the army to be corrupted.
16/ Pregnant women shall not work as field police officers, combat military, or crew on any military vessel.
17/ It is battling with each other that made a man’s punch much more powerful than a woman’s. A similar thing happened with the battle minds of men. Freedom’s power shall not be handicapped by delusions of sexual equality with regard to military leadership. Only men shall make tactical and strategic military command decisions. Only men shall pilot or crew military aircraft, command naval vessels, or be in the line of command, or lead other men into combat or potential combat, including military patrols and military police.
18/ For service on our nation’s aircraft and naval ships, we shall only pick the best, the smartest and the strongest according to one realistic test that shall not be made any easier for women. If there are no women that can pass the test, then there shall be no women in that area of the military. We shall not weaken our military forces to create artificial sexual equality, for this is madness.
19/ Regarding the militaries of Rome, Athens, and Sparta, we read about homosexual craziness in the military, so we know their culture was manipulated by the enemies of freedom towards allowing homosexuality in the military. For this reason, we shall go in the opposite direction and prohibit openly homosexual people from the military and police.
20/ We shall do all we can to assure that the military remains a place of duty and public service and does not become a homosexual lifestyle choice. One direction augurs towards military power, the other towards military weakness. This is because the people motivated by duty are a much stronger force than those motivated by sexual lust. Also, freedom for soldiers has nothing to do with this, because soldiers are not truly free anyway. There shall also be no transexuals or cross dressers in the military.
21/ Women shall be encouraged to join both the militia and the military. Women shall get special stipends for serving in the militia and undergoing a small amount of combat defense training.
22/ National defense tactics shall be offered as a high school elective subject in each year. Here, tactics shall be thought to be important. Marching synchronization and uniforms shall be thought to be aspects of systems for the mighty to control whole armies and use them against the people. Xenophon’s Persian Expedition, with its emphasis on defensive tactics shall be the main guidebook for high-school defense tactics. We shall also teach from the Japanese Senjinkun military code in high school, so propagandists have a harder time manipulating the minds of our fighters.
23/ Propaganda tactics shall be offered as a high school elective subject in each year. Plato’s Republic, and the propaganda of the various communist nations, and the translated speeches of Hitler shall be studied so people don’t make the same mistakes again.
24/ The various parts of the military shall be free to discriminate against servicemen that:
a/ Are disabled in various ways that prevent them from being an effective fighter.
b/ Are too short, too thin, too tall, too fat, or too weak for combat.
c/ Will not always be combat ready. This includes all diseases and conditions that cause bouts of illness or weakness, diseases such as Hepatitis, HIV, and asthma.
d/ Carry an infectious disease like malaria, typhoid or tuberculosis and thus pose a risk of causing infection in other servicemen.
e/ Have a blood infection such as HIV or hepatitis that...
makes them unable to donate blood in an emergency, or that makes them potentially infectious to medical staff or corpsmen. Simply having servicemen that might be infected slows down all surgical care for all combat wounded.

25/ Mere seniority shall be no grounds for military command. Lack of decisiveness and excess reliance on support staff decisions shall be grounds for not promoting a man to be a military commander.

26/ All dog tags shall have a barcode that accesses the soldier's healthcare file including their blood types and factors and any allergies and chronic illness.

27/ There shall be no special political, extremist, religious, or racially defined battalions inside the military as this is the stuff of tyranny. There may however be male-only battalions.

28/ Peace through strength shall always be a motto of our military and our government.

NR’113. MERCENARIES AND SECURITY

1/ If we don't allow people to buy or sell extra-judicial violence within our societies, why should oh we allow them to do this among our societies?

2/ Hired private armies like the Nazi Sturmabteilung are an ancient tool of tyranny. These have been used to stage countless coups and low-cost guerrilla insurgencies around the world. As such, our nation shall consider these extra-democratic and extra-governmental forces a menace to democracy, freedom and peace.

3/ The military, police and other branches of Government shall be prohibited from hiring private military and police consultants, contractors, or mercenaries for any reason, or even allowing these to exist. This shall include all consultants, contractors, or mercenaries used for capturing people, managing captives, or working in jails or prison camps. Also, where soldiers are selected to manage war prisoners, these must be randomly selected, and also they must not be the vindictive or violent sort of man.

4/ It shall be a felony when for-hire security forces go to a political meeting or protests of the people on public property. It shall be treated as democide when private forces touch peaceful protesters on public property.

5/ The courts shall use multiplied penalties for crimes committed by private armies and their personnel, including private security guards. The courts shall also be free to greatly reduce penalties for crimes against private armies and their personnel by any amount when the guard was demanding something they had no right to demand.

6/ We shall consider it a capital offense when the citizens of one nation take up arms in another nation without the consent of their own nation's government and military. Upon conviction by a military court, such nationless mercenaries, or soldiers of fortune, may be imprisoned for life or executed.

7/ It shall be a capital offense for the citizens of one of Arabia's provinces to take up arms in another one of Arabia's provinces or outside the PU, either for pay, or as volunteers.

8/ No private security company in this nation shall employ more than 200 men at a time, or join forces with other private security companies in any sort of network. Private security personnel shall not work as police, or work with the police.

9/ All private security staff shall wear a national private security number which may be searched as PS1234-5678. This brings up a photo of the guard, where he works and how long he as been a guard. It shall be a crime for private security to work out of their correctly number uniform.

10/ It shall be a crime when private security guards or police, or other government workers wrongly order people to stop recording something that they have the right to record.

11/ In general, private guards filmed venturing beyond their power reservations may be sent to jail, while police only get fired for similar gray area offenses.

12/ When proprietors or private security tell non-violent people to leave a place for disturbing others, they must identify themselves and give sufficient time for the ejected person to verify this information. They must also give the ejected person time to gather their belongings and associates and leave. The people cannot simply be grabbed and ejected without it being considered an assault under the law. Also, when the people are ejected for merely expressing their political beliefs or for saying political things, those ejecting them and their employers may be required by the money courts to pay damages for violating the ejected person's civil rights. This rule does not apply to hecklers.

13/ Private non-police security guards shall have no special or protected status under the law. They shall be no different from any other employee under the law. There shall be no penalty multipliers when members of the public fight back and injure a private security guard. However, when private security guards injure innocent people, they may be charged with battery. Also when a person in a private security uniform illegally attempts to detain people under under threat of violence, this threat can sometimes be justification for claims of self defense on the part of the person the guard is illegally detaining.

14/ All armed private security staff shall be required to complete a government licensing program about the rights and penalties of working in private security and violating the rights of the people. It shall be a crime for police and especially private security to bluff-threaten people with arrest or instruct people to stop recording, or to illegally drive people from a place they are legally allowed to be at.

15/ Bouncers shall be considered a form of private security guard under the law. Nobody shall work as a bouncer without completing the Senate legal test for bouncers. Once bouncers have completed their test, they
shall be held strictly to the law.

16/ Rather than ejecting people quickly, the #1 duty of private security is to gather video evidence of people breaking the law at their premises.

17/ When people are ejected from a premises, there shall be an obligation on the part of the people ejecting them to double record the ejection.

18/ The penalty for failing to leave upon an ejection shall be based on how long the person remain in place after they have been told they have to leave. Everyone gets 2-minutes to discuss the matter, everyone who goes willingly and peacefully get 5-minutes including discussions. Office employees get at least 30 minutes at their desk to gather boxes and say goodbye to their co-workers. Those who overstay may have to do 4 hours of public service work for each minute they delay over this time period. Also, this penalty shall be dependent on how much of a disturbance they cause on the way out.

NR’114. NUCLEAR AND MILITARY POLICY

1/ The true power of nuclear weapons shall be accurately presented to the people, along with which areas are logical targets. This is so the people may more intelligently spread out in response to a realistic nuclear threat. If nuclear weapons are fake then the people shall act accordingly.

2/ The use of neutron and bombs in strikes against underground nuclear installations in small rogue nations shall not be considered a true nuclear attack if these are real. To protect against military and WMD weapons facilities buried deep underground, this nation shall keep an arsenal of neutron bombs, if these are effective and real.

3/ The nation’s nuclear weapons shall only be used according to the command of the Over-Senate.

4/ By 2025.01.01, no nuclear power plants shall operate any place that has suffered a tsunami inundation, or looks as if it might ever suffer a tsunami inundation, or is on any portion of the Pacific Plate, or any other plate that jumps during an earthquake. All such nuclear plants shall be decommissioned.

5/ No new nuclear power plant shall be allowed in this nation except with a two thirds overmajority of the Over-Senate.

6/ Odd numbered Over-Senators shall be required to remain at the voting centers on odd teneths, even numbered Over-Senators shall be required to remain at the voting centers on even teneths. Using the nation’s nuclear weapons in an emergency requires a 3/4 overmajority of all Over-Senators present for the vote in the nation.

7/ Except in response to a threat, no more than 1/3 of the nation’s naval and coastguard fleet shall be in port or too far into a continental shelf at any one time. None of the nation’s warships shall be based in on the west coast of North America due to the risk of tsunami. This especially for the ports of San Diego Long Beach and San Francisco Bay, due to the risk of harbor waves. Pearl Harbor shall be the home the Pacific fleet. The Atlantic fleet shall generally harbor in Hatteras and Bermuda. The Indian Ocean fleet shall generally harbor in Trincomalee and Antsiranana. Naval and coast-guarding ships shall be free to seek shelter in tsunami vulnerable ports during storms.

8/ Bermuda must be a US port. for it is the most ideal place for the Atlantic fleet. All of the existing residents on Bermuda must relocate like all the other people living in such low-lying places now. The US shall grant its European allies the right to dock war ships on Bermuda.

9/ In all new nuclear reactors, the design shall resemble an Atari logo. The design shall be such that if temperatures rise above the melting point of lead, the lead hardware supporting the fuel balls will melt. Then the fuel balls will roll down their Atari tubes diagonally outwards, spreading in every direction. This forgoing shall be the secondary failsafe. The primary failsafe is that if power is lost, the control rod portion of the reactor will fall by itself into its lead shielding.

10/ The Navy shall maintain a redundant system of tsunami alert buoys which shall include at least 2,000 stations worldwide and at least 100 around Antarctica.

K — CITIES AND TRANSPORT

NR’115. CITIES

1/ Government shall not involve itself with anything so trivial as building aesthetics on private property, other than perhaps standardizing color palettes. Aside from this, government shall impose no aesthetic requirements on the nation’s private buildings. We do this because looking at the older buildings around our country, these became both uglier and much more expensive when government became involvement in building aesthetics.

2/ Government shall assure the basic health and safety of the people by establishing a Uniform Minimum Building Code or UMBC standards for things like fire safety, emergency exiting, railings, minimum room size, ventilation, sanitary plumbing, electrical safety, waterproofing, and the like. However, government shall not squander its energies, or the energies of the people, regulating the nation’s buildings for more than the minimum for health, safety, and structural purposes. Aside from the regulation of the minimum, government standards shall not regulate construction.

3/ All counties and all communities of this nation shall do what they reasonably can to accept and accommodate all comers that are permitted to work in this nation. No county shall enact rules or fees designed to slow growth, or reduce the supply of building lots, dwelling units, or working space.

4/ So that urban real estate will be more abundant in our nation, we will say that:

a/ Government shall not limit the number of new cities and communities that may form.

b/ Government shall never do anything to discourage new
communities from forming.

x/ Certain regions areas may become full of townships, but their periphery should always be ready for new townships.

5/ When local property prices are rising at a rate exceeding the rate of general inflation for the nation, each County government must make more good lots available to relieve the shortage.

6/ Government shall not tax or charge any fees, or attempt to recover any costs for new construction in any way. Government may charge anti-nuisance fees for building permits, lot subdivisions, plan checking and similar things, however, all these fees shall be refunded upon building completion.

7/ It shall be presumed that most of the building and business regulations added in recent decades were added due to parasitic influences in our government.

8/ Down zonings being contrary to the agenda of more and better, all prior down-zonings shall be void. The term down-zoning shall include: the number of dwelling units allowed, floor area ratios, minimum lot sizes, increased setbacks, building height reductions, building size compatibility restrictions, and road frontage requirements. Setbacks genuinely required for fire safety from other structures shall be exempt from the foregoing.

9/ All impervious cover regulations shall be void because they are thousands of times more costly than they are beneficial.

10/ Government shall have a bias towards encouraging density in urban areas. Government shall generally be prohibited from taking measures to inhibit the growth of our cities until they grow to the heights of central Paris.

11/ Any neighborhood recognized as a neighborhood by most of the people in the community shall be allowed, with a simple majority of land owners (but not the tenants), to elect themselves an up-zoning.

12/ People who cannot vote, and people who do not own property in a community shall not have the right to give input about matters of construction projects, roads, land use, re-zoning, and especially re-development. Only voters that are also property owners in a community shall be allowed to give input on these matters in their community.

13/ All land nationwide more than 20 meters and less than 200m from a six or eight-lane freeway shall be zoned for at least 16m tall buildings. All land between 200 and 300m shall be zoned for 12m tall apartment blocks.

14/ In order to maximize the buildable land area for our nation, we shall have it that an easement for one flagpole user shall be an easement for many, and that the holder of an unpaved flagpole easement shall be allowed to pave, and prune, and bring equipment and materials in an out of his easement if he wishes. And he shall also have the right to put utilities under the ground of his easement.

15/ The approval process for land subdivisions, building permits, and business approvals shall work the same way in every country in the nation according to national standards and standard zoning distinctions. Thus counties unable to handle their workload can spread the workload to other counties or to contracting firms instead of acting as a stumbling block for the people.

16/ Where the government is processing a building permit application, or a land subdivision application, the government's turn-around time shall be no more than 21-days on first application, and then 9-days on each subsequent turn-around. If the county building department cannot handle its workload, then it must either hire another county, or an engineering company, or grant permission. In general, all county government procedures shall be cloned nationwide so human resources in the county government can be shared.

17/ Except in earthquake zones, no professional qualification shall be required to design, build, or remodel conventional construction that conforms to load tables and the national building code, and is under 2 stories tall.

18/ All existing buildings if all Holocene-era flood zones are hereby nationalized as of 2045.01.01. By 2027.01.01, no school, government office, military base, or fictional citizen headquarters shall be located in any Holocene-era flood zone.

19/ Those who have foolishly paid money for real estate in the jaws of death deserve nothing from the public for the discovery that their property is actually deadly due to tsunamis every so many centuries, and that everyone has to leave within a couple decades.

20/ There shall be no right for anyone to own or hold title to unimproved land in any Holocene-era flood zone, or volcano zone, and all such ownership may be voided by the Senate at any time.

21/ Adverse possession does not apply to public property, or property shared by even a tiny community.

22/ All prohibitions on prefabricated or modular construction shall be void whether public or private.

23/ All prefabricated structures shall be nationally approved for standard zoning and number of stories, and exempt from local building permitting and inspection.

24/ The national government shall pre-approve no less than 12,000 township sites of up to 30,000 units each for 360-million potential unit slots, which is intended to be an eternal overage. These relatively sealed townships will go all around our nation, in the nicest and prettiest places our land has to offer, the prettiest places between our current cities and in our national parks and wilderness areas.

25/ The township slots shall generally be free for anyone who buys and places a new factory cast unit. This only happens when the township is being built due to the equipment setup needed. Once the unit is placed, the owner will get a free life estate. However, the owner will have to pay their share of taxes, enough to run the local community expenses for schools, common areas, police, rail line, delivery system, rudimentary road system, etc.

26/ Prefabricated homes up to 8m wide may be trucked
over the roads without a permit between 11:00pm and 6:00am, provided the roads are pre-approved for cargo this wide.

27/ Government shall not concern itself with the innumerate folly of impermeable coverage ratios, and rainwater impounding on urban and suburban lots. Far more important is that we keep the water away from our foundations so our buildings will take centuries rather than decades to heave into ruins. Government shall be expected to accept and deal with all rainwater that flows into the generously sloped and greatly oversized public storm drains we will design for our communities.

28/ For the benefit of the poor, government shall not require balconies, or surface articulations or any aesthetic considerations at all.

29/ Government shall not require any glass color, or tinting, or low emissivity, or special insulating glass in windows.

30/ Government shall not get in the way of the process by which single family houses are demolished to make way for multi-unit complexes. Government shall not heed, or even listen to tenants, for they are by definition biased and the exact opposite of disinterested.

31/ Government shall not license landscape architects or decorators.

32/ Except for removing plantings that block the view for drivers or utility lines, or break up paving, and trees on arterial routes, Government shall not concern itself with regulating anything so trifling as the landscaping, irrigation, trees, and plantings on private property.

33/ There shall be civil liability for removing plants and causing a damaging flood or landslide on a neighbor’s property, or diverting the flow of water and causing flooding harm to a neighbor. But aside from this, government shall not get involved in landscaping on private property.

34/ There shall be civil and perhaps criminal liability for poison ivy and cactus needles and similar legacy trauma plants planted along a sidewalk, foot path, way, road, in front of an egress window, next to a patio, or anywhere that may have intoxicated people. Non-legacy trauma plants with thorns like rose, raspberry and bougainvillea shall however be allowed more than 3 meters away from walkways with no liability. Wherever tree roots have raised the sidewalk in front of a house, the homeowner is supposed to keep a half watt LED light on all night.

35 Government shall not require that any private builder provide any facilities for the poor as a condition of building market rate structures, or to obtain favorable building or zoning rules.

36/ Government shall not regulate the design or location of non-spiky, non-injurious fences or walls under 2.2 meters in height that are inside the setback, except that they may not be made from wood.

37/ All regulations for constructing buildings up to 2 stories shall fit on in a single volume of under 250,000 words. This code shall be a secondary school course.

These boxes that we live in, the greatest manifestation of our efforts. We will have concise rules for them so they are easy and cheap to make, as well as safe.

38/ Government shall have no mandatory health or sanitary inspections or approvals to open or operate a restaurant, bakery, cafe, or grocery store, and all special health and sanitary inspections for these shall be voluntary. Government shall however rate these businesses and compel them to display their government health rating placard on their door and website. Also, the foregoing does not apply to the basic fire, egress, sanitation, vermin infestation, insect infestation, and building regulations that all premises must obey. Thus restaurants and stores may be closed down for having housefly or cockroach or vermin infestations.

39/ Including renewals, no lease between private parties exceeding 10 years shall be valid. We do this to discourage construction on leased land.

40/ Landlords shall not be permitted to mark-up their cost of utilities, taxes, cleaning, maintenance, insurance or similar things to their tenants even if they are on sub-meters. Any contract clause calling for a markup shall be void.

41/ Government shall not regulate the size of the security deposits collected by those renting property. To reduce problems, the county recorder shall hold all security deposits. The recorder shall get a flat fee when the deposit money must be used, and an additional flat fee when the matter must be adjudicated. As with many government services, the fees here shall be high enough that the public pays nothing in providing this service, but low enough that the public makes nothing in providing this service.

42/ All charges, credits, and security deposits monies related to renting shall be paid to the county recorder’s account. The recorder shall keep 100% of all late fees and penalty charges related to rentals and HOAs. This is to keep the always stealing management pure of heart with regard to charges.

43/ All tenants shall have the inalienable right to remove or demolish the structures and improvements they added to property they rented, provided the removal or demolition does not cause the property to be left in worse condition than it was delivered to them. Where commercial properties are re-tenanted, or sold and the new tenant or owner has a confusingly similar name or use, The must be prominent signage saying “Under New Tenancy” or “Under new Ownership.

44/ Tenants of less than 5-years shall have no say in local zoning and land-use matters.

45/ No lease clause calling for the owner to take a share of the land’s harvest, or a business’ sales shall be enforceable. All contracts subject to inflation adjustments shall use the Senate’s local inflation index unless another is clearly stated in the contract.

46/ The property tax rate on warehouses, factories, and industrial uses shall be less than 1/3 of the rate for
housing or offices. This is because we want to encourage both factories and storage facilities. All factory warehouse and industrial properties used as housing or office shall pay the normal residential property tax rate.

47/ All existing historical designations shall expire on 2025.01.01 unless renewed by the county Senate.

48/ Government shall not shut down construction projects unnecessarily and shall be liable for delays for unwarranted construction shut-downs.

49/ If precious archeological treasure is discovered during building excavation, and the project must be shut down for a time, government shall pay everyone for the inconvenience. Failing to do this, we will see people ignoring sometimes precious discoveries.

50/ In areas with sewer and water piping, government shall not enforce residential zoning densities lower than 12 dwellings per acre, or floor area ratios under 100%, or height limits under 11-meters from pre-existing grade. In areas considered central, or pedestrian, government shall enforce no density lower than twice these densities.

51/ Until the Senate can determine safe maximum heights for the nation’s buildings given seismic risks:

a/ The construction of new buildings over 17 stories shall be prohibited elsewhere in our nation unless the Senate wishes to restrict the height further.

b/ The construction of buildings over 2-stories shall be prohibited in the portions of our nation that are located on the Pacific plate, or within 200km of an active ocean subduction zone.

52/ When components of an older building system break down, and the system is not in conformance with the new rules, the people shall normally be free to replace the components without replacing the entire system. Government shall not require the costly replacement, or update of existing building systems, except when there is a significant and pronounced health or safety risk.

53/ Except for painting, all goods and services used in the aesthetic renovation and remodeling of buildings shall be taxed at a higher than normal rate. This is to free up workers for more productive things.

54/ Government shall pay no value premium when it condemns blighted areas for redevelopment. Also, government shall pay no premium for property because it is near a prior government development or redevelopment area.

55/ All building department and subdivision fees shall be uniform nationwide and the fees shall be set by the national Senate.

56/ 90% of all variance fees, if any shall accrue to the national government.

57/ If the county that a property is located in can’t handle its workload and can’t get projects evaluated in time, then applicants can use a neighboring county to process the approval application.

NR’116. NEW CITIES

1/ The national government and all county governments must provide sufficient land for new rail based townships to meet demand.

2/ When government sells land, it shall not be sold to maximize the up-front proceeds to government, but to maximize property tax revenue over the long run. This is because:

a/ Government is less likely to have budgetary problems as time goes on.

b/ It is more affordable for the people.

c/ It is harder to squander, misappropriate or steal the cash flow than the lump sum.

d/ Such a system is less likely to produce realty bubbles.

3/ To encourage an efficient national market for inexpensive factory-made structures, government shall minimize the number of standard zones in the nation, establishing no more than 20 nationally established standard urban and suburban zones for residential and commercial uses in both the new cities and the old ones. There shall be no local zoning in new cities except those that conform with these national zones.

4/ All neighborhoods shall be pre-designated by the county government regarding which classes of structure are automatically allowed. There shall be no surveys or drawings required by government until after the conforming factory-made unit is placed.

5/ When government builds a new rail-based township, it shall be prohibited from taking money for the sale of the land, or the cost of placing standard pre-fab apartment units in that townships. Also, government shall charge no property taxes, rents or fees on new units until 1-year after the units were placed. And once a unit is placed, all reservation deposits shall be refunded. Instead, government shall charge the residents a fair amount to pay-off the cost of township common facilities build-out and unit placement over 20-years, starting at the beginning of year two. This shall be in addition the county property tax, and township owner’s association fees.

6/ The county recorder shall provide contract, escrow and title services for 0.2% of the transaction amount. People can pay money into an escrow account before their unit is started and be sure that their township unit is delivered and placed before any of their money is released.

7/ Government shall be prohibited from building dedicated right of way transit unless it condemns and owns all land within township range. This money is needed to pay for building the rail lines and townships.

8/ The condemnation shall occur before the transit is started. The valuation shall take no account of the value created by the transit or new community contemplated. Upon completion of the new transit, the land will be up-zoned for township use.

NR’117. SEWAGE AND GARBAGE

1/ All sewage and garbage standards shall be established at the national level and enforced at the county level.

2/ Government shall not charge anything to take reasonable quantities of bathroom, kitchen, household, or
small business, or small manufacturing wastewater, nor shall it charge people to connecting their sewer pipes to the sewer system, provided they do all the work, except the final connection with the main line.

3/ Low levels of industrial wastewater discharge shall be provided at no cost. High levels of industrial wastewater discharge shall be provided at cost by government.

4/ The Public Property Sluice shall start afresh and determine new realistic standards for toxic waste. The Public Property Sluice shall also determine the most optimal locations for the nation's garbage dumps. These shall be the places where garbage runoff is least likely to get into groundwater that will be consumed by people.

5/ The national government shall build spurs to connect the national rail network with the nation's garbage dumps. Once the infrastructure is built, government shall charge no more than marginal cost for industrial garbage transport and proper disposal. There will therefore be no need to dump.

6/ All counties shall be required to collect reasonable quantities of landfill garbage at no charge. Industrial uses that make great quantities of non-hazardous garbage may be required to deliver their garbage to the dump.

7/ Once the Senate has located the nation's garbage reserves, there shall be no more discussion of the locations we have chosen for ourselves.

8/ Our nation's most toxic industrial zone shall be in the area 40 to 100 miles west of El Paso in southern New Mexico and in north-central Nevada. The most radioactive and highly toxic waste shall be sent to the UM toxic waste dump near Punta Eugenia (Vizcaino bay) on the Baja California peninsula.

9/ There shall be no burning of garbage, including leaves in communities. This shall even apply to small towns of 10 homes if they are clustered together.

NR'118. URBAN NUISANCES

1/ There shall be no right to go around the city and root through people's garbage and open areas looking for things of use.

2/ The value of the recycling that people accomplish is a sliver fraction of the cost of their scrounging and securing against their scrounging. For this reason, government shall institute various laws and policies to end urban scrounge recycling by homeless people.

3/ The use of container deposits of less than 30-minute's wages shall be prohibited as this draws homeless people to our important city centers where they frequently engage in crime.

4/ There shall be no recycling without a government issued ID, a valid address and a bank account. No payment shall be made less than 15-days after the recycled materials have been delivered to the recycling center.

5/ Copper and industrial metals shall not be recycled except with credible proof, photos and addresses of where it came from. It shall be considered grand theft when people tear-out and recycle public or private infrastructure, wiring or piping for the recycling money.

6/ There shall be no recycling center, or recycling machine in or within 7-km of any urban center. All recycling centers shall require a powered road vehicle to enter. None shall allow entry by pedestrians.

7/ There shall be no recycling machines of any sort all in our nation. No grocery market shall take-in recycling.

8/ Except for easy to dissolve paints approved by the Senate, no paint, coating, or pigmented liquid shall be sold in pre-pressurized vessels, or vessels than can be readily pressurized. All paint pens shall be prohibited.

9/ For each count of vandalizing a transit vehicle, transit facility, or urban centers and shall spend 1-year in a work camp, or three times as long in a jail cage. Where the vandalism involves scratching of glass, or damaging stainless steel or granite, the penalties shall be doubled. Where the vandalism involves acid on glass, the penalties shall be tripled.

10/ There shall be no begging, busking, or unauthorized commercial activity on any train or in any transit facility, or in the driving lanes of any road, or between those lanes, or within 200m of an intersection of roads.

11/ This Constitution does not guarantee the rights of people who are insane to go around in public if they are recorded as unaware of their surroundings, or talking to non-existent people, or repeatedly threatening or menacing others, or harming themselves, or unable to care for themselves, or if they smell to the point where nearly everyone runs from them, or if they are covered in dirt or excrement. If a Centi-Nome elects with a 2/3 over majority that a resident of their territory is mentally ill and making trouble, then the Centi-Nome may require that the person be institutionalized. Also, this process of declaring people insane is not supposed to involve any specialist judges, or specialist psychiatric or psychological experts at all, except those working in, and reporting from a facility that once housed the person in question. Government shall provide housing and ingredient stamps for the mentally ill in abandoned communities.

12/ This Constitution does not guarantee the right of people to live homeless in our cities. This includes sleeping outside in the open, or in tents, in passenger vehicles, in camping vehicles, or shanties. The counties shall be free to permit, regulate, tax, or ban homeless and camping activities as they elect in urban and suburban areas.

13/ No public money or benefits at all shall be given to homeless people who are not staying in the dormitory system, once there is sufficient capacity.

14/ Government shall assure that our cities are free of insect infestations, all forms of rodent, including squirrels, as well as pigeons, bats, and other forms of disease vectoring vermin.
NR’119. TRANSIT BASED URBANISM
1/ When we compare the current heavy-vehicle transportation system with the new rail-centered system, we find the old system is:
a/ More dangerous.
b/ 10 to 50 times more expensive to operate.
c/ 10 to 50 times more fuel hungry.
d/ 2 to 10 times slower.
e/ 10 to 50 times more polluting.
f/ Much noisier.
g/ Destroys the urban experience.
h/ Needs expensive parking.
2/ Transportation systems with practically no marginal cost per rider shall be maximized for ridership by keeping the fares at zero. No urban rail system in the nation shall charge users any amount to use the system. All municipal and urban train, bus, minibus and transit systems within every city in the nation shall be operated as a free municipal service without any per use fees, just like the way we do street lighting, and road maintenance.
3/ Government shall not permit any new central parks. Government shall not permit any new central parking except for shared system operated vehicles. All new parks, and shared parking for private vehicles shall be put at the periphery, away from transit.
4/ We are on the verge of switching to a system of shared system-driven vehicles with much less need for parking. Also we will switch to vehicles that only need about half the parking area as today, if they are parked. Therefore, Government shall no longer require any vehicle parking on private property at all. All existing parking areas may be eliminated at the will of the property owner without any government involvement at all. Government shall stop requiring facilities for vehicle parking on the new streets of the nation. This may be provided by the developers or not. Also, the provision of parking shall not be a consideration in any building project or business approval at all. Government shall stop regulating parking totally with regard to new construction and existing parking facilities. All laws concerning parking lot landscaping shall be totally repealed.
5/ Communities shall not profit from municipal parking fees or parking fines, and 80% of all public parking revenues and penalties collected by county government shall accrue to the national government.
6/ All private parking revenue, shall pay 50% national tax. 7/ All public parking shall be for the benefit of all, on a first come, first serve basis, and there shall be no special parking rights for the people residing or working in any community.
8/ It shall be a stated objective of government to impel the people living and working in our urban centers into abandoning their personal vehicles and switching to public transit and other forms of shared vehicles.
9/ Townships shall be designed to live for a number of years, and then be totally re-furbished and re-sold.
10/ No business may be located inside and in between a transit exchange except emergency services such as police, ambulance, and hospital emergency room.

NR’120. URBAN PROXIMITY TAX
1/ There shall be a proximity tax with a rate that varies depending on distance from the township station. Every 100 meters out, the proximity tax rate shall fall by some amount until 1,000m from transit, at which time, there shall be no urban proximity tax due to mass transit.
2/ To discourage the squandering of precious urban space near transit, there shall be no land use near transit that is exempt from proximity tax. All urban land uses must pay urban proximity tax for every square meter they use, without exception or exemption. This shall include all parks, yards, churches, non-profit uses, golf courses, playgrounds government uses, schools, parking, sidewalks, vacant lots, town-squares, malls military bases, national government property, roads, sidewalks, and even roads.
3/ All government land uses shall be required to pay itself urban proximity tax from its budget. This intended to incentivize government to be mindful of wasting urban space.
4/ Uses that have over 36 unique visitors or employees per teneth per 5 square meters shall be exempt from proximity tax.
5/ In the new rail based pedestrian townships, the proximity tax shall be a function of walking distance to transit facility, the proximity tax fading-away over perhaps 1-km, as people walk further away from the train platform.
6/ The proximity tax is intended to take the place of high real estate values in our urban centers. In fact, it is intended to capture much of this money as tax revenue.
7/ The Senate shall be free to experiment and tinker with different tax rates and distance tax systems so that it may maximize its capture of urban proximity premium.
8/ The proximity tax is intended to encourage multi-story construction at the center of our urban areas. The tax should not be so high that it discourages people from living in urban centers. It is only intended to diminish the value proposition of non-users banking prime locations in our urban centers.

NR’121. GOVERNMENT SPLENDOUR
1/ Only government offices visited by a great number of people each day may be located in prime locations. All normal government offices and services shall be located in other locations.
2/ Except where a 2/3 overmajority of the county Over-Senate elect it, Government shall not build luxurious, grand, or showpiece projects, or use monopolized, imported, or patented components, or ceilings over 3.5
meters high, or stone finishes, unnecessary glazing, or have a budgeted cost of more than 130% of the median per-foot cost of building private office buildings in that area.

3/ Except where a 2/3 overmajority of of county Over-Senators elect it, no existing facility shall be demolished or renovated.

4/ Government shall not build monuments, nor shall it depict any monarch, president, war leader, political leader, or religious leader on its currency.

**NR'122. RAILROADS**

1/ All railroad and transit companies and their infrastructure, rails, railcars, rolling stock, lands, equipment, easements and rights of way are hereby nationalized and made the property of the people to the extent the Senate wishes to claim these.

2/ All land, rights of way and easements that were ever owned by a railroad is hereby nationalized to the extent the Senate wishes to claim these lands.

3/ To foster a more efficient economy, this nation shall work to maximize the use of rail due to its extreme low cost and environmental efficiency in comparison to all other means of transportation.

4/ Our nation shall build-out a new 7.00-meter-gauge, high-speed, steel-wheels-on-steel-rails system of at least 50,000-km.

5/ Noise-skirted electric railcars using raised or fenced railways are the safest, quietest, least polluting, least animal deadly means of transportation. For this reason, no new raised or fully fenced rail infrastructure shall be required to provide any studies about pollution, noise, or environmental considerations. All shall be exempt from all environmental reporting.

6/ Both the national and county governments shall have the right to run railways where they elect, and without any environmental approvals due to the extremely low environmental impact of railroad systems in comparison to automobiles.

7/ No company shall assemble or operate more than 1/200th of the nation's railcars, or more than 1/20 of the nation's pulling engines. No company shall build more than 1/50th of the nation's rail lines, raised viaducts, or stations.

8/ No company shall assemble or operate both passenger and freight cars. No company shall assemble or operate both pulling engines and freight cars.

9/ When our nation builds its new rail system, this system shall be optimized anew, with a fresh start and without any consideration about either connecting to the antiquated, centuries old rail system, or using its right-of-ways. The only exceptions are connections to the old ports and entry points along our borders, and mountain passes where the most optimal route is already being used. However, where the new 21st century rail system is built adjacent to the old broken-down 19th century rail system, the old system must be torn up.

10/ None of the old narrow gauge rail or transit companies shall be allowed to operate any part of the new rail system. No workers for the old narrow gauge rail or transit companies shall be allowed to work in any of the new train companies. We shall start completely anew with our new 21st century rail system.

11/ It shall be a top priority of the Senate to establish detailed standards for every size of railcar, and every gauge of rail in the nation. Government shall not however establish standards for the interior design of our passenger cars.

12/ We shall not stop pushing for faster trains until our passenger trains are all going over 500kph through the plains of our nation.

13/ There shall be no same-grade crossings of any railway tracks anywhere in the nation. These shall be eliminated or gone around at the Senate's earliest convenience. Intercity railways and rail-based city transit shall always have right of way, and all other means of transportation, pre-existing or not, must be re-routed around the rail lines if one or the other must be re-routed. Ultra-high capacity and ultra-fast railroads shall not stop or slow down for any other form of transportation. All other routes else goes under or above the rail lines.

14/ There shall be no railway slowing because of neighbors or noise.

15/ The roads and railroads located in each county shall be maintained by that county. However, if these are not being properly managed and their condition impedes the national system, then the national government may intervene to make the system work properly. Then it shall send the bill to the county.

16/ To prevent collisions, all railways and transit trains must operate in a one-way manner. Either the two track sides loop, or they go back and forth on each side of the track.

17/ Both freight and passenger shall use the same 7-meter gauge tracks. However, some super-fast express routes may prohibit freight if this causes the tracks to distort excessively fast, or creates a collision hazard with relatively slow freight trains.

18/ Government shall stop investing in rail transit in existing high density areas. All such projects and funding shall be halted immediately. Instead, all new rail based transit system and new cities must be built on low density, low cost lands surrounding our cities. Then government will make money on the value it creates for this land.

19/ The railroad system shall have no more liability for each death or injury than the road system has. Payouts for injury and death on the rail system shall be no higher than the road system.

20/ All trains shall be network controlled. The railcar and engine operators shall have no liability for accidents caused by the system.

21/ All railcars shall be inspected at least twice per year by government.

22/ Government shall indemnify rail operators for
accidents that appear to be the result of sabotage, but not cosmetic vandalism.
23/ All train horns must be equipped with forward video recording. Train operators may only use their horn when there is an obstruction on the track that the horn will help with. Operators that violate this rule may be charged by the appropriate county with disturbing the peace. Repeat offenders may be jailed.

**NR'123. ALL RAILROADS ARE FREEWAYS**
1/ All railways and public transit infrastructure, lands, and former lands are hereby nationalized and made the property of the people to the extent the Over-Senate elects to claim ownership.
2/ Just as with our nation's vast and hugely expensive road and freeway systems, people may operate their cars on our nation's railroad systems for no charge.
3/ All railroad vehicles must conform to national standards, and they must all be registered and use transponders. All must be system-driven, network-interfaced, maintenance-certified, electric-metered vehicles with computerized coupling and decoupling. All must be capable of 20-km of self-propulsion on tires when disconnected from the electrified track. All operators, if any, must be licensed. The national Senate shall impose other conditions as it elects.
4/ At least half of our road spending will go to building a new and vastly more efficient 21st century railroad system to replace most of the inefficient road system. Then, when we the people build the new rail system, we will also ask for nothing from the people for using their new super-efficient railroad system. All railcars using the rail-roads shall use these rail-roads for free, just as people use the flat-road system for free today. Until today, the government has been providing an immense national flat-road system for free. This includes street lighting, police, surface cleaning, landscaping, and repaving among other things. With the railroad system, we will provide different things that will cost perhaps more per vehicle, like towing, but much less per passenger.
5/ Just as we provide the roads for free today, the UM shall not seek to profit-from, or recover the cost of building or maintaining its rail infrastructure. All government owned rail infrastructure shall be priced at built marginal operating cost, with no money charged for payback of the cost of right of way acquisition and system build-out, including viaducts, bridges, stations, and locomotives. Users shall only bear the cost of pulling, or the electricity they use for their own engines, and the cost of healthcare resulting from injuries to those traveling via the railway system, exactly as we will do with our roadway system. Users shall also frequently supply their own railcars just as we do today with our road system and private bus operators, who share the routes with municipal busses. Whichever approach works best.
6/ No group or nation, whether in the UM or PU, shall ever be permitted to block, unnecessarily delay, threaten, or extort money or concessions from the UM for either installing rail-lines in its land, or for using those lines.
7/ If congestion develops, we shall impose per train congestion pricing.
8/ On-grade railway crossings shall be prohibited entirely. All flat-roads must pass under all railroad lines, which will frequently be on raised viaducts anyway.
9/ We shall fence or elevate our government's non-stop railways just as well as our government's non-stop freeways. Those who stray into the way of the traffic, in either case shall be considered 100% responsible for their injuries. Nobody would think of suing the freeway system or drivers if they suffered injury because they tried to cross a freeway. Therefore, nobody should ever be able to sue the railway system or any railway operator for an injury sustained while venturing onto raised or fenced tracks.
10/ Use of the flat-road system shall be taxed at true cost, with all vehicles bearing their fair share of road work necessary to keep the surface smooth. Likewise, all railcars shall pay their fair share of the cost of track adjustment robots that turn the bolts that keep the track smooth. They shall also pay their share of the cost of the robots that spray anti-corrosive oil on the lower parts of the tracks, just like the flat-road vehicles must pay for repairing potholes in their roads.
11/ The national Over-Senate shall elect a fixed and prorated towage charge per 100-km for all cargo cars, and another fixed price per 100-km for high-speed intercity passenger cars. Thus all non-island passenger routes in each continent shall pay the same rate for transportation based on distance. Thus all non-island cargo routes in each continent shall pay the same rate for transportation based on distance. The Over-Senate shall adjust these charges from time to time.
12/ Government shall provide the rails, towage, stations, ticket verification staff, and transaction infrastructure at cost. Private railcar operators will offer many types of railcars on these routes.
13/ All railcars must move according to the schedule assigned by the system, and all must join with other cars on existing trains of cars unless there is no other traffic. 14/ To reduce freight train crime, we shall: a/ Try to always keep our freight cars moving in high crime areas.
b/ Use containers that have no place to grab on to.
c/ Use raised viaduct around our cities.
d/ Load all our shipping containers on our railcars with their door sides facing inward for domestic freight. This includes the end doors.
e/ Perhaps we will need booby-trapped cage/sleeves (shoebox bottoms) that are lowered over the entire railcar in high crime areas. Some of these might also have armored turrets for security people to ride in.

**NR'124. TRANSPORT**
1/ Businesses that engage in rail transportation, trucking,
conveyance, or delivery for others shall not operate in manufacturing, distribution, retail, raw materials, or commodity production.

2/ All ports, airports, rail stations, bus stations, rail lines, roads, bridges, interchanges, terminals, boarding gates, boarding docks, rain platforms, and related transportation boarding or loading facilities shall be built, owned, operated and maintained by the counties they service, and none of this may ever be sold or leased. All prior sales and non-government ownership of these facilities shall be void. They shall be absurd. Like someone having an official deed for the Brooklyn Bridge.

3/ This nation considers all private ownership of common pathways and interchanges as a potential sphinx. Thus we shall prohibit all private ownership of common pathways and interchanges.

4/ Users of the road system shall bear the full cost of operating the road system. This includes maintenance, required system upgrades, police, lighting, cleaning, and the cost of healthcare resulting from injuries to those traveling via the road system. These shall be charged by using a combination of electronic road pricing, vehicle registration fees, and fuel taxes.

5/ Road maintenance being a thing that is more than 80% caused by heavy trucks with stiff suspensions, these vehicles shall pay their fair share of road maintenance costs via the electronic road system. The heavier trucks shall also pay more than the lighter ones. The transportation of military vehicles in time of peace shall not be exempted from the payment system.

6/ Government shall not tax any transportation system to recover the cost of build out. The only time government may tax a transport system or the goods or people moving around in it is for:

a/ Congestion pricing, to convert congestion waste into tax revenue. We shall err on the side of maximization this type of “free-revenue” taxation until there is no congestion. and

b/ To recover the actual cost of operating the system, direct and indirect. We shall err on the side of minimizing this type of taxation so we do not stifle industry too much.

7/ Transportation companies shall be prohibited from being subsidiaries and from having subsidiaries.

8/ Transportation carriers, air, sea, road, and railroad shall not discriminate between customers. All non-hazardous cargo shall move by the same rate in each company’s network. All flammable cargo, and all hazardous material of each category shall move by the rates established by the government.

9/ Shippers and other transportation carriers shall not be allowed to preferential rates to big customers. Our nation shall not allow discrimination against its new baby businesses.

10/ Transportation, communication, delivery, and commercial services companies as well as information exchanges, bulletin boards, video posting boards, social networks, Facebooks, tweeting platforms, and any monopoly or oligarchy shall not be permitted to ban verified citizen users from using their services without a court order, or criminal charges against that person arising out of their use of the service.

11/ No domestic airline, domestic rail company, domestic trucking company, or domestic bus company, shall provide more than 1% of the nation’s domestic capacity in its area of speciality. No international airline, international sea-shipping company or international rail company shall provide more than 1% of the nation’s international capacity in its area of speciality. The 1% shall be measured in dollar terms of sales turnover, not net income.

12/ No foreign nation shall provide more than 3% of the international sea, rail, or air freight for our nation. This shall include “third nation” companies owned or operated by a nation seeking to evade this clause. This shall be seen as a way to gently encourage the break-up of the largest nations of the world.

13/ For the sake of national security, free nations must have an adequately sized merchant marine and other international transportation infrastructure. To this end, at least 1/3 of our international shipments must use our nation’s vessels. These are vessels made by our nation, owned by our nation, and operated by our people.

14/ People arriving by air for the purposes of international transit do not need to clear immigration, but are still subject to customs inspection and arrest if they have an outstanding warrant, or contraband.

15/ The railcars shall be owned by vast numbers of people. Thus the market will assure both an adequate capacity, and a proper fleet where companies compete for business by offering nice rail compartments. However, the system for scheduling and guaranteeing the safety of the cargo and passengers, that will be by government. Also, railcars that are hired out for carriage on specific routes cannot leave that route without their cargo being reloaded. So the cargo is always totally safe. Nobody gets to go near it.

16/ Until our nation has fully built-out the following, Government’s spending on these things shall exceed Government’s spending for roads, highways, and airports:

a/ National high-speed, 7-meter-gauge rail system.

b/ A robotic freight handling and droid delivery system, along with pathways for the droids.

c/ A national automobile system that is entirely driverless and system driven.

17/ All transportation projects not yet started are hereby canceled. Those projects already underway shall put their lines and lanes in order, if applicable, and shut down.

18/ Each aircraft shall pay the national government one cent per person capable of hearing aircraft noise over a certain decibel threshold, and a tenth of a cent for aircraft noise over another decibel threshold. This will not affect some airports at all, while others it will cause to be entirely shut down for smaller aircraft.
NR’125. ROADS AND VEHICLE CHARGES
1/ All vehicles used on the roads shall be required to have an electronic payment systems and an anti-collision location transmitter. These transmitters shall be interchangeable and thus anonymous.
2/ All vehicle operators shall pay a road tax and insurance fee for each mile of use.
3/ Government shall install electronic road tax gantries in many places to electronically charge anonymous or non-anonymous driver accounts. The prices will vary depending on the congestion. The price shall be high enough that no roads operates above its optimal traffic flow rate. The money captured by this electronic road tax shall go entirely to the county, and the national government shall take no share.
4/ Government shall be prohibited from charging electronic road taxes where and when the roads can flow well without them.
5/ No road shall be widened unless it has had an electronic road taxation system in place for one year to manage congestion. Vehicle charges are supposed to change a number of times each day to manage flow.
6/ All vehicles, pedestrians and animals on the road system or potentially on the road system shall be equipped with transponders so they can communicate their position, speed and direction with each other, and with the road system.
7/ All vehicles used on the road system shall be equipped with an interchangeable cash card reader and cash card with sufficient money for parking, tolls etc.
8/ There shall be no special paid lanes on the nation’s roads. Either the entire road is free, or all of its lanes are paid.
9/ Minor moving violations for human-operated vehicles where the maximum penalty is less than 3-day’s pay shall be adjudicated over video.
10/ After 2026.01.01, all remaining semaphores shall have optical vehicle recognition systems and optimizing computers so the nation’s intersections never go unused while are people waiting for a light to change to use them.
11/ After 2024.01.01, every car on the system shall have both front and rear drive cams. When a car’s cams records video of people driving in a clearly unsafe manner, the video shall be admissible for traffic court. When the cam video does not clearly show who was driving the car, the owner must either admit that they were driving or sign an affidavit as to who was driving their car.
12/ Cities suffering from traffic congestion can limit the use of commercial and doublewide vehicles on certain routes at certain times of day. This may apply to all vehicles that are not conforming single wide vehicles or it may allow doublewide buses.
13/ Vehicles with 11 or more seat positions for passengers shall be considered buses.

The vehicle allocation system shall always give priority to single-wide vehicles and busses over other wider vehicles.
14/ The vehicle routing system shall prioritize conforming single-wide vehicles and busses over all other vehicles except emergency vehicles. Non-conforming vehicles may be subject to delays, convoying, and pre-scheduling.
15/ Where truck traffic is causes congestion delays on the roads, the driverless trucks must be used at night and when the roads are not congested. The humans going around in society shall never be delayed by freight unless this is unavoidable.
16/ When congestion is a problem, the non-conforming uses have to start paying higher and fees during peak periods.
17/ So that people avoid using commercial and doublewide vehicles for transportation, we will do the following:
a/ Conforming single wide passenger vehicles and busses get priority where there is congestion. All other vehicles get sidelined during where there is congestion.
b/ All traffic that isn’t single wide or a bus pays much higher road use fees in general.
c/ All non-conforming vehicles get painted bright colors, so they look like service vehicles and people avoid using them as personal vehicles.

NR’126. ROAD VEHICLE FLEET
1/ Over a million Americans have died horribly in car accidents over the past 30-years and millions more have been horribly injured. To encourage the development of a system that promises to stop the ongoing vehicle death epidemic entirely, government shall indemnify the computer and network driven car industry for honest failures on approved tests.
2/ The right of the people to be safe from vehicle accidents trumps the right to continue using outmoded vehicles. Once the current human-driven system becomes statistically more fatal than the new system-driven car network, the use of the old inefficient and dangerous human-operated vehicles shall be phased out as soon as practical.
3/ The new system-operated road vehicle system will eventually be much safer than our air-transport industry. Also, instead of driving 5,500lb. SUVs we shall drive 480kg single-wide vehicles to start. So to start, we will cut fuel use and emissions and vehicle costs down by around 80%. So in addition to being much safer, the new system will cost about 1/5 as much.
4/ All new cars shall have the newest and most precise snap to line technology, as well as lane following tech. This will enable us to eliminate the waste of excessively wide lanes and add more lanes to our nation’s roads.
5/ All new human operated vehicles shall have at least two front-facing, and one rear facing high definition video camera and a black box that records at least 12-hours of driving before overwriting. The black box shall also record the speed of the car, turn-signal, and brake-light activation, and accelerometer readings with the video.
When the black box records a collision, the prior 15 minutes and subsequent 15 minutes of video shall be sent to the recorder’s office.

6/ All vehicle mileage testing shall be done on Interstate 5 in California between highways 119 and 152, and then back again, using cruise control set at 100kph (61mph) without air conditioning or heat. Senators shall do the testing.

7/ Except for aircraft, military and militia equipment, all internal combustion engines used in urban and suburban areas shall meet the same standards for noise be they in vehicles or equipment. Vehicles and equipment found violating the national noise standards may be impounded for up to 60 days at the owner’s cost.

8/ Due to profound changes in the nature of urbanism and urban transportation, Government environmental policy shall encourage higher mileage vehicles over clean vehicle emissions. No petroleum vehicle shall be required to use more than 1% of energy output to clean exhaust emissions.

9/ Due to profound changes in the nature of urbanism and urban transportation, the maximum acceptable noise levels for vehicles shall be raised, however all vehicles must comply with the same standards. Exhaust shall be odorized.

10/ All single-wide vehicles must have backward seating and safety systems until the system is near totally safe.

11/ Collision safety standards for single-wide system operated vehicles shall presume no interaction with heavier vehicles because all non-conforming traffic must be at least sent in pods apart from the conforming single-wide traffic.

12/ By 2025.01.01:

a/ All new cars shall be equipped to read and navigate by means of lines and barcodes painted on the road in addition to reading micro-chips in the roadways.

b/ There shall be a multi-redundant automobile routing and collision avoidance system. The primary system shall use the county recorder’s master computers operating in a cellular design. The secondary and tertiary backup systems use vehicle based cameras, sensors and onboard computing. There shall also be a human override stop and pull over button. There may also be human controls for where the vehicle gets stuck or the vehicle’s parking position must be adjusted manually, or the vehicle must be turned around. The system shall be designed so that all road vehicles move around without a human operator, except as a backup.

c/ All of the highway and arterial intersection red/green control lights in the nation shall use cameras to count the number of cars waiting and approaching, so the light timing can better optimize traffic flows.

d/ Where personal vehicles impede the flow of busses, the busses and shared vehicles shall get priority.

e/ All new vehicles shall be equipped to couple and decouple on highways at highway speeds.

f/ All roads in the nation shall be re-lined for single-wide 1.83m lanes. Double-wide commercial vehicles will use two lanes at once. These vehicles may be up to 3m (10ft.) wide, a bit wider than todays’s 2.44m (8ft.) wide shipping containers. Triple-wide vehicles will use three lanes and may be up to 16’ wide (4.88m). Quadruple-wide vehicles may use four single-wide lanes. and may be up to 22’ wide (6.7m). These system-driven, slow moving, triple-wide and quadruple-wide delivery vehicles may only be used on the roads between midnight and 6:00am.

g/ All vehicles shall have identical crash safety functionalities.

h/ All movement shall by destination location number. All parking places have a location number.

i/ So humans can maneuver in tight places there shall be two small hand controls. On the right goes a one-handed torsion resistance steering wheel. On the left, a bending resistance left paddle. Leave either alone and the wheels go straight and the vehicle stops. Lean forward on the paddle and the vehicle first inches forward, and then it begins to go faster and faster over 6 seconds until it hits 8kph. The maximum speed can also be set lower for safety. Other than this, the vehicle must be system operated.

j/ No new vehicles shall have projecting side mirrors. All shall use video instead.

k/ The maximum dry weight for new conforming single-wide passenger vehicles shall be 480kg. And as our self drive system becomes safer we will cut our vehicle weight similarly until our vehicles never crash and there is no reason for any crash safety features, or even metal skins. This is not very different from the weight of a 1960’s four-passenger Fiat 500 car (530kg). If the Senate elects to use a lower maximum weight it may.

l/ The maximum width for new conforming single-wide passenger vehicles shall be 1.22m (4-ft.), the maximum height shall be 1.4m.

m/ All single-wide vehicles shall weigh the same, go the same speed, have the same horsepower, and all shall use identically-sized tires, wheels, and lug-nut configurations. The specs for the suspensions, and brakes shall also be the same.

n/ The weight and standards of conforming single-wide passenger vehicles may be lowered over time, however not more frequently than initially and once every 5-years.

o/ All conforming single-wide vehicles shall have identical 5cm projecting bumpers on all four sides. These are 20cm-tall and flat all around, centered at 72cm above the ground.

p/ All conforming passenger vehicles for each half-decade shall use interchangeable wheels, tires, lug nuts, lug nut configurations, brakes, headlights, bumpers, engines, and drive trains.

q/ No new road vehicles shall burn gasoline. All shall have more efficient diesel engines and burn safer diesel fuel. Also, it is dumb to squander the world’s light petroleum here. We should save our light petroleum so people can fly for longer in the distant future.
13/ Motorcycles being 100X more deadly than automobiles:
   a/ No new human operated street motorcycles shall be sold in our nation.
   b/ No new motorcycle licenses shall be issued in our nation.
   c/ No motorcycles may be operated after sun down.
   d/ When we prohibit human operated automobiles, we will also prohibit human operated motorcycles.
   e/ As long as there are motorcycles on the roads, the motorcycle drivers must carry motorcyclist life and health insurance in the amount of 30 year’s pay that is charged by-the-mile, so they grasp the true danger.
14/ DOT approved motorcycle helmets shall be required nationwide for everyone operating a motorcycle or open motor vehicle on wheels.
15/ Government shall not subsidize any particular form of transportation propulsion tech except that it shall run electric lines for trains, charging stations, and and compressed air stations if compressed air is used for vehicle propulsion.

NR’127. FREE PUBLIC UTILITIES
1/ Government shall provide fast, high-bandwidth virtual communication pathways as a free public utility just like it provides street lighting and street sweeping as free public utilities. The cost of providing these virtual communication pathways being a sliver fraction of the cost of providing real world infrastructure, the virtual infrastructure shall be offered free of charge in nearly all cases.
2/ All fixed line telecom and cable, all telephony, internet, municipal WIFI, texting, cellular voice, and cellular data shall be free so long as the usage is normal and uses accepted software and data throughput levels. Above these use levels, communication services shall be delivered at marginal built cost.
3/ There shall be no difference in price for ordinary phone calls or texts whether around the corner or around the world. The concept of long distance electronic communication shall be entirely deleted.
4/ The telephone, broadcast, and cable TV industries are hereby nationalized to the extent the Senate elects to claim ownership.
5/ For all utilities, the property, equipment, and infrastructure shall all revert to the people after 23-years. If this equipment is already over 23-years old, then it shall be considered already reverted. No utility infrastructure over 23-years old shall be privately owned, leased, franchised or contracted to any private company for management.
6/ All public utilities shall be condemned. All shall be managed by appropriately sized, and appropriately rotated juries of their county Senate.
7/ All easements granted to utilities on private property are hereby nationalized and made the property of the people and put under the administration of the county they are located in. This shall include but not be limited to: electric, water, sewer, telephone, fiber optics and cable TV. An easement for one utility may be used by any other utility or government purposes not yet existing.
8/ To be redundant, all cable TV and telephone wires are now the property of the people to the extent they want to claim ownership rights.
9/ Any attempt by government to sell-off or privatize any built linear infrastructure system shall be void. This shall include all built road systems, transit systems, railroads, pipelines, piping, aqueducts, wiring, electric grid, and other infrastructure. All prior sales shall be void and may be struck down and rescinded at any time by subsequent governments and without compensation.
10/ All shall see privatization of infrastructure as a thing that is only an equivalent over the short term, when there is a risk that the privatized assets will be taken back by the people. Thus the owners of the privatized assets fear extracting more money from the people than before. Thus the privatization becomes an equivalent over the short term. However, over the long term as ownership in the privatized assets becomes more secure, the privatization actually becomes much more expensive than public ownership due to the monopoly power of the infrastructure.
11/ A 75% over-majority of the Over-Senate shall be required for the Government to sell off, or privatize linear infrastructure and monopolies. Also, no sale or privatization shall be for a period of more than 6-years.
12/ Government shall offer a free facebook-like website or linked facebooks with a limited number of advertisements as a free public utility. The government facebook shall not sell user data to other parties. The people are advised that their common interest will benefit greatly if they all switch to using the government’s facebook and completely shun the for-profit facebook. All facebooks shall have all felony convictions, bankruptcies, and marriages on display for life. They must also indicate academic progress, and when a person has less than 60-day’s pay to his name.
13/ Each county shall offer an ID-veriﬁed auction and classified advertising website as a public utility. These shall be watched-over and enforced by the county governments and their police departments. These auction websites shall not be run for a proﬁt, except where beneﬁcial data integrity fees provide excess proﬁt. Each auction website shall be able to search all the other county auction websites in the nation if the user elects.
14/ Fictional citizens shall be prohibited from buying assets at auction. Only human citizens may buy assets at county auctions. Nobody may bid on behalf of another person, or acquire assets on behalf of another party at a county auction.
15/ The Amazon company is hereby nationalized. Automated fetch warehouses will become an industry. Robotic delivery will piggyback or overlay upon the self driving vehicle system and rail system. Amazon’s scale with regard to presenting the market of goods is also a
thing that should belong to the people.

16/ The Google company is hereby nationalized and put under the supervision of the Sub-Senate.

17/ Both Amazon’s and Google’s citizen shareholders shall be paid a fair value for their shares in this company as determined by the Economics Sluice. When the Senate assesses these companies, it shall pay nothing for the portion of their value that arises from their monopoly power, the far larger share of their value. The Senate shall also not consider the current stock price and implied market capitalization for either company.

NR’128. BROADCASTING

1/ All non-government rights and interests in the broadcast spectrum are hereby nationalized. These shall be equipped and re-leased for 6-year periods to digital broadcasters in a way that maximizes the number of digital channels available.

2/ Government must divide the broadcast spectrum into the maximum number of television and radio channels that technology allows. Each slot must be leased to a different citizen, real or fictional, but with no foreign ownership.

3/ The broadcast spectrum shall be managed in a way that maximizes the scarce number of channels, not in a way that maximizes income to government.

4/ All broadcast stations must broadcast one hour of uninterrupted Senate approved educational media for each hour of optional broadcast. The odd numbered stations will broadcast Senate media on odd hours, the even numbered stations will broadcast Senate media on even hours. All broadcasters shall be named by a number, and no letters shall be used.

5/ No public broadcasting franchise or broadcast identity shall live for more than 6 years.

6/ No airwave broadcaster, shall use more than 4 minutes each hour for non-government advertising, or have more than one advertising break per hour. All must run 1-minute of Government PSA per hour for no charge.

7/ If broadcast media is judged to contain any product placements, or instance of tobacco use, display or inference at all, then the whole program may be considered an advertisement.

L — BUSINESS FRIENDLINESS

NR’129 GOVERNMENT ECONOMIC POLICY

1/ The property rights of some citizens shall not serve as an excuse to infringe on the basic human rights of other citizens.

2/ In times of crisis, all shall be required to contribute.

3/ When there is a conflict of rights between flesh and blood people, the right to life and limb shall be held higher than the right to mere property.

4/ All other things being equal, government shall favor an economy composed of many small baby enterprises over one with fewer older, larger enterprises. Government shall be biased slightly against the biggest enterprises and it shall be biased slightly in favor of the smallest enterprises.

5/ Government shall value manufacturing more than the exchange of goods. It shall push the people to make more instead of profiting from trading what is made.

6/ Except in time of war or other form of crisis, government shall not establish minimum or maxim market prices for anything in the private sector, be it for good, services, wages, or rentals.

7/ Government shall not:
   a/ Set a minimum wage.
   b/ Set work times.
   c/ Set the length of the work day.
   d/ Set overtime pay multipliers.
   e/ Set days when businesses must close.
   f/ Set times when remote businesses must close.
   g/ Set or suggest that certain days be holidays or sabbaths.
   h/ Set days when businesses must pay more to get their employees to work.
   x/ Government shall push in the opposite direction, towards a nation that is open for business 365 days a year.

8/ Government shall be prohibited from imposing a minimum wage of any sort anywhere in our capitalist economic system. It is just like how Government shall be prohibited from imposing rent control and other price controls that live for more than 3 months, or are repeated. Certain aspects of the capitalist system must remain functional, or the system becomes substantially less efficient and we all pay much more for everything.

9/ Given the vital role that travel, trade and sharing have in wealth creation, government shall impose no taxes that discriminate against travelers, traders, sharers, shippers, or short-term users as groups. There shall be no special taxation, expensive permits, or limited quantity permits to take in lodgers by the night, or to ferry people around in vehicles.

10/ Cargo carriers shall not be allowed to charge less for big customers. Our nation wants to give its baby businesses every advantage.

11/ Government shall not use contractors to operate its ongoing enterprises. Ongoing means anything that may go on for more than 120-days.

12/ It is not allowed to sell valueless things to the people, or keep money gained from selling valueless things to the people.

13/ When government sells anything it shall go on the government’s asset sale website. The method of sale shall be by decaying price auctions and the process similar to the way real estate auctions work. If there are multiple offers on the first day, the asset shall be reintroduced at a higher price.

14/ When government sells its assets to the people, it shall generally be prohibited from selling assets in huge chunks that only a few corporations can afford.
Government must instead break up its lots into as many usable parts as it can to maximize the number of bidders and sales value.

15/ Except in industries government has elected to curtail, Government shall always facilitate and never hinder trade and the movement of goods.

16/ Government shall not be afraid to scare investment away from curtailment industries.

17/ Government shall protect the nation's industry from foreign predatory pricers who would drive our industrial base out of existence and leave us vulnerable to economic and military attacks.

18/ Government shall encourage the people to work hard and get ahead of their debts. Government shall stigmatize media and enterprises that encourage the people to slack-off and enjoy life more.

19/ No government policy shall encourage, or incentivize the people to take-on or maintain debt.

20/ Government shall encourage and help the people to live smaller, closer together, and with greater peace and quiet.

21/ Government shall encourage the people to keep learning and growing throughout their lives.

22/ Our nation and its people should try as much as possible to pay our leaders and inventors with things that are beyond money. But it shall also use money. This is not only less expensive, but it is also a much more powerful motivator than money alone for many people.

23/ We believe that our society get more invention when it is possible to pay our leaders and inventors with things that are beyond money. The only stipulation is that the Senate's actions against fictional citizens must benefit the people over the long term.

24/ The Senate may kill or smother any fictional citizen it elects. The only stipulation is that the Senate's actions against fictional citizens must benefit the people over the long term.

25/ The Senate shall have the right to shut down any business or business identity it elects as fraudulent, deceitful, opportunistic, or detrimental to the public interest.

26/ Aggregators and middlemen shall be guilty of fraud when they pretend to be the actual supplier of a good or service.

27/ All new low-cost townships and rail-transportation system shall be financially independent from the old system. The new system shall not be in any way burdened by the cost of maintaining the old and inefficient system.

28/ No portion of the nation's transportation infrastructure, public utility system, or communication system may be owned, operated or supplied by foreign companies.

29/ The Senate shall prevent this nation's currency from becoming overvalued.

**NR'130. MAIL AND DELIVERIES**

1/ The postal system shall:

a/ Operate every day using day-halving and 6-day weeks. Freedom day (June 19), and Democracy day (July 4) shall be holidays. Postal workers shall generally be allowed to switch work days to accommodate the holidays of their religion.

b/ The postal system's basic mail service shall be designed for low cost delivery rather than speed.

c/ Ordinary mail shall be delivered to individual addresses once every 6 calendar days. Mail shall be delivered to gang mail boxes of 30 or more legitimate active addresses near a street or driveway once every 3 calendar days. Similar volumes delivered to a single business address shall also be delivered once every 3 calendar days. Mail shall be delivered to gang mailboxes of 100 or more legitimate active addresses every 2 calendar days. Similar volumes delivered to a single business address shall also be delivered once every 2 calendar days. Mail shall be delivered to gang mailboxes of 300 or more legitimate active addresses every calendar day. Similar volumes delivered to a single business address shall also be delivered once a day.

2/ The postal service shall now be primarily for sending packages and documents. Printed newspapers, catalogues, magazines, and business solicitations shall not be sent via the postal system. Recurring bills shall not be sent via the postal system. All of these must use electronic communication instead.

3/ All delivery system shipments not arriving with the postal system's regular deliveries shall be considered special delivery, and in this case, special delivery postage must be paid. All special deliveries shall pay the government's special delivery postage whether delivered by government or by a private company, or whether the special delivery is a letter, shipping container, or online purchase.

4/ Once the new rail system is finished, there shall be no domestic air mail or domestic air package service, public or private, except to islands.

5/ Only the postal service shall be allowed to offer post office boxes at its post offices attended or unattended. All official PO boxes shall be identity verified and tied in an anonymized way to both a citizen and that citizen's real physical address. Official Post office boxes shall typically rent for twice the going rate of for-profit mail drop boxes in a private mail box shop.

6/ The term “post office box” abbreviated as “PO Box” and “POB” shall only be used for official post office boxes. All other mail boxes must use the term “Dropbox”

7/ All fictional citizens and commercial enterprises shall be required to keep their physical address information up to date on the government's address registration website. The directors of FCs and commercial enterprises that fail to do this may be charged with mail fraud. No post office box, mail drops, or part-time office shall be considered a valid registration address for a fictional citizen or
commercial enterprise. Only full-time offices, and residences shall be considered valid for this purpose.

8/ Those who commit fraud through a post office box, or mail drop shall suffer double penalties.

9/ All mail intake shall have recorder video of the intake process and mail boxes.

10/ Only Government and nobody else shall use light blue colored envelopes. Those in regular communication with a person may use light green colored envelopes. Solicitations and unsolicited communication must use legal pad yellow envelopes or same colored paper on the backs of their postcards.

11/ All mail must have a truthful return address. It shall be considered mail fraud to omit the return address or misrepresent the return address or sender on a mass mailing.

12/ All solicitations must have the word solicitation written in all caps above the return address in the minimum text size. It shall be mail fraud to deceptively present a solicitation as a non-solicitation, or a bill or personal communication so it will get looked at.

NR’131. PROFESSIONS

1/ To increase competition, and decrease bottlenecks, people licensed to work in a profession or occupation in one county shall be automatically licensed to work anywhere in the nation without further government approval, testing or registration. This shall apply to all lawyers, healthcare workers, engineers, teachers, builders, building tradesmen, architects, accountants, drivers, financial advisors, transport services, and all other occupations and services licensed by government.

2/ All lawyers shall be allowed to work in all courts in the nation. There shall be no special qualifications or admissions to plead before any court in the nation. Lawyers and legal surrogates may specialize, but there shall be no official, or government recognized specialties or subdivisions for lawyers and legal surrogates.

3/ There shall never be any limitation on the number of people in any market, industry, trade, union, occupation, or profession.

4/ There shall be no government tax, fee, or school fees required for either obtaining or maintaining any license, certification, or academic qualification in the nation.

5/ No government approvals shall be required to be a hair cutter, beautician, massager, chiropractor, future predictor, priest, investment manager, investment salesperson, realtor, stevedore, or building repairman, or building remodeler.

6/ The county recorders shall all have sufficient test hall space for all academic and occupational testing. Each professional test shall be given no less frequently than once per teneth. Everyone must show an ID and give thumbprint and photo for all official tests.

7/ With the exception of internships for healthcare people, no work experience, school-time, or apprentice period shall be required to obtain any professional license.

8/ Those who pass the Government test shall be automatically considered qualified to work in that profession or occupation for 5 years. At the 5-year point they must pass the new test.

9/ Every professional's test scores and ranks on their most recent test shall be indexed and ranked and made available for public viewing so that the people can accurately and objectively judge the retained abilities of the people they hire.

10/ The lifelong complaint records of all professionals and businesses shall be posted, comment moderated, and objectively ranked by the recorder's office.

11/ Those making complaints against a professional must do so in their own real and lifelong name, which will be indexed for plaintiveness, both positive and negative. This real name will be seen by the recorder's office, and the parties to the matter being complained about, but not by ordinary system users.

12/ All complaints shall be impartially investigated and judged by government. The cost of making a complaint shall be four hour's wages. If the complaint is mostly correct, the fee is refunded. If the complaint is mostly incorrect, the fee is paid to the national government and a national government intake receipt email is sent by the recorder.

13/ In the first year of this constitution, government shall require that all active professionals sit for professional retesting. This first testing shall be primarily designed to look for frauds that have corrupted the licensing process. All professions that require an educational degree must take this test.

14/ Where practical, government shall compile standard national pricing for all commonly delivered services in all professions and many non-professional services. Where government offers standard national pricing, people must generally offer their services as a consistent multiplier of these prices. This multiplier must be registered with government and shall require 30-days advance notice to all ongoing customers in order to change. All professional signage, advertising, name cards, and directory listings shall display this multiplier where it is being used in the same size as the name of the professional.

15/ Financial advisors shall not be paid on commission for transacting transactions.

NR’132. INDUSTRY STANDARDS

1/ Regarding all markets, professions, occupations, markets, industries, and exchanges, neither Government nor anyone else shall limit the number of participants, or delay market entry, or charge for market entry, or restrict or assign territory, or institute excessively burdensome qualification requirements. The foregoing does not include innovator and commercializer IP. All prior grants of restricted competition such as taxi medallions are hereby void.

2/ When industries set their own standards, they normally impose standards that reduce membership, reduce
output, reduce competition, and increase cost to the market. Therefore, the Senate shall elect all standards for all industries, professions, products, buildings, services, business activities, ethics, and especially education requirements.

3/ No professional, industry, or trade organization may establish any industry standards without Senate approval. Industry standards shall only be imposed by the Senate.

4/ Senate elected professional standards shall not exceed the minimum needed to protect the public, and they shall err on the side of too-few regulations. Beyond this point, higher minimum standards quickly become less valuable to society than competitive markets.

5/ There shall never be any liability for those who generally comply, or act in good faith in complying with the standards set by the Senate.

6/ No limitation shall be put on the number of people participating in any market, industry, trade or profession.

**NR’133. LABOR UNIONS**

1/ No labor union shall be allowed where the average worker turnover is less than 4 years. In such industries workforce mobility obviates the need for labor unions.

2/ Penalties for crimes by strikers, and against strikers, and strike breakers shall be doubled.

3/ Workers shall not be denied the right to organize, to unionize, or withhold their labor from their employers for better pay, except in the following circumstances, where labor union activity and striking shall be prohibited:

a/ Time of war, impending war, natural disaster, and when the Senate elects to declare a state of emergency.

b/ Workers in healthcare, or essential services, because of the power these people would otherwise gain over the remainder of our nation.

c/ Workers in transportation, loading, unloading, warehousing, and production of key commodities, because of the power these people would otherwise gain over the remainder of the nation.

d/ Employees of government, and regulated monopolies, because there is nobody on the other side trying to wring every dollar from the negotiations. Instead there are people that actually have incentives to increase the amount paid. Therefore, we shall not allow fictional citizen to act as proxies for the worker’s agenda in government and monopoly situations. When we allow this, compensation levels excessively reward the workers. Then union or guild membership or guild connections becomes a thing that is corruptly sold and bought at the people’s detriment. Also, this prohibition on government unions includes everyone working in law-enforcement, fire, EMS, public education, and private education entities that take government money, or are non-profit. It also includes all government contractors and all companies contracted to provide goods or services to government.

e/ Where the number of employers in any industry exceeds 10, because this is a market, and we have more faith in markets than in labor unions.

f/ Positions where the average employment period is less than 3-years, because the fluidity of the labor market will assure fair compensation. Also, higher job mobility shall be seen as preferable to labor unions.

g/ The right to strike for political reasons is restricted in any way.

4/ No professional group, trade group, labor organization, or labor union shall be allowed to:

a/ Have a representation ratio narrower than 1:500.

b/ Have less than 500 members, or more than 50,000.

c/ Organize into a meta-union or political party, or lobby government.

d/ Pay for advertising, or make purchases of luxury products or services.

e/ Control more than 10% of the total number of workers in any industry, major city, or county in the nation.

f/ Organize any form of transportation workers including those working in: ports, airports, airlines, shipping companies, railroad companies, transit companies, trucking companies, taxi drivers, bus drivers, mail carriers, delivery workers, or any other form of transportation-related workers.

g/ Compel membership, intimidate non-union workers, or close any industry or workplace to non-union workers.

h/ Limit how many members they may have, or set prices, or limit competition, or limit working hours or times.

i/ Have any seniority, schooling, or apprenticeship rules except those established by government for the entire industry.

j/ Compel payments from either employers or members.

k/ Have leaders that are not citizens, or have not been elected from the members of the union.

5/ In matters of hiring, firing, and promotion, employers shall not discriminate, either for or against workers based on their labor organization membership. Employers cannot require that their employees join or quit any labor union or other labor organization. Nobody shall be forced to pay money to labor unions as a condition of employment. It shall be a crime to threaten, coerce, force, or intimidate people into either participating or not participating in a labor organization.

6/ No employer shall ever pay any money to any labor organization or labor union, either for their own account or the account of their workers.

7/ Unions shall not be allowed to have pensions as these are so frequently misappropriated. All existing union pensions must be liquidated and distributed.

8/ All labor organizations and labor unions shall be considered fictional citizens. As such they shall all be prohibited from engaging in the activities that fictional citizens are prohibited from engaging in. For example, they cannot lobby government, or run ads to express how they stand on various public issues.
NR'134. IP MONOPOLY PERIODS
1/ With regard to IP or Intellectual property, government's objective is firstly to assure that innovators, discoverers, and creators are properly rewarded, and innovation well encouraged so that many people will continue to strive for innovation. Government's second objective is to assure that innovations are diffused as quickly as possible. Government shall be free to achieve these twin objectives either through the market, or through ubiquitization by the public.
2/ Government shall offer no IP rights unless:
a/ We want more of the thing we are protecting, and,
b/ Output can be increased through IP protection.
3/ In all awards of exclusive IP rights, government shall be prohibited from using long-tail profits as a reward. For this reason, no IP monopoly right shall live for more than 21 years including renewals.
4/ The patent office may only grant patents that last for up to 17 years. Only the Knowledge Sluice shall have authority for matters related to IP.
5/ No IP monopoly shall be extended through subsequent major developments and subsequent patents for more than 50% of the initial period. No IP monopoly shall be extended through subsequent minor developments and subsequent minor patents for more than 20% of the initial patent period.
6/ All IP monopolies shall expire if working mass produced products are not introduced to the market at a reasonable mass production price by the halfway point of the protection period.
7/ The following maximum IP monopoly periods shall apply. Where multiple classifications apply, the one with the shortest term is applicable. Existing IP rights already over the following ages are hereby expired, and the subject IP is hereby in the public domain:
a/ Political and news media — 4 hours.
b/ Printed periodicals — 30 days.
c/ Download only periodicals — 4 years.
d/ Media of a partly or wholly fictional nature — 6 years.
e/ Media that depicts the use of swords, punching, fighting, shoving, physical conflict, firearms, laser guns, bombs, explosives, or vehicular assault, 3 years.
f/ Media of a strictly non-fiction or educational nature that has no music — 17 years.
g/ Mass produced building components — 17 years.
h/ Electronic hardware — 12 years.
i/ Computer software and operating systems — 4 years, except where the software is delivered over the cloud or as a service, in which case the IP period shall be 2 years. All versions over this age shall be in the public domain. The uncompiled source code for all software over 12 years old, shall be made public.
j/ Technologies and processes that are mostly delivered over the internet — 12 years.
k/ New drugs — 14 years from approval by the government's drug approval administration.
l/ Human genetic material, biological inventions — 14 years.
m/ Healthcare-related testing — 14 years.
n/ Seeds and livestock — 8 years.
o/ Mining — 10 years.
p/ Well-drilling 6 years.
q/ Energy generation or conveyance — 8 years.
r/ Oil and coal processing 6 years.
s/ Path dependencies — 12 years.

NR'135. NO IP MONOPOLY RIGHTS
1/ Government shall not offer patent, trademark, or copyright protection for creators of the following. All of the following shall only be rewarded with Ubiq status and Ubiq payments:
a/ Music, sounds, concerts, dancing, or media depicting musicians playing their music, or dancers dancing.
b/ Athletic displays and sporting events, and media depicting or simulating these.
c/ Photographs, even artistically manipulated photographs.
d/ Human nudity, if it depicts the human skin between mid-thigh and armpits.
e/ Recordings that are not entirely staged and acted.
f/ Performances that are indistinguishable from reality, or performances that attempt to spoof reality.
g/ Public speaking and educational lectures.
h/ City and community plans, public facility design, functions of government and the financial system.
i/ Transaction systems, auction systems, pricing systems, billing systems, accounting systems, economic systems, marketing systems, contracts.
j/ Computer operating systems, search technology, interface design.
k/ Clothing, shoes, cosmetics, time keeping devices, handbags, and luggage, Dance moves, gestures, facial expressions.
l/ Coined terms not used to name commerce shall not have IP protection.
m/ Material having to do with politics, government, public policy, economics, history, or the public discussion: The only right for these things shall be that of authorship credit. All of this material may freely copied without attribution — it cannot however be misattributed.
n/ Repair and replacement parts, refill parts, batteries, adapters, electric power supply systems, connectors, mounting brackets, connector shape and configuration. These things get no patent protection: They only get trademark protection as OEM goods if applicable. Also, with these things, the replica company can use the name of the product is it replicating to describe itself as a replica of that thing.
o/ The architectural plans and details that building designers and engineers prepare for clients.
p/ Beauty contests be they for humans, animals, or architecture.
q/ Races, including vehicle races and animal races.
r/ Fictional names and terms from fictional media.
s/ Fresh translations or re-hashes of material that is outside the copyright period.
t/ Addictive drugs, or addictive medical treatments which must be repeatedly taken without end once treatment has started or the recipient will die or suffer significant harm.
2/ Research done at institutions with any sort of tax-free or non-profit activity on their campus, or affiliated with their institution.
3/ Where everyone agrees that there is a gold-rush in some industry or industries, the IP protection periods shall be cut by 2/3 in year 1, and 1/3 in year two. Then back to normal. Also, in gold rushes, as normally, nobody gets to use the IP rights system to call dibs on solutions that are obvious.
4/ There shall be no right to collect money or royalties or regular payments for medical treatments, or genetic material once it has been inserted into a body.
5/ It shall be a capital offense to give people health problems in order to sell them a treatment or a cure. No IP rights shall apply under such circumstances.
6/ There shall be no IP rights to new diseases, or new varieties of diseases, or bioweapons, or chemical weapons, or new ways to kill or harm people unless the senate elects to grant these because it will use them.
7/ To prevent people from giving us a disease to sell us the cure, no cure for a new diseases or new variety/mutation of a disease, shall subject to IP protection unless the Senate elects to make an exception.
8/ In general, all treatments for all infectious diseases shall be required to be ubiquitized.
9/ Where a treatment for a new infectious disease existed either before the new disease was discovered, or within a year of the disease's discovery, the Senate should generally ubiquitize all effective treatments for that disease, and not pay anything for the ubiquitization. It is hugely important that we don’t establish a reward system where people invent disease in order to sell the cure the world. On the other hand it is not very important that our drug companies be rewarded for inventing cures to new diseases.
10/ Technology that could be considered as helping Big Brother to spy on people should generally not be subject to IP protection.

NR’136. IP MONOPOLY RULES
1/ Ishtar adores trade paradises, also called monopolies. Ishtar adores these whether they are for the sale of oil, or the right to look at some 74-year old movie that Ishtar owns. So we shall start with the assumption that our entire IP monopoly system has been corrupted to grant overlong monopolies that are as eternal as Ishtar could get away with. Later generations are warned that increasing the 17-year maximum IP monopoly periods called for herein will only produce the the most minimal increase to inventor payback and investment motivation.
2/ Patents shall not be granted for things already in mass production, or made for personal use by many people. Proof of prior mass production or delivery to market cancels any patent filing for the same thing.
3/ IP rights may only be granted in areas where it will result in more good stuff being made available. Copyrights are not offered for photographs, music and video of real events because these are too easy to make and offering profit will give little benefit to our output of quality photographs and other media.
4/ IP may only be granted in areas that we want to encourage. This is why copyrights are not offered for media with nudity or media with tobacco use.
5/ Government shall accept the filing of anti-patents for those who wish to propose an idea for public use, but have no intention of bringing that idea to market. Anti-patents are filed with government for everyone to use. Those who file an anti-patent shall have the right to a sliver share of the invention's revenue recorded by the sales tax system. The standards for filing anti-patents shall be lower than those for filing normal patents. Also, anti-patents should be construed as broadly as reasonably possible with regard to conflicts with subsequent patents. This while regular patents should be construed as narrowly as reasonably possible with regard to conflicts with subsequent patents.
6/ Once an anti-patent is filed and accepted, no ordinary full patent shall be issued for this idea, but only a patent restricted to product development. And these restricted product development patents may only be applied-for more than one year after the anti-patent was filed, and under conditions where the anti-patent is not proceeding to market.
7/ With a 2/3 overmajority, the Socialist Sluice may elect to ubiquitize, shorten, cancel or modify any IP rights in any way it elects to, and under any conditions it elects are fair. The Senate shall have no obligation to make any payment if it elects that this course is fair. No court shall be considered competent to judge the Senate in regard to the fairness in these patent and ubiquitization matters. Also, government and insurance payments should generally be reduced in the cash flow analysis calculation because they are normally excessive.
8/ Patent holders shall generally have the right to develop their patents over the time frames of their respective IP monopoly. However, when important patents are not proceeding to market in a reasonable time frame or manner, the Senate may cancel the IP rights or assign a new management team. Also, the standards for this type of cancellation shall be lower when the patent holder is not the applicant.
9/ There shall be no right to hold patents that are under-used, or are used primarily used for parasitic, obstructionist, or trolling purposes. This rule shall be more strictly enforced against those who own many acquired patents, but fail to bring sufficient products to market themselves. Also, for the purposes of this paragraph, selling to others, or partnering with others who bring
products to market shall not count as bringing products to market. The Socialist Sluice may elect to cancel any, or all such patents.

10/ Lawyers and the people working in the patent application process shall be prohibited from owning patents they did not apply for.

11/ Government’s patent office shall record the ownership and transfer of all patents. No transfer or collateralizing of patent rights shall be valid unless it is recorded by the patent office system.

12/ Government shall not mandate that the people use any monopolized or cartelized products, including those monopolized or cartelized through and IP monopoly. If government mandates something for everyone or nearly everyone, that thing must be ubiquitized.

13/ Patent applications shall only be accepted between 15:00 and 15:30 on the first working day of each teneth. No patent application shall be accepted unless the applicant first files a notice of intent to file a patent between 14:30 and 15:00 on the same day. This notice of intent shall include both a vague description of the patent and the classes that will be applied for. Also, the patent application fee shall be paid with the notice of intent, and it shall be 80 hour’s wages.

14/ All IP applications received on the same day, with valid notice of intent, shall be considered temporal equals. If two or more patents arrive simultaneously, for substantially the same thing, then both shall be considered anti-patents. Thus it will be impossible to steal a patent claim, only to render it a co-owned anti-patent.

15/ The patent intake system shall be via the county recorder’s system which shall hold all patents and notices of intent to file a patent until 15:30, when they all get sent to the national patent office. The system automatically and instantaneously email all notices of intent, and patent applications, to everyone listed on the patent application, up to 50 recipients.

16/ When the Senate declares gold rush conditions in a new industry, no patents may be granted for one year. After that, all patent periods shall be halved for one more year.

17/ Patents do not necessarily confer a monopoly, but at the election of the Senate, they may be converted into the right to a realistic fee on everyone who uses that patent for the patent term.

18/ Government shall operate under the premise that the people will achieve more innovation through offering 20,000 Ubiq prizes of $50,000 than 1-prize of a $1,000,000,000.

19/ Government shall tax or limit the excessive profitability of the most profitable IP monopolies. However, when government taxes excessive IP profitability, it shall be required to use all that revenue on funding for other innovators, so as to maximize the number of innovators making as much money as any man would ever need.

20/ The maximum patent value for any innovation elected by the Senate as a gimmicky, scheme-like, obvious, or stupid shall be 100-years wages. For example, the Dyson fan.

21/ If the Senate judges that a manufacturer has redesigned or reconfigured its products for no good reason, but primarily to thwart competition from third party replacement part manufacturers, or to get the consumer to buy another unit, the Senate may bar that manufacturer from selling replacement parts and other replacement units.

22/ Ecology and common sense demand that we design our IP and tax system to minimize planned obsolescence and similar replacement product schemes, as well as reduction of existing products. To this end, the Senate shall both test new products and keep consumer statistics on product lifespans and cause of failure. Products elected as using intentional planned obsolescence or not living up to longevity claims may be fined or removed from the market.

23/ When products are made artificially complex, such as with printers and their rare ink cartridges, the complex and expensive ink cartridges shall be subject to a special tax that is sufficiently high to drive this practice from the marketplace.

24/ The Senate shall establish sensible minimum lifespans for various sorts of products. The minimum average lifespan for a lightbulb in a normal environment shall be 70,000 hours, and this shall be regularly spot checked by government.

25/ Using media without paying the user fee shall not be called or regarded as piracy, but illegal copying. Those downloading accurately named illegal copies from registered download websites shall not be penalized for illegal copying if the illegal copy has been up for more than 48 hours.

26/ When people come to a violent death, or are severely injured in the production of non-educational entertainment media, that media shall lose all IP rights.

27/ Government shall work to minimize the energy that innovators must spend on managing their IP rights and profiting from them.

28/ Government shall try to maximize the use of Ubiquitization to get innovators paid quickly, so innovation is easier, less time consuming, and more profitable to innovators.

29/ Government shall work to maximize the benefits and reduce the cost of being an innovator.

30/ Except for pending applications, charities shall not hold IP rights, and all IP rights shall die immediately upon ownership by any charity, school, or religion. Charities may apply for IP rights, however, they may not receive the final award. Bequests of IP rights to charities shall be considered bequeaths to the public domain. The Senate shall attempt to fairly compensate all research charities and the individual researchers for the Ubiq work they do.

31/ All price information shall be considered in the public
domain, and no confidentiality agreement regarding pricing shall ever be the subject a valid contract.

32/ When a fictional or fictionalized story coins a word, name or term, the creators of that fictional tale shall have no monopoly rights over that word, name or term.

33/ There shall be no IP rights for dramatizations and games where people go around shooting multiple targets, except those used by the government in military training.

34/ Artificial scarcity with regard to top-notch business names is a huge waste that gives nothing in return. Therefore, the trademark system shall not unnecessarily limit the number of available good names for businesses to use. To this end we shall say that the fee to file, and the annual fee to keep a national trademark shall be the following rates for each of the hundreds of classes at the patent and trademark office:

a/ 5-hour’s wages if 3 or more terms are used.
b/ 100-hour’s wages if 2 terms are used.
c/ 2,000-hour’s wages 1 term is used, or if the trademark has 9 or fewer characters.

35/ Highly valuable trademarks may also be charged a percentage of their turnover for government protection of their rights.

36/ The IP system should not give any offensive power at all to recorded trademarks that are barely used, or barely known in their industry. Also, the bar for the term of barely used should be defined as 10% familiarity among people in the industry. The only exception is where large existing players seek to extinguish a new competitor with goods in the market by creating a similar brand after the fact.

37/ There being not enough graphical motifs to go around, graphical similarity should be extremely hard to demonstrate in similar products, and nearly impossible to prove for different sorts of products. The important question shall be: Will the design cause more than a sliver of A’s customers to confuse B’s products and business identity with those of A?

38/ Trademark protections for frivolous things like sports, beverages, apparel, and fictional media shall be very weak.

39/ We shall favor trademarks with two or more terms as this will cause an exponential increase in the number of possible trademarks available. Single term trademarks shall be construed and protected as narrowly as is practical. We shall err on the side of having more marks than protecting and broadening the rights of single term trademark holders.

40/ Common multi-word terms shall be seen as single words for the purposes of trademark law.

41/ There shall be no trademark protection for the following industries:

a/ The tobacco industry.
b/ The beverage industry.
c/ The candy and sweets industry.
d/ The marijuana and Mafia drug industry.
e/ The dishes and individual order items served by the restaurant industry.

42/ All existing trademarks that violate these rules shall have protection under the old rules until 2030.01.01. No trademark shall exist for more than 35-years. All marks older than this shall be required to change their names by 2030.01.01 All expiring trademarks shall be auctioned-off to the highest bidder by government to benefit the public purse. Also, fictional citizens shall not be allowed to change their names for any reason and at any time except when their trademark expires. Only new companies may buy old trademarks.

43/ When more than one businesses shares a name, each shall include a randomly assigned 3-digit identifier after their name.

44/ The use of a mark in media, advertising and directories does not qualify as use in commerce, except during the first year of the mark’s existence. After this, the Mark owner must show that goods or services were regularly exchanged in continuous and repeated commerce of a reasonable financial amount for their mark to exist. How much is a reasonable financial amount? If the mark is only to be enforced in a small area, that amount should err on the low side. If that mark is to be enforced regionally, or nationally, that amount shall err on the high side, and shall clearly manifest a genuine business enterprise with a reasonable turnover. There shall be no right for squatters to call first dibs on good names in any system in the land to scalp them later to actual businesses. Businesses with turnover less than 20-people’s wages do not qualify for name protection between counties, or name protection for more than 5-years.

45/ PTO Sub-Senate juries shall adjudicate and enforce all relatively clear-cut patent and trademark infringement cases for no fee. The right to file and continue on with such infringement suits cannot be transferred or assigned even if the trademark is sold.

46/ The Socialist sluice shall review all controversial existing patents and strike down the ones that it elects as overly broad.

47/ The IP system exists to benefit the public by compensating inventors and stimulating invention. When people assume the role of inventor, or trademark holder and do not successfully bring products to market, the patent periods shall normally be cut in half, although the Senate may elect to cancel the IP entirely if enough time has gone by on a new and hot innovation.

48/ The trademark system will naturally create a great revenue surplus, and that surplus shall be used 90% to fund ubiquitization payouts, and 10% on patent enforcement.

49/ No trademark or fictional citizen name shall exist for more than 35-years, and all existing trademarks more than 35-years old shall be cancelled within 5-years.

50/ Wherever a patent touches some pre-existing way of doing something, the patent loses. No pre-existing business practice shall be forced to change or pay money due to a later arriving patent holder.
The Socialist sluice may also add patent areas to the process in each of the above industries by separate vote. shall be required to re-institute the patent application months. Thereafter, a majority vote of the Socialist Sluice patents shall be issued in the above areas for at least 3 longer be enforceable. Except for anti-patents, no new make any of the foregoing.

systems, thermal insulation, airport equipment, airport security manufacture and distribution, injection molding, 3-d pooling, reinforced concrete, concrete forming, concrete elevators, escalators, moving walkways, ride-sharing, car-coatings, power couplings, batteries, high output LEDs, systems, window covering systems, door systems, window coverings, electronic glass tinting, window armor, systems, cooling systems, ventilation systems, washing machines, cooking appliances, thermal insulation, body armor, glass manufacture, window shading and tinting, window coverings, electronic glass tinting, window systems, window covering systems, door systems, coatings, power couplings, batteries, high output LEDs, elevators, escalators, moving walkways, ride-sharing, car-pooling, reinforced concrete, concrete forming, concrete manufacture and distribution, injection molding, 3-d printing, pre-manufactured structures and wall systems, thermal insulation, airport equipment, airport security systems, automated warehousing, or capital equipment to make any of the foregoing.

All existing patents in the above areas shall no longer be enforceable. Except for anti-patents, no new patents shall be issued in the above areas for at least 3 months. Thereafter, a majority vote of the Socialist Sluice shall be required to re-institute the patent application process in each of the above industries by separate vote. The Socialist sluice may also add patent areas to the above list if they are a great tax burden or great obstruction to the economy.

NR’138. PUBLIC RESEARCH FUNDING
1/ Government research money is not for people living in expensive places.
2/ Government research stipends are supposed to be stingy.
3/ Everyone working in a public lab on public stipend shall be expected to make the most of their chance and work long hours.
4/ When the Senate condemns work and offers Ubiq payments, it shall pay all contributors based on its judgement about their fair share of memetic contribution.
5/ Regarding Ubiq payments for drugs, Government shall conduct drug trials itself and judge how reproducible the initial trials were.
6/ To reduce fraud, all drug trial participants shall be required to have a Senate license for being a drug trial participant. This shall include some training about what ruins a study and the rewards paid by government for those who spot pharmaceutical study corruption. Those involved in a drug trial may not communicate with one another except under monitoring.

NR’137. CANCELLED PATENTS
1/ All existing patent rights relating to the following are hereby cancelled: drilling the ground, or operating wells of any sort, drill bits of any sort for rock or earth, underground mineral recognition, fuel transportation, petroleum pumps, oil refining, synthetic fuel, vapor recovery, mining any mineral extraction, refining raw materials, smelting, milling of metals, power generation and conveyance, geothermal energy, solar energy, wind energy, clean burning technology, railroads, monorails, public transit, automobiles, busses, farming equipment, disability access, engines, motors, city design, heating systems, cooling systems, ventilation systems, washing machines, cooking appliances, thermal insulation, body armor, glass manufacture, window shading and tinting, window coverings, electronic glass tinting, window systems, window covering systems, door systems, coatings, power couplings, batteries, high output LEDs, elevators, escalators, moving walkways, ride-sharing, car-pooling, reinforced concrete, concrete forming, concrete manufacture and distribution, injection molding, 3-d printing, pre-manufactured structures and wall systems, thermal insulation, airport equipment, airport security systems, automated warehousing, or capital equipment to make any of the foregoing.

All existing patents in the above areas shall no longer be enforceable. Except for anti-patents, no new patents shall be issued in the above areas for at least 3 months. Thereafter, a majority vote of the Socialist Sluice shall be required to re-institute the patent application process in each of the above industries by separate vote. The Socialist sluice may also add patent areas to the

NR’139. WORK TIME
1/ Our nation shall use a new day-grouping system in addition to the old one. This new day-grouping system uses 6-day periods called SWEEEKS, and tenths of years called TENETHS, which shall be 36.5 days each. The even numbered teneths shall have 6 sweekes of 6 days each. The odd teneths shall have an extra day in the last sweek. Every 4th year, there shall be an extra day added to the calendar at the end of the 2nd teneth.
2/ Government shall not adjust the time between winter and summer, and the time shall remain the same all year round. If the clocks must be adjusted, it shall be in the first moments of the new year.
3/ All jobs must have an employment contract. The contract shall state the minimum and maximum number of work hours per sweek. This contract shall also state a minimum ratio for days off, a maximum length for the work day. The contract shall also include a pay multiplier for overtime wages up to an overage of 20% each day or each sweek. The contract shall also include a pay multiplier for overtime wages over an overage of 20% each day or each sweek.
4/ Neither government nor any labor union shall establish standards for the length of a work day, work week, or the day’s start or finish time, or the multiplier for overtime wages.
5/ Government may offer incentives to spread out the start and finish times for work, so that the nation's transportation infrastructure may be more efficiently used.
6/ Government shall encourage the adoption of day halving, so that the nation's infrastructure may be used more efficiently, and so that the people do not have to
waste time, or fuel commuting to work.
7/ All government offices, schools, and all financial companies shall typically use 6-day sweeps and day-halved schedules where a 2,002-hour annual work schedule is typically worked in 11 hour days, 182 days a year. This is done to double the capacity of our group infrastructure, to include, schools, government offices, factories, and most importantly our congested roads. This is also to reduce the time wasted getting to and from work.
8/ Under the day halving system, the only annual holiday shall be international freedom day, voting day, on June 19th.
9/ In many long-term wage agreements, wages will be expressed as a multiple of the average national wage, a number that shall be re-calculated and re-set by the Senate from time to time.
10/ Those who bill or work by the hour may be required to clock in on the county recorder’s contract, time clock, watch, and billing app. Some of these people will be required to record their work platform’s work-stream.
11/ There shall be no right to bill for expenses or services that took place more than 11 teneths before. There shall only be limited rights in billing for these things that took place more than 3 teneths before.
12/ There shall be no valid contract without a maximum billable amount listed. Charges in excess of this amount shall not be due under the law.
13/ When an employment relationship is terminated, the terminating side must state a reason. However the most extreme latitude shall be given under the law with regard to the validity of reasons stated for the record: for future job-seekers and future employers to view and consider.
14/ In order for a new employment contract to be valid, the wages be expressed as a multiple of the Senate’s average wage.

**NR’140. INSURANCE**

1/ Life and limb are precious and irreplaceable: house and property can be replaced, or lived without. Government's first priority by a wide measure is the preservation of the life and limb of its citizens, its distant second priority is the maximization of property values. Government's still more distant third priority, is the property values of those fools who chose to live in dangerous places.
2/ Our nation’s territory is enormous and varied. There is simply no need to build in dangerous locations. Government shall do nothing to help people to live in dangerous locations and dangerous buildings. Government shall instead go in the opposite direction. Government shall take measures to discourage people from living in dangerous locations and dangerous buildings.
3/ The people shall be expected to build away from geological hazards. There shall be no public or private insurance for earthquake, tsunami, volcano or landslide.
4/ The people shall be expected to build in places that are high and dry, and government shall assure that there are enough locations and infrastructure to do this.
5/ There shall be no public or private insurance for tsunami, flood, river overflow, rain, snow, or storm surge.
6/ Government shall be prohibited from building any new dikes or levees against floods. After 2036.01.01, government shall be prohibited from maintaining any dike or levee against the ocean.
7/ No new structures shall be built in areas judged by the Senate to be in a 1,000-year flood zone, except upon concrete piers that raise all portions of the structure above the 1,000-year flood line. These piers must be diagonally braced and capable of resisting the horizontal flow of the flood waters.
8/ No dwellings, offices, factories, or warehouses shall be built or remodeled in any Holocene-era tsunami flood zone, even upon piers.
9/ The people shall be expected to build relatively non-flammable structures a safe distance from fire hazards. There shall be no public or private insurance for wild fire, firestorm, or fires driven from one property to the next.
10/ The people shall be expected to build properly and maintain their property adequately. They shall also use leak detectors. There shall be no public or private insurance for roof leaks, or burst pipes, except for third party liability.
11/ Loan clauses compelling borrowers to insure real estate shall not be enforceable. As well, lenders shall have no recourse against borrowers in the event the loan security is destroyed by accidental fire, earthquake, tsunami, flood, landslide, volcano. Lenders shall be free to discriminate against borrowers based on their vulnerability to these events, the type of construction, the location of the property, and whether or not the inhabitants are licensed to smoke tobacco.
12/ Loans on properties in zones vulnerable to earthquake, tsunami, river flooding, forest fire, fire storm, and landslide shall not be bundled and sold with normal loans. If these high-risk loans are bundled, they must be bundled separately according to the class and level of risk as determined by historical fire and flood sedimentation data. All urban and suburban areas of the nation shall be surveyed by the Senate with regard to these risks as part of the new national geographical survey.
13/ With all forms of insurance, the settlement may only come as equivalent stuff, not cash in hand. And this is always subject to a 5% loss, a bit of a delay, and some paperwork.
14/ Government shall not insure or help fund the construction, rebuilding, or purchase of any property in any flood, tsunami, earthquake, fire or landslide hazard area. Government shall be prohibited from aiding the rebuilding effort in any area that seems likely to be harmed again by a similar natural disaster.
15/ There shall be no insurance for terrorism, civil unrest, vandalism, or war.
16/ There shall be no private insurance for structure vandalism, or fire because this leads to a number of bad outcomes such as people living in fire hazard zones, and protection schemes. To prevent insurance from becoming a protection scam, only the county government may sell fire and vandalism insurance, the cost of which shall be included in everyone's property tax bill.
17/ There shall be no medical malpractice insurance because our nation's legal system will no longer use money fines to eliminate incompetent healthcare professionals.
18/ There shall be no insurance for luxury products, except luxury healthcare.
19/ There shall be no travel insurance because this easily leads to Mafia protection schemes.
20/ There shall be no insurance of investment default because this leads to people taking risks with other people's money.
21/ There shall be no life or health insurance policy that pays more than 51 year's wages per individual. No injury, or wrongful death liability or settlement shall exceed 51 year's wages per person. (This is average wages. All mentions of wages herein are average wages.)
22/ No privately-owned passenger vehicle shall be insurable for more than one year's wages. After 2030.01.01, no privately-owned passenger vehicle shall be insurable for more than 6-month's wages.
23/ No annual insurance deductible shall be less than two week's wages per household.
24/ Only government may offer the vehicle liability insurance needed to drive. This insurance shall be included with license activation and fee payment. All license fees shall be paid by the day with no discounts for long activations. Those who have been convicted of driving under the influence of alcohol may be required to buy their licenses daily and submit a Breathalyzer test each evening. at 9:00.
25/ Because so much vehicle vandalism and burglary is caused by the vehicle owner's actions and parking choices, there shall be no insurance for vehicle vandalism or vehicle burglary.
26/ After 2025.01.01, commercial vehicle shall be prohibited from collecting for cosmetic damage that does not significantly impair the use of the vehicle.
27/ When government institutes a system of computer navigated vehicles, there shall be no more liability for accidents than with today's more dangerous human-operator road system.
28/ All insurance policies shall be recorded in advance, and shall pay a per policy, per year recording fee of 2 hour's wages, or they shall not be enforceable.
29/ All insurance must state a realistic limit to its benefits, and no insurance may be marketed as having unlimited benefits.
30/ To insure properly functioning markets for insurance, insurers shall only be regulated and approved at the national level for business nationwide.
31/ Insurance agents that are paid a commission shall be subject to commission sales income tax.
32/ Insurance companies may only invest their funds in the debt of the national government.
33/ No insurance company shall have any foreign ownership, or be owned by any parent company, or have any subsidiaries, or engage in any business other than selling insurance and investing in government debt.
34/ Government being the nation's de facto re-re-insurer anyway, it shall maintain a monopoly on all re-insurance in this nation.
35/ All insurance policies and insurance marketing material shall state the amount of money that the company has collected and paid out over the previous 10 years for that type of insurance.
36/ Each person's permanent record shall include all insurance policies they have ever been a part of, all insurance claims made by them or about them, and all insurance payouts.
37/ Government shall not require that a majority, or near majority of the people obtain any form of insurance from the private sector. If a majority or near majority of the people must be insured, then government shall provide that insurance itself and the private sector shall be excluded from providing that sort of insurance.
38/ Insurance benefits shall not be assigned or sold, or they shall become void.
39/ All private life insurance, and long-term disability benefits shall be paid to government in a lump sum. Then, government shall disburse these payments annually for a specified term to the beneficiary.
40/ When insurance companies make pay-outs, the insured party shall receive no part of the money. All the money shall only be paid to third parties making repairs or providing other mitigations. Failing to do this firstly incentivizes people to make claims for minor damage that would otherwise be overlooked. It secondly encourages people to pad damages. And thirdly, it greatly helps make insurance fraud more profitable to the fraudsters. The rule shall be that insurance gives one the opportunity to recover, rebuild or repair, not to cash out, or relocate. Those who don't rebuild, or repair, don't get any insurance money, and this includes those who government prevents from re-building because they are located in a tsunami zone or other hazard zone. These must therefore buy survivor relocation insurance.
41/ All insurance repairs shall be provided by lowest responsible bidder on the government's bid boards.
42/ When insurance companies acquire damaged property, it shall be auctioned-off by the county recorder.
43/ Government shall regard insurance as a bad thing, a thing that is to be taxed and minimized by public policy, a thing that is seldom encouraged or helped by public policy.
44/ Unique assets and expensive art works shall not generally be insurable.
45/ Vehicles over 30-years old shall not be insurable.
46/ To encourage the use of ultra-safe railroads and potentially ultra-safe network operated vehicles, government shall insure the users of these systems free of charge, for users that obey the reasonable rules established by the Senate.

**NR’141. PUBLIC LIBRARIES**

1/ The Sub-Senate shall compile and the Knowledge Sluice shall elect a definitive public library, a WIKI, and self-study education system. These shall also run a testing and certification system for all courses and occupations. This system shall explain all aspect of all common professions and specialist jobs. It shall do the same for all aspects of serious knowledge. Except for testing, this system may be accessed without registration or login, and there shall never be any charge to use this system. This media shall be democratically assembled, meaning that no portion may be added, divided, consolidated, modified, headed, edited, disambiguated, or prioritized without a vote of the Knowledge Sluice.

2/ The Sub-Senate shall compile a vast pre-approved test question library for each academic and professional subject. Later Sub-Senators will be called upon to randomly select question from the library. These will be sent in the moments between when the test candidates are seated and when the test begins.

3/ Every public domain item in every library in the land, both public and private, shall be digitized and put in the Senate's online library. Special attention shall be paid to making sure that all documents from closed stacks and private collections are digitized. It is everyone’s duty to truth, honesty and goodness to make sure that all the old books are scanned into the free online library for everyone to read.

4/ All precious books in closed stacks must be made available for anonymous downloading, and browsing. The only exception to the foregoing is that information on making weapons shall be only available with an ID.

5/ The national Senate library shall be mirrored by all county recorders, block-chain style, to reduce the possibility of data tampering.

6/ All library materials written and audio/video shall be converted to text files and put on great library of at least 16GB chunks for download. Each chunk shall have about 20% serious political and economic material in it so that nobody knows who is reading the harmless stuff, and who is reading the political material. Also the political material shall be mixed-in in such a way that so nobody knows who is looking at the political material, and also so that nobody can strip this material out of the data stream. These downloads shall require no registration and use no encryption or passwords.

7/ The Sub-Senate shall promulgate both recommended and must watch media. The recommended media can be text or video. The must watch media must be video, and shall not exceed 60 minutes per teneth. We do this so our freedom waxes in important thoughts instead of waning in distraction and forgetfulness. It is a small price to pay to keep our democracy from eventually capsizing.

8/ This Senate media shall not be frivolous. and it shall be elected by the nation's wise-man Over-Senate.

9/ All libraries not in a primary or secondary school shall be open to the public at least 40 hours a week. All libraries must allow entry and real or electronic browsing and downloading of all information housed without showing an ID. Again, there shall be no requirement of showing an ID to enter. There shall be nothing wrong with covering your face in a public library.

10/ Except for Senate WIKIs, there shall be no anonymous WIKI postings and all identities of all posters shall be verified.

11/ No robot may post on an ostensible venue for free speech and human communication. No person or IP address may change a WIKI page more often than once per day. No non-Senate WIKI may describe itself as a Senate or official WIKI.Foreigners and foreign IP addresses shall not be allowed to post on domestic WIKIs.

**NR’142. LEARNING**

1/ There shall no longer be any school boards. Everything previously done by a school board shall now be done by the Senate. As there will be no more school boards or school districts, all school staff shall be hired, disciplined and fired by one or more Centi-Nomes if they are working for the public.

2/ All secondary and tertiary schools shall be designated either serious or frivolous. Serious schools shall not teach or offer experiences in sports, music, visual arts, acting, religion, literature, story-telling, oratory, fiction, fictionalizations, architecture, design, poetry, pottery, philosophy, gender and race studies, craft-making, physical activities, and any subject that a majority of Senators in the national Knowledge Sluice elect as frivolous or fruitless. Frivolous schools shall not teach history, science, technology, engineering, building, manufacturing, business, economics, government urbanology, or healthcare.

3/ The main priorities of our secondary education system are to assure a wise electorate, to teach the laws, and to inspire a unified team spirit for our society. It is also to teach serious subjects. It is also to give everyone, one or more trades and necessary work habits to make them employable. Our secondary schools shall not teach frivolous subjects. If children want to study those things let them do so outside of the secondary school system.

4/ All public funding of education shall have separate budgets for serious and frivolous subjects. Each serious subject such as chemistry, zoology, ancient history, and shop classes shall have a separate budget.

5/ School construction, school grounds, buildings upkeep, video security, student transport, school discipline, and library functions shall be maintained by the county outside the education budget. All textbooks and all school library
books shall be electronic and provided for free by the national government. The only thing that will be in the education budget shall be teachers and school nurse salaries. Additionally, all school administration shall be a separate item in the county's budget, an amount no more than 5% of teacher and school nurse salaries.

6/ Various private teaching entities may rent classrooms in public school facilities for a tenethly rental fee. However, the counties are supposed to have a bias in favor of diversity of teaching entities. In other words, the counties shall try to establish a great many teaching entities, rather than say a dozen cartel members.

7/ No primary school shall have any admissions process. No secondary school admission process shall take longer than 3-days. No tertiary or research school admission process shall take longer than 30 days.

8/ No school shall bill more or less often than once per teneth.

9/ The system shall initially work on vouchers equal to no less than the pre-voucher per-student ratio of government spending. As this is almost twice the average cost of private elementary schools in our nation, we should see tremendous improvement in classroom size and teacher motivation. We are going to stop paying the school districts. Instead we are going to give vouchers to parents and all of this money will go for teachers which all use the recorder’s interface for administration. They also use the same schools as before. It is just that the teachers work as individuals and groups for vouchers if they can keep the students. So the lame teachers can’t keep students. Also, because of the video feeds, the parents can tune into the classroom feeds and see what the teachers are saying.

10/ The competition and market forces caused by vouchers is expected to take education out of communism and lead it to capitalism. We will allow a gold rush situation in our schools at first, and then we will cut back on spending.

11/ All schools shall be mostly paid with vouchers, including the boarding high schools.

12/ We should limit the number of days each teacher can teach each student for the various age groups. This so the children can get exposed to lots of adults.

13/ For the sake of safety and peace of mind, the recorder’s office shall provide free backup monitoring and parent feeds for school cams so that our children are safer. All schools for minors and all child-oriented businesses, including doctor’s offices shall have point to point HD video in all places and times where there is no parent or guardian present in the room. Toilet stalls and lower examination areas shall be only audio recorded.

14/ We shall view our schools as companies that provide a service. In this relationship, the parents get all the power over their children. The education companies shall get no power over the children at all.

15/ Parental consent shall be required every time a school:

16/ No child shall be disciplined without parent approval. There shall be no physical discipline of children by education companies. Any such physical discipline may be considered assault, or abuse of a child under the law.

17/ All parents and guardians registered with the police may remove children from any school at any time and without advance notice or any penalty of any sort. If the students are sleeping away at the school, this right shall not apply after 8pm or before 7am.

18/ School is not real. It is a practice and training period before life. If you cheat on a government test, it is a crime. But if you cheat on a school practice test, or you lie on your school entrance exam, or you copy someone else’s work at school, the worst thing that can happen to you is that you get kicked out of the school. Under the law, schools can’t even accuse students of cheating or say they were kicked out. It shall now be considered extremely unwise to leave any of this power outside of Senate control.

19/ It shall be a crime for teachers and school staff to bluff children into thinking they have powers they don’t actually have. This not causes passivity and subjugation, it also tends to lead to sexual abuse. Teachers that belittle and demean students should be fired for similar reasons.

20/ It shall be a crime when grown people tell the unrelated children entrusted to them to keep secrets from their parents. It is a double crime when threats are attached. Educators shall not be allowed to hide things from parents in any way and must be completely forthright with parents. Educators shall not have any authority to countermand anything a parent has told their child.

21/ The Senate shall define the curricula up to at least grade 14. All learning materials, and standardized tests shall be approved by the national Senate. No primary or secondary school shall use books or other teaching materials that are not both approved by the Senate and ubiquitized. All school class materials and all school library books must be published online for free download without login for all to see.

22/ If a student can’t do the Chem A track, then they have to drop to the slower Chem B, or Chem C, track. Also, the students that can do the faster paced and harder A track get lots of perks. For example, they get better quarters and after age 16, they can take classes in other parts of the nation, and after age 17, they can go to other nations to study if they have already lived away domestically.

23/ Each county Senate shall maintain its own schools, and as with nearly all Senate roles, none may delegate any of their management role to any other democracy or
any fictional citizen.
24/ On 2027.01.01, or sooner if the Senate elects, everyone shall defer to the national Senate’s objective tests for all purposes of official learning certification, be it for secondary school, or higher levels. After 2027.01.01, all secondary and tertiary schools shall stop keeping official grades and transcripts. The only thing that will define a person’s academic abilities will be their score on the Senate’s official and incorruptible exams. Thus, degrees from exclusive and expensive schools will decline substantially in value.
25/ Only Government shall have the authority to accredit schools. However, this will no longer matter much because government will give the only tests that will matter to everyone. Each teneth, the county recorders shall conduct qualifying tests for people for working in the various professions and occupations according to national standards and tests created by the national Sub-Senate.
26/ Except for essential lab classes, there shall be no attendance, school enrollment, or internship requirement for taking the all-important government administered final test in any subject or level in the nation. Some medical and clinical licenses shall require additional internship periods prior to licensing.
27/ As long the child can pass the test for the tenethly grade level corresponding to their age, the school system must consider them as properly educated and they shall not need to go to school if they do not need to, or do not want to.
28/ Live teachers are not supposed to squander their time monologging with their students except when answering questions that are not in the material, or in the lengthy FAQs that are supposed to have an answer to all questions that are on the well worn path. When teaching is done via monologue, it should be automated via video. It should also be optimized from a video assemblage of the best presenters in the world.
29/ Primary and secondary teachers shall not be allowed to talk to their students about religion, sex, genitals, gender, race, politics, dirty words, or their personal lives including their marriage status, except that they may use the honorific terms Mrs, Miss, and Mr. If we allow this, we make our schools places of indoctrination. Students and observers are not supposed to have any idea about the beliefs of teachers with regard to these things. Teachers that talk about these things or reveal their beliefs about these things may be barred from teaching for life.
30/ No person shall teach or work with minors under age 20 who has ever:
a/ Advocated genocide, mass murder, or culling the population.
b/ Advocated racism against any race including Europeans, so-called whites.
c/ Advocated Marxism, Leninism, Maoism, fascism, Nazism, or anti-fascism including Antifa.
d/ Advocated, homosexuality, transsexuality, pedophilia, or non-binary sexuality, or declared themselves as a homosexual or non-heterosexual.
e/ Had sex with a current or previous student.
31/ In all primary and secondary schools that take vouchers or public money or are non-profits, there shall be no educational material that has not been approved by the national Senate. This shall include all material in the school libraries real and virtual. Also, the school curriculum is supposed to generally exclude nearly all material about religion, race studies, gender studies, transsexuality, sexual identity, and sexual attraction. Furthermore, these 6 studies shall not to be talked about by primary and secondary school teachers except for specialist sex education teachers presenting the Senate’s approved sex education programs.
32/ The acknowledgement of a minor’s sexual identity fantasies shall not be a thing for either the schools or any other branch of government. Sexual identity issues for minors shall not be a subject for any branch of government.
33/ Only females born in our nation shall teach other people’s children up to and including the grade most common among those turning 11-years old. No homosexuals, bisexuals, or transexuals (present or past) shall teach or work in a primary or secondary school.
34/ No homosexuals, bisexuals, or transexuals shall work in a locker room, dressing room, or showering environment, or teach physical education in any school or gym, including adult facilities.
35/ Every student between ages 10 and 17 shall get a certain number of days of general practical education twice a year. This will included Senate approved education modules about drug addiction, sex, law, and civics and how to behave with others. These modules may talk about sex and other generally off-limits topics.
36/ Everything ever said or presented in front of an assembly of students by anyone who goes by the name of teacher or professor or is presented in a learning environment shall be considered as public domain and may be freely recorded and copied. No school or teacher shall have the right to prevent recording, or to restrict access or re-use in any way. The best portions of the best presenters shall be saved by the Senate. Some will be awarded Ubir status and public money, but they shall have no other intellectual property rights.
37/ Except for the right to Ubir status, there shall be no IP rights for anything said in a school lecture.
38/ All school lectures may be copied freely.
39/ Schools shall not be places of stinginess and secret knowledge imparted to a select few people for outrageous sums. Instead, they shall be the opposite. If any school wants to have secret knowledge, let it be called not-accredited in our land of more and better. Let that school be exempt from non-profit status. Let that school be off-limits for all government education money.
40/ Government shall provide school vouchers for conforming citizen and legal immigrant children only.
These vouchers may be used by the parents to choose where their children will go to school and create a market for free publicly funded educational services. However schools that offer instruction in religion, religious studies, race, racism, reverse-racism, race studies, homosexuality, gender studies, or non-heterosexual gender identities shall not be allowed in the voucher system. Likewise teachers recorded talking about these things in class or to students shall be excluded from the voucher system.

41/ All private primary and secondary school tuition in excess of the government’s voucher payments for that part of the nation shall pay a 50% luxury sales tax except where the school is dealing with special education students including reform school students. Tertiary school and Graduate school tuition that exceeds one third of the average nation wage shall be subject to a 50% luxury tax.

42/ For conforming children, all urban public schools in this nation shall offer free child supervision and cafeteria meals from at least 7:30am to 7:30pm, every day, year round.

43/ Normal school attendance shall be 3 days in every 6, however motivated primary, secondary, and tertiary school children can go to school every day if they want, or if they are sent to school more by their parents.

44/ The basic school year shall offer 180 days of instruction per year, and day-halved schedules. This is about the same number of days as the old school system including summers, winter and spring breaks, and various other holidays. Thus the new school schedule will involve potentially longer days at school, but not more days. It will also double the capacity of our school buildings. Thus our teachers will all work on day-halved schedules. Thus in the same school buildings we will have around twice as many teachers working in classes that are around half the size for the same money. Later, rapidly, we will cut down on payments as automation leads back to larger classroom sizes.

45/ Children who can work productively in serious study under a librarian shall not have to attend school, and can quietly wander a library instead.

46/ Students are supposed to take one class at a time, all day, during school days until they are finished. They must either pass or drop their one subject before enrolling in another. It shall generally not be allowed to take more than one or two subjects at a time.

47/ Nobody of any age shall ever be compelled to play any ball sports, or study a frivolous subject such as art or music if they, or their parents do not want this.

48/ Government shall work to reduce mental overhead in education. No instruction material or activities shall squander student time or learning passion/energy, no matter how old or long established.

49/ No school may grade students in any other way than pass or fail, and failed grades don’t get recorded at all. We do this to encourage people to get exposed to more things, rather than to know a few things very well. The former is more the way of free men, the latter is more the way of slaves.

50/ Every 3 full days of instruction shall be considered one academic credit, and the typical school year consists of 60 credits, and potentially up to 60 different subjects at up to 60 different campuses.

51/ Every child’s education voucher in each county shall be worth exactly the same as everyone else’s, except for the various special needs supplements subject to their total budgetary limitations as described in the next section.

52/ Regarding special needs children:

a/ The people designating children has having special needs and deserving of more education funding must be outside the education system getting the increased funding. If we fail to do this, we see eternal bar-lowering and eternal increases in all sorts of children’s educational problems like autism and dyslexia.

b/ As with healthcare, there is theoretically unlimited need for special education. Therefore, we must have an upper limit on the budget for special needs children. This shall be set at 2% of the staffing budget and 8% of the educational materials budget.

c/ Every class up to grade 14 shall have a variety of versions for all common types of learner. This is intended to deal with most special needs learners.

d/ We shall not spend any public money at all on special teachers for children that have standard Downs syndrome or an IQ that is 69 or below. We shall however prepare and give away free video media for these children.

e/ Government shall not spend more than twice the per-child average on any retarded, gifted, special needs, or reform-school minor in the education system.

53/ Minor students shall not be allowed to use unmoderated communication platforms. They must instead use one of the government’s cloned school platforms. All unmoderated communication platforms shall be required to verify that their users are over age 18. If they fail to do this, they shall be liable for harm to minors that was engendered by their platform.

54/ All primary and secondary schools shall offer moderated communication platforms. School messaging apps automatically disable during class time.

55/ All primary and secondary school students shall be required to use only school phones while at school. These phones only use the school’s network while at or around their school. This networks shall only work for limited types of communication. It only permits access to approved websites and parents. All primary and secondary students must carry a phone/location device while at school.

56/ Government may limit the right of primary and secondary school students to carry and use certain types of communication devices, applications, and media while at school. Government may also install signal blockers for non-school networks, thus forcing everyone at the school to use the school’s network while on campus.
57/ No school networks or school staff shall block or prevent child/parent, or parent/child communication while the child is at school. No school may prohibit, block, or erase student recordings of the violations school employees, or recordings of what school employees are saying or doing while at School.

58/ Teachers must use the school communication system for all their communication with students while at school, and while communicating with students that are not present.

59/ The teachers do all their administrative work via a web interface that is standardized nationwide.

60/ Only the national Senate shall establish national requirements for school admission, school conduct, school graduations, school textbook standards, academic performance, and what is taught.

61/ The Senate shall maintain the most detailed libraries on each occupation, so that no secret society can profit from the people. Secret societies with secret rites and oaths of secrecy shall be prohibited in our nation.

62/ Universities and colleges have always been one of the most important venues for free speech and open discussion, as this is where the next generation of the nation’s leaders work out their initial grown-up beliefs. Therefore, the people’s rights with regard to 1st class free speech in our nation’s tertiary schools shall be considered greater, freer and more precious than most other places. No post-secondary school shall establish its own policies limiting free speech and the words of students and faculty, especially with regard to political debate and the political positions argued by students and teachers.

63/ Schools are supposed to be places where a wide range of ideas, even crazy ideas are expressed for the next generation to sort through anew. It shall be considered democide when any school administrators or faculty retaliate-against, punish, intimidate, or expel any faculty member or student for their non-violent expression of 1st class free speech.

64/ All schools shall be required to treat all students, all potential students, and all employees equally regardless of race, sex, political ideology, or religion. In school, there shall be no favoring or disfavoring of any minority groups. In fact, all forms of racial and cultural identity or quotas shall have no place in any school admission process, or on any school campus. Students may not have ethnic identity groups in or centered around schools.

65/ Minor students who cause fist fights, or who strike or beat anyone at school shall be sent to sleep-away long-day reform school for at least 1-month if they are after puberty, and 2-weeks if they are pre-puberty. Schools may intrusively monitor children repeatedly accused of bullying.

66/ School staff may use tasers on large or fierce students having fist fights.

67/ Those who come in first tend to matter for society, while those who come in last generally do not. School shall give no consolation prizes or recognition for those who come in last. Such rewards are demotivating for our best and important young people and push them in the wrong direction.

68/ All new classrooms and other school structures built by government must be entirely pre-fabricated, entirely fireproof, and made of cast concrete.

69/ All forms of teaching tenure, even if renamed, shall be prohibited and void, and all employment contracts for teachers longer that one-year shall be void.

70/ All existing student loan obligations are hereby void.

71/ There shall be no vending machines or gaming experience where one plays a game and high top scores get a prize. We shall not allow our young people to be artificially inclined towards gambling with carnival prizes in this way. It shall also be a crime to operate carnival and coin operated games that advertise falsely or give too little in return, and games that most people of the recommended age can’t win or fully play. These sorts of rip-off games terribly undermine young people’s faith in the system.

72/ There shall be no fortune telling, or palm reading, or soothsaying vending machines or palm readers in our communities or gaining influence among our impressionable children. These things are not always harmless and they have been used for influence over people in the past.

73/ It should be pointed out that outlawing teacher’s unions, and eliminating our school boards, and school districts, and removing schools maintenance from our education budgets will have the result of eliminating nearly all bureaucracy from our education system. If there is some layer of educational bureaucracy not mentioned, then it should be eliminated.

74/ Homosexuals and other non-breeders shall have no say anything about the upbringing or education of the next generation. They especially shall not be allowed to groom the next generation of sex partners and victims in any way, and by using any argument at all. Our society and its people concerned with the future of their lines need this and the dying lines of the non-breeders do not matter at all in comparison.

75/ Just as we shall not allow non-citizens to sway our immigration decisions even though they are very interested, we shall also not allow non-breeders to sway the way child rearing or education works.

76/ Everyone shall pay their share of the socialized child rearing and educating costs, even if they don’t have children.

77/ All classrooms shall be live streamed to the parents and grandparents with both cameras and microphones. The feeds shall also be backed up by the recorder’s office.

78/ There shall generally be no special exemptions for teachers regarding the sexual grooming of minors. Teachers shall generally not be allowed to touch students except for emergencies. Teachers shall not engage in unauthorized talk about sex. With regard to teachers
talking about sex, and talking about sexual orientation with minors under age 18, we shall err on the side of calling this as grooming. Also, to be clear, it shall be a crime for teachers to seek or accept meetings with students without parental consent, including former students under age 22.

79/ No tertiary school teacher pay shall exceed 4X the average national wage, No primary or secondary school teacher or any sort of non-teacher school employee wage shall exceed 2.5X the average local wage. Star teachers shall however be free to own their own schools and take lots of students and keep all the tuition money without limit.

80/ Because of the new objective way that we are now doing educational testing and educational qualifications, the extra-judicial, non-objective, and frequently abused concepts of plagiarism and academic dishonesty shall no longer exist in our society. Going forward, the worst thing that people (including educational people) can say about borrowed work is that much of it was derivative, or borrowed. Furthermore, nobody shall ever suffer any penalty either under the law or in any learning facility for copying or cheating on any test. The place where cheating shall be punishable in education is on the all-important objective government tests, which are all but impossible to cheat on due to the way the questions are chosen in the moments before the tests are given.

81/ Our previous post-graduate education system was hypocritical. On one hand it made a huge show of objectivity and quantification wherever possible. Yet, on the other hand, where objectivity mattered most, there was a totally subjective sponsor-based approval process for who could become a new PhD, a priest in the "Church of Reason". It should be remembered that this was not about ensuring that our brightest minds became leaders in academia. Instead it was for the opposite reason — to ensure that our ostensible academic leaders were always followers who would not rock the parasite-run consensus boat. We must take great care to ensure that no individuals, and no corrupt clique ever be able to bestow or veto top educational status. This is the most important factor at the top of academia. All we have to do is look at the worldwide multi-trillion dollar fiasco that a fake consensus of climate scientists has created.

82/ The mysterious and inexplicable nature of a good and acceptable PhD paper needs more careful consideration by the people. For this sort of subjectivity is exactly the sort of thing we do not want anywhere in our group decision-making system.

83/ The demand of originality (normally meagre and marginal originality) seems reasonable as a guideline for bestowing status as an intellectual. However, it is really just an excuse for inserting ruinous subjectivity and the power to bar the disobedient from the consensus mechanism.

84/ The esteemed word professor shall now be thought an evil word that creates extra-democratic credibility and power and backdoors to power in our democracy. For it was the many Ishtar-friendly professors that foisted on our society many lies about everything from global warming, to nuclear winter, to acid rain, to Y2K, and panic over HIV and COVID.

**NR’143. UBIQS**

1/ An Ubiq is someone that created something valuable for all of society as judged by the Sub-Senate. The reward for this creation shall be both various levels of official Senate-bestowed Ubiq status and money.

2/ Ubiq status shall never be awarded for athletics, music, poetry, art, architecture, fiction, fictionalizations, fictionalized history, acting, theatre, or any other frivolous subject.

3/ In order to rapidly propagate our Ubiq gene-pool, the Senate shall look for people who have advanced mankind in the past, even as part of a team, and grant them reasonable amounts of Ubiq status.

4/ For all drugs, and where the Senate is still hoping for a better way, the Ubiq payments shall generally be paid out annually. Where the Senate regards a solution as total and complete, the Ubiq payments shall generally be paid as one lump sum.

5/ The Senate shall audit all claims of Ubiq status and it shall be a felony to impersonate an Ubiq or a Senator, just as it is a felony to impersonate a police officer.

6/ All Ubiq payments and all profit rights from authors and inventors shall be sacred and these shall not be taken away for any reason. No debtor, no court judgement, no tax liability, no contract, no child support, no government fine shall ever have the right to claim Ubiq income from inventions or authorships. Even those in prison shall have their Ubiq and authorship monies held for them until their release, or death. Also, Ubiqs can pass their Ubiq money on to others tax free.

7/ When the Senate declares an innovation emergency, or a bottleneck it can offer a multiple of the normal Ubiq rewards. For an epidemic the Senate might offer 20X the normal Ubiq awards for a vaccine or treatment.

8/ The Senate shall focus on rewarding creators for hard work. Rewarding publishers and promoters shall not be a consideration. No publisher or non-author shall ever receive any Ubiq recognition or money.

9/ The smallest increment of Ubiq status is 0.01. Until you are given 1.00 Ubiq points by the Sub-Senate, you are not an Ubiq. After earning 1.00 Ubiq points, you are an Ubiq for life and all your genetic offspring are all considered sires.

10/ There shall be a college of software Ubiqs, and education Ubiqs, and immunology Ubiqs, etc. These colleges among other groups will advisory the Senate in their area of expertise.

11/ The Utter, the person who first expressed an idea, will get the most status and reward for his ideas. But the early supporters will also get a sliver of the credit. Also, the people who created improved versions that take over
from the original and become the species of the new idea shall be properly rewarded. Also a sliver of Senate status shall accrue to Senators who shorten or streamline the nation's laws by even one word, or make a single sentence easier to understand, or less equivocal.

M — FICTIONAL CITIZENS & REAL CITIZENS

NR'144. FICTIONAL CITIZEN RULES

1/ The freedoms of our land exist exclusively for the benefit of its real human citizens. Fictional citizens on the other hand are merely legal conveniences that are only allowed to exist because they are beneficial to the financial interests of our nation's real human citizens. The moment that the rights of fictional citizens impinge on the fundamental human rights of real people, those fictional citizen rights must be curtailed. Indeed, fictional citizens shall only have the right to exist so long as they don't impinge on the fundamental rights of real people, or cause harm to society or the physical environment.

2/ The only rights that fictional citizens have under this Constitution arise from the rights of their citizen shareholders. Under this Constitution, fictional citizens themselves do not have any inherent rights, and fictional citizens may be killed and plundered of all their assets by the Senate if the long term benefit of the people is served.

3/ We shall always be on guard that our fictional citizens, mere legal conveniences, are not abused by foreign interests as a facade. The previous narrow democracy suffered hugely from this problem.

4/ Fictional citizens must remain absolutely non-political and shall not in any way attempt to shape public policy, elections, government management decisions, the public discourse, media coverage, or the beliefs of real flesh and blood citizens. When fictional citizens violate this rule, they shall suffer heavy dilutions of their ownership equity in favor of the public for polluting the environment of the public policy discourse. Fictional citizens and their zillionaire founders shall not:

- a/ Lobby government.
- b/ Attempt to influence the outcome of elections in any way.
- c/ Sponsor, produce, or finance any media that attempts to shape the beliefs, habits, decisions, or elections of the people in ways that are not directly related to selling their products. This includes advertising and sponsorships that support such media.
- d/ Organize or participate in boycotts, or avoid, or seek out relationships for political reasons.
- e/ Speak out in praise or disapproval of public figures or public policies.
- f/ Reward or punish real citizens for their political beliefs.
- g/ It shall be considered felony election fraud when directors, managers, and employees of fictional citizens use company assets on trying to influence political, social, or economic policy. If these activities are widespread and far reaching, or perpetrated by a non-citizen, or immigrant citizen it may be considered democide.

6/ Our first and foremost right to free speech by flesh and blood citizens about 1st class free speech is all-important to the functioning of our informed democracy and to maintaining of our freedom. On the other hand, fictional citizens are mere conveniences. One thing is all-important to the people, the other thing is trifling. We shall not allow fictional citizens to impair the rights of real people in any way with regard to our citadel human rights especially the first and foremost right of free speech. Thus the right of a business to be inoffensive to their customers shall be considered trifling in comparison to the all-important right of its human citizen employees to express their opinions and live their life in their free time. Fictional citizens and their managers shall not discriminate against, or punish citizens for off-work political activity or protesting that the worker has not connected with their workplace.

7/ Except for the apportionment of ownership and voting rights among many people, and the marketability of those rights as shares, there should be no tax benefit or legal benefit for operating as a fictional citizen.

8/ Because fictional citizens are essentially immortal, they have an advantage over real citizens in that they do not have to pay death tax. To counteract this advantage and loophole, we shall have it that all fictional citizens shall pay a 2% annual wealth tax on all assets in the form of an annual incremental stock dilution in favor of the people. The foregoing shall apply to for-profit as well as non-profit fictional citizens. The Over-Senate may adjust this amount with a 2/3 over-majority.

9/ No human or fictional citizen shall be allowed to evade the death tax through any legal or financial machination.

10/ When government lends to fictional citizens, it shall always charge a fair rate of interest. If the fictional citizen cannot either repay their debts or their taxes, then the shareholder equity shall be diluted in favor of the public. In some instances, all non-public equity in the fictional citizen may get wiped out. When this is threatened, the Senate shall normally re-float the company by issuing new shares to the people.

11/ When fictional citizens receive great public largess, or bailouts, they shall become the property of the people in proper proportion. Fictional citizens that are over 40% owned by the public shall not issue stock, or debt or increase payments or buy or sell assets without the approval of the Senate.

12/ In general, fictional citizens shall not be allowed to operate more than one chain of operations, unless an older chain is founding a new chain, or in the process of merging with another chain.

13/ All official FC and OPM manager notifications shall occur via the county recorder system’s notification system. Notifications sent through this system shall be a requirement of using the county recorder’s mandatory system for fictional citizen voting. Also using the recorder’s voting system shall be a prerequisite for any
legal action by the fictional citizen. Thus it becomes harder for managers to secretly misappropriate money from fictional citizens. Under this system, much of the work of a corporate secretary will be automated by the recorder system, with online forms used nationwide, and verified email notification delivery by the recorder’s office.

14/ Aside from the normal rules of private property, no human citizen, or fictional citizen shall have any special jurisdiction of its own where it establishes special laws or rules for the people.

15/ All existing special tax grants to fictional citizens so they would locate some business in a particular jurisdiction — all of these are hereby cancelled

16/ In order to assure a broad and dynamic fast-evolving media production ecosystem we shall say the following. No fictional citizen with more than 1,000 employees or contractors shall produce media of any sort. No fictional citizen with more than 200 employees shall produce media for minor children. This includes feature films, serial programs, magazines, serious journals, websites, and book publishing.

NR’145. FC MANAGEMENT

1/ In all matters where the rights of shareholders and owners are in conflict with the interests of management people they hire to run their group affairs, the all important rights of the shareholders and owners shall prevail totally over the completely irrelevant rights of the managers in every way reasonably possible related to shareholder power.

2/ It shall be considered felony fraud when FC managers take any measures, implement any rules, or spend any money (including their own personal money) to prevent the owners and FC’s shareholders from firing them as managers. Managers shall be free to call and talk to the shareholders, but they shall not even be allowed to fly and visit owners, or to do anything else to either prevent the firing of management, or to prevent other shareholders from buying an interest in the FC they manage.

3/ It shall be considered felony fraud when FC managers implement any so-called poison pill measures to prevent a takeover of the the company they manage. This is because such poison pill measures almost invariably lead to a dilution-of, and reduction-in the all-important shareholder equity the managers were hired to defend in the first place. If we allow this, then we allow managers to violate their fiduciary obligations and put their own irrelevant interests ahead of the all important interests of the shareholders. So we must do the opposite and prohibit all poison pill measures not approved by a majority of shareholders.

4/ Fictional citizens shall not be allowed to:

a/ Discriminate either in favor or against certain potential shareholders, or certain types of shareholders such as existing and new shareholders, preferred shareholders, or non-preferred shareholders. All shareholders shall remain totally equal.

b/ Sell shares at a discount to existing shareholders.

c/ Transfer or sell assets to take any action intended to prevent a takeover.

5/ Except for founders, no person may serve on the board of any fictional citizen for more than 4-years. Managers must each own more than 0.3% of shares in order to acquire the rights of an owner.

6/ No approved stock split shall take effect until half a year has passed. No new shares shall be issued until 60 days after being authorized.

7/ The operations of all of our nation’s fictional citizens and all foreign fictional citizens doing business in our nation shall based on honesty and openness. Fictional citizens shall not be allowed to be a party to any secret agreements. Those officers signing off or otherwise making secret agreements may be charged with felony fraud. Also those company directors and managers that become aware of a secret agreement who fail to report it may be charged with a crime. Government officials that sign off on, or otherwise make secret agreements may be considered demicides.

8/ All officers and directors of all fictional citizens shall complete the Senate's anti-corruption module and shall pass the test with a 100% perfect score. After this, we shall strictly hold all FC directors to the rules of corruption.

9/ A signification part of the nation’s anti-corruption spending shall be spend on auditing the management directors of the nation’s fictional citizens.

10/ To prevent the possibility of interlocking directorates, nobody may serve as an officer or director of more than one fictional citizen they did not found at the same time. However, if a man founds 100 companies, he may serve on the board of all 100 and one more that he did not found.

11/ No publicly traded fictional citizen shall have less than 15 directors.

12/ All fictional citizens shall have at least one director per 500 full time people, and one per 1,000 part-time people working with it.

13/ Fictional citizens shall have at least one director per 2,000 year’s wages of turnover.

14/ When a principal founder of a fictional citizen is CEO and under age 62, a 60% overmajority of the votable shareholders shall be required to oust him.

15/ We shall not have corporate Matryoshka dolls. Corporations shall not be allowed to vote the shares of other corporations either themselves or via a proxy. Thus no mutual funds, or retirement funds, or hedge funds will be able to vote for anything at all with regard to the corporations they own. A complete corporate family tree must be submitted with each corporate tax return.

16/ All shareholder voting in FCs shall be open with everyone’s vote recorded for all to see. All officer voting shall be in secret using the recorder system’s FC voting chambers and a system similar to what the Senate uses.
17/ In our nation, people are innocent until proven guilty. Therefore, all fictional citizens shall be prohibited from discriminating against real citizens that have been accused but not convicted of a crime. They must instead rely on rulings. However, those who have been in jail for more than one tenth awaiting trial may be fired for this reason alone.

18/ Those who have been convicted of a felony, those who have worked as a lawyer, those who have not completed tertiary school, and non-native citizens shall not be directors or officers of fictional citizens they did not found or co-founded.

19/ The salary and bonuses of all fictional citizen directors and officers shall be expressed as a multiple of the average national wage. No fictional citizen officer or director shall receive annual pay exceeding 50 times the average wage.

20/ Our government encourages performance based pay for workers and manager. However it prohibits performance based pay for directors of fictional citizens. This is because performance based pay drives workers and their managers towards hard work. But it drives directors towards risk taking, short-term thinking, and financial trickery.

21/ No group working for others shall be considered competent to adjust their own wages or other compensation. For this reason, all changes in compensation for company directors and officers must be approved by a majority vote of the shareholders, or they shall be considered fraudulent.

22/ The officers and directors of fictional citizens with more than 15 owners shall not do business with the fictional citizens they manage.

23/ For all fictional citizens, all board meetings, borrowing, spending, contracts, and all corporate secretarial documents shall be recorded with the country recorder's office in real time. All fictional citizens shall be registered with at least one county recorder. Large fictional citizens must be registered with multiple redundant recorders.

24/ Each year, all fictional citizens, including non-profits, shall be audited and the market value of their purchases and sales and assets shall be assessed.

25/ Fictional citizens shall not be allowed to purchase goods and services subject to luxury taxation.

26/ It shall be a felony for the directors, managers, and employees of fictional citizens to harass customers for their political words or deeds. All fictional citizen workers shall be required by law to be entirely non-political.

**NR’146. FCS AND COMPETITION**

1/ The people shall have the right to competitive markets and to markets with enough participants to assure competition. Where competitive markets are impossible and there must be a monopoly, this monopoly must be run by Government.

2/ A number of unfair trade practices shall be prohibited between ostensible competitors. These shall include: collusion, price fixing, discriminatory pricing, dividing-up territories of operation, exclusive dealing, output restrictions, paying people not to compete, taking money in lieu of competition, preferential treatment, and refusal to trade equally among other unnamed practices.

3/ Government shall err on the side of smithereening all monopolies it breaks up. Smithereened corporate parts are not allowed to engage in mergers or acquisitions for at least 12-years unless a longer period is stated.

4/ All penalties for violations of anti-trust laws shall be paid in the form of diluted shareholder equity in favor of the national government. These government rights may be sold immediately or over time, or kept forever by the people.

5/ All fictional citizens must have open public bidding on public bid boards for the contracts they let. If there is a need for confidentiality or secrecy the FC must hire full time workers.

6/ We shall work to reduce the size and power of the largest fictional citizens in our land. For-profit fictional citizens with over 200,000 people shall pay an added corporate sales and turnover tax of at least 2%. Those with over 50,000 people shall pay a tax of at least 0.1%. The Senate may impose higher sales taxes on large companies, and certain industries if it elects.

7/ Government shall impose special industry specific sales taxes on large vendors whenever it elects that having a large and diverse free market will be better over the long run than using a few large operations.

**NR’147. FCS AND CONSOLIDATION**

1/ Government shall do nothing to encourage mergers in the private sector.

2/ Ownership of the nation’s 2,000 largest fictional citizens and their debt shall be reserved for the Flesh and blood citizens of this nation.

3/ All mergers involving the nation’s 2,000 largest fictional citizens must be approved by the Senate.

4/ Fictional citizens shall not be allowed to own the shares or debt in other fictional citizens, except in the 90 days before and after a merger or purchase. All assets not merged within 90 shall be forfeited to government.

5/ All fictional citizens shall be monads, and none shall own any other fictional citizen, in whole or in part, except in the 90 days following a merger or purchase. There shall be no corporate subsidiaries, or parent corporations, or holding companies. Such relations are not for the benefit of the people, but exist to hide the harm being done to them.

6/ No citizen or fictional citizen may do business under more than one name, or hide its identity behind aliases. This shall include all subsidiaries. Also, it is surely fraud when businesses (like Expedia and Booking) trick customers into thinking they have multiple bids on in an open market, when in truth, they only have one bid.
7/ When fictional citizens grow bigger, depending on the tax brackets, they may have to pay higher taxes. When fictional citizens spin-off units, or break themselves up into completely independent companies, they shall have the right to benefit from lower taxation due to being in a lower tax bracket.

8/ To slow industry consolidation, our nation shall tax corporate takeovers and mergers. When a fictional citizen is taken over, or merged and when businesses sell part of their organization, or capital assets to their competitors, government shall get at least 10% of this money as a tax on mergers and consolidation.

9/ Fictional citizens shall not conglomerate unrelated industries.

10/ Government shall not pay any inconvenience value when it cons-dems fictional citizen assets.

**NR’148. FCS AND EMPLOYEES**

1/ Non-cash employer benefits were previously a legal way to cheat the tax system. We shall go in the opposite direction and say that the tax assessment for non-cash benefits shall pay 5% extra over assessment. This includes rent discounts, credits for company stores, and all health benefits for non-job-related healthcare. In the few places where these benefits are needed and genuine, they will pay the small increment. Where these are fake, the higher assessment will drive the benefits towards cash.

2/ The following types of housing shall have no taxable value:

a/ Dormitory style worker housing where 4 or more workers share a room.

b/ Employer-provided non-luxury worker housing for full-time workers in remote facilities.

3/ It shall be a crime for managers to coerce their citizen employees politically, or to discriminate against citizen employees for the political views they express as disassociated individuals while they are off the clock.

4/ It shall be a crime for managers to discriminate against citizen employees on the basis of unproven accusation of criminal activities, or unsavory behavior outside the workplace. All citizens shall all have the right to be considered innocent until proven guilty with regard to employment.

5/ The two paragraphs immediately above shall apply to all students, all association members, all parishioners, and all members of all religions as if they were employees.

6/ Only government shall make public policy regarding vaccines, treatments and employee healthcare. No fictional citizen shall ever require any employee, student, passenger, customer, or member to get any vaccination. This shall always be considered an overreach on the part of the fictional citizen.

7/ People shall not have the right to be overtly sexual, racist, political, or evangelical while at work, or to act in a sexual, racist, political, or evangelical with either co-workers, or the customers of their employer.

8/ Employee profit sharing shall be mandatory and automatic in this nation for companies with over 100 employees, as it costs little on net to give a sliver to the employees. Automatic profit sharing for startups shall be 6%, for mid-life companies it shall be 3%, and for old companies it shall be 1%. Companies shall be free to offer more than this, and companies with big profit share payouts do not need to offer such high base pay. This profit sharing shall not apply to the proceeds generated when a company or a division is sold or goes public, but only the annual net profit.

9/ In order to minimize the cyclicality of the economy, all employee profit sharing and all annual bonuses to employees shall be paid at the start of the second teneth.

**NR’149. FC STOCK AND VOTING RIGHTS**

1/ Every time a publicly traded company sells fresh new shares, the people shall get 3% of the shares as a sort of underwriting fee. No third party financial firm shall be involved when a publicly traded company sells new shares.

2/ All ownership shares in all corporations shall dilute upon the sale of more shares, and no shares shall be exempt from this.

3/ There shall be only one class of shares in all corporations. All share preferment is hereby void.

4/ Everyone who manages a publicly traded company, their kith and kin, and everyone who owns more than 1 per mil of a publicly traded company must schedule their stock, bond and options transactions involving that company in advance with the SEC by more than 6 days. Those who own more than 2 per cent of a publicly traded company must schedule their purchases, sales of stock and options by more than 12 days in advance.

5/ No shareholder voting rights shall exist when shares are owned, optioned, or otherwise controlled by the following groups:

a/ By mutual funds.

b/ By fictional citizens for more than 90 days.

c/ By people unable to vote in this nation’s elections. Also, in all such cases, the Senate shall automatically have the right to vote these shares as the proxy of the owners.

6/ All investors in the stock of all companies shall automatically assign their proxy to the Senate unless they name another party.

7/ Fictional citizens including mutual funds, hedge funds, and all other sorts of investment funds shall not be allowed to hold proxy voting rights in other fictional citizens. Nobody shall attempt to market or sell proxy voting rights, and this may be considered vote selling. All proxy documents must be recorded with the recorder.

**NR’150. GOVERNMENT POWER OVER FCS**

1/ Fictional citizens are fictional things that have been delegated powers by the people of this nation for the
benefit of the real human citizens of this nation. If the people are not benefitting, or they are suffering abuse from their fictional citizen, then government may:
a/ Kill the FC and nationalize its assets.
b/ Dilute the equity of FC.
c/ Break-up or smithereen the FC, selling-off each of its facilities separately and handing the proceeds to the shareholders as their cash out payment.
2/ The Over-Senate shall have absolute, total, at-will, life or death power over every fictional citizen in the nation. If the Over-Senate elects with a 2/3 overmajority that any fictional citizen shall be nationalized, then it shall be nationalized with no payment to its shareholders. After this, all shall be bound by the Senate's election with regard to that fictional citizen. The Senate shall have no obligation to pay anything to any fictional citizens or their owners in cases of gross dishonesty. The Senate's only obligation is to make sure that future honest investors are not scared away from investing.
3/ The national Senate shall have to right to break-up or partition fictional citizens when it elects that the people will benefit from such partitioning over the long run. This shall apply to for-profit enterprises as well as non-profit organizations. When the Senate breaks up for-profit fictional citizens for abuse of monopoly power, it may also assess a reasonable deter-hence penalty in the form of a dilution of equity benefitting the public purse. The Senate may also compel the multiple repayment of all monopoly and cartel extractions.
4/ There shall be no court held competent to judge the will of the Senate in any matter, including matters related to the nation's fictional citizens.
5/ All Senate inquiries of fictional citizens shall be judged by Senate juries of appropriate size for the fictional citizen's gross income.
6/ Senate oversight management of fictional citizens shall primarily exist to prevent corruption and parasitism, but it can also reduce stupidity and improve the overall level of management.
7/ Government shall be free to sell-off its shares in fictional citizens at any time. However, government should sell its shares slowly and in small chunks so as not to inflame the market, and so that the people can maximize the value on their equity.
8/ All fictional citizens have an obligation to be responsible members of the national economic ecosystem. When fictional citizens behave like parasites, or when they abuse consumers, free markets, the environment, or investors, that is when they start losing the right to exist.

NR’151. ALL WEALTH REVERTS TO THE PEOPLE
1/ Only the Senate and people may operate economic drains in our nation. All reversion rights shall belong to the people and the government they establish for themselves.
2/ High inheritance taxes are a critical part of the people owning all the drains in their economy. No citizen real or fictional shall be allowed to get out of paying death taxes. And no fictional citizen shall be allowed to live longer than an average person and thus avoid death taxes.
3/ Because we don't want to give fictional citizens any advantage over real citizens, they must pay death taxes at a rate that is equal or faster than the average human lifespan in business.
4/ Ishtar is the main supporter of generous inheritance rights. Without these rights, many of Ishtar's rackets cannot function. For example the deathtrap tsunami funnel city racket doesn't work unless the deathtrap land can be held for some generations. Likewise with the farmland at the periphery of the city racket.
5/ There shall be no eternal ownership rights in valuable property, and no private property rights shall live for more than 80-years. After 80-years, all property rights shall revert to the people, and shall generally be re-leased or sold for up to 80-years by the people to raise money for the public purse. Essentially, we are saying that there is no right to inherit real estate and other assets over many generations, as the Mideast-fronting dynasties have always struggled for. And because of this there will be much more good property for everyone to use.

NR’152. LAND OWNERSHIP AND CITIZENSHIP
1/ Real humans from other UM member nations that reside in our nation's territory shall be allowed to own one reasonably-sized personal residence. Except for this, and real estate owned by our Government, only the real flesh and blood citizens of our nation may own real estate in our nation.
2/ Fictional citizens shall not own land. They may lease real estate for up to 30-years, but they shall not be permitted to own real estate. Also, to be clear, fictional citizens may not option real estate or hold it under any form of contract so that the control period exceeds 30-years in total. Also, the term fictional citizen applies to both for-profit and non-profit entities.
3/ All existing fictional citizen land ownership equity that is not taken over by others in the reapportionment shall be converted to pre-paid triple-net leases of not to exceed 30-years with the county government holding title to the property when it reverts. Once the lease period is within 2-years of ending, the property shall be sold off by the county.
a/ For agricultural land leased by FCs, a 17-year lease shall apply:
b/ For hotels leased by FCs, an 19-year lease shall apply.
c/ For mineral real estate and mineral rights leased by FCs a 21-year lease shall apply.
d/ For retail real estate leased by FCs, a 23-year lease shall apply.
e/ For residential real estate leased by FCs, a 30-year lease shall apply.
f/ For office real estate leased by FCs, a 26-year lease shall apply.
g/ For factory and storage warehouses leased by FCs, a
28-year lease shall apply.
x/ Where the ownership uses a family held fictional citizen the non-Human owner of the FC may set aside in favor of the family.

O — RELIGION & CHARITY

NR’153. FREEDOM OF RELIGION IS SECONDARY
1/ In our nation, we offer freedom of religion as a right. However, the freedom to practice one's religion is a subordinate right, subject to the other rights and responsibilities set forth herein. The other freedoms guaranteed by this Constitution shall generally be regarded as more important than our freedom of religion. If there is a conflict with any other paragraph in this constitution, the other clause overrules the religious protections rather than the other way around.
2/ In our nation, we offer freedom of religion as as right. However, the freedom to practice one’s religion shall be subject to restrictions intended to keep everyone’s religion from impinging on the rights of other people who believe something else. No religion shall be allowed to make any demands at all on the believers of other religions, or non-religious people. If one religion exalts hogs, and the other eats them, neither shall have any right to make any demands on the other. Both groups must put their differences aside and live together in peace.
3/ To promote peace and harmony among the people, all religious clothing and accessories shall be prohibited at all workplaces and schools. Employers, but not schools may grant permission for religious clothing. However they must allow all religious clothing if they allow any of it.
4/ Employers and schools shall not be required to make any accommodation at all for religions, or their beliefs, or take any account at all of any religious holy days in their scheduling. Employers and schools may choose to follow one set of religious holidays over the others.
5/ The freedom to practice one’s religion shall only apply when the religion is genuinely an ideology of peace and the religion does not impinge or seek to impinge on any other right of the people, or public safety, or our ability to defend our land from invasion, or our proposition of freedom. Freedom of religion is not guaranteed to ideologies with a large contingent, anywhere in the world, that advocates hatred, violence, terrorism, war, jihad, or struggle against our freedoms and our public safety. And no religion, no matter how popular or ancient shall be exempt. Freedom of religion is also not guaranteed to ideologies with a large contingent of priests that rape or molest or otherwise abuse the children of the believers.
6/ We are a nation of light and openness not darkness and secrecy. Freedom of religion shall not be afforded to religions and ideologies that have dark secrets, secret rites, secret initiations, or facilities that prohibit non-believers or non-followers. These shall all be considered occults or cults.

NR’154. CHURCH SEPARATION
1/ There shall be an absolute separation between church and state and economy. No religion or religious group shall involve itself in the workings of government, the political debate, the voting process, the economy, or the public education system.
2/ Government shall obey no religion, and no religion shall be permitted to make any demand on either government or the people.
3/ No religion shall be given any office, embassy, place or meeting with government. No religion may hold any processions on the public way.
4/ Government shall not establish or support the practice of any religion, or give any money to any religion, either directly or indirectly.
5/ No religion shall be allowed to tell or hint at how its followers should vote. Thus, we shall say that religious entities shall not have the right of free speech. Religious followers may say what they wish, however the religious entities themselves, their priests, imams and head men, shall have no right to free speech with regard to matters of government, the political debate, the voting process, the economy, or the education system. To do otherwise is to allow religions to become a back door to our democracy.
6/ Except for public pantheons, no public property or transit infrastructure shall be used for chapels, churches or prayer rooms. Also, except for public pantheons, no public property shall be used for any religion’s group services, group prayers, or religious icons. There shall be no specified prayer areas on public property, and
7/ No high ground, or visible spot (public or private) shall display any religious icon.
8/ No house of worship, religion-owned property, or religious worshippers shall ever emit any sound into the surrounding community. This shall include music, bells, voices, sirens, singing, and prayer calls.
9/ No government official shall ever say any word of prayer, or burn candles, incense, or hashish, or sacrifice the life of any creature for religious purposes.

NR’155. GOOD RELIGIONS & EVIL OCCULTS:
1/ To be classified and protected as a religion or protected ideology, the belief system must deserve protection, and it shall be required to obey the following reasonable rules worldwide. Ideologies that violate any of the following rules anywhere in the world may be declared evil occults, and closed down thorough either the variable constitutional clauses herein, or the constitutional amendment process herein.
2/ The belief system shall be an instrument of light and truth and not darkness and lies. Belief systems shall not have:
a/ Secret rites.
b/ Secret literature.
c/ Secrete or closed libraries.
d/ Secret files on people.
e/ Services or meetings that are closed to outsiders.
f/ Meetings that are not recorded on video by the county recorder’s system.
3/ The belief system shall be an instrument of peace and brotherhood among men. The belief system shall not have a large segment that is:
a/ Hostile to non-believers.
b/ Advocates violence, or any crime.
c/ Regularly buds terrorist groups.
4/ The belief system and its members shall not advocate the end of either our dear freedoms and rights, or the dear freedoms and rights of anyone anywhere on Earth. Nor shall the religion present non-believers as sub-human, or animal-like in any way, or deserving any hatred or violence.
5/ The belief system must elect its leaders locally and annually, and these must all be native citizens. Also, there shall be no fewer than one local leader per 500 followers of the belief system, and no belief system shall ever be exempt. These local leaders in turn must annually elect 1-in-10 of their own as administration for the belief system in our nation. This elected administration shall act as the ultimate arbiter for the belief system in our nation. It shall make all the business and religious decisions for that belief system in our nation.
6/ There shall be no election by appointees anywhere on earth in any of the nation's protected belief systems. All hires of the officers of the belief system everywhere on earth must be elected. Also, the belief system's local followers must elect their leaders, and then these elected people in turn elect a national 1:5,000 leadership for the belief system.
7/ All services and activities in all belief systems shall be conducted exclusively in the national language, English or Euem as applicable. The use of Latin, Greek, Arabic and all other foreign languages in religious services shall be entirely prohibited. This practice of using foreign languages has existed throughout history, and its main purpose has generally been to empower foreign priests so they can lord over the the people.
8/ All belief system shall be allowed to translate and edit their holy texts as they wish, however, the Senate shall have the same right. The Senate shall also have an obligation to include various translations of all important texts including the questionable, or apocryphal texts such as the books Tobit, Baruch, Esdras, and Laodiceans.
9/ No religion shall demand that its priests or other religious people remain celibate as this is leads pedophile priests that will do what the masters of their secret demands.
10/ Like with school staff, no priest or religious staff shall be allowed to meet alone or in small groups in the same private room with non-relative minors under age 18 either on the job or off, unless they are accompanies by a parent or guardian.
11/ Like with our schools, all our religious facilities, and religious schools shall be fully video monitored by the country recorder’s system.
12/ No religion or its priests in any part of the world shall express any opinions about war, violence, the rules of government, or about other political matters. 
demand.
13/ No religion shall say or infer that giving money or making sacrifices will in any way atone for evil deeds. When a religion says this sort of thing, it is telling its adherents that they can be evil as long as they pay money to their indulgence religion. Any religion doing this is obviously and hypocritically encouraging the very sins they supposedly despise.
14/ No religion shall burn anything, or allow anything to be burned or sacrificed in its houses of worship, including candles, incense, hashish-incense, and burned perfumes.
15/ No religion shall have or call for ritual animal slaughter except where the animal is mostly eaten.
16/ No religion shall call for special, distinct, or imported food. We do this because of the Mideast's ancient history of mass poisonings. If the religion eats special food, it becomes much easier to either poison or frame non-believers.
17/ No religions shall keep a database on people who are followers or not followers of that religion. Religions shall not keep databases about the income, wealth, consumption, or achievements of their followers, or in any way punish, or call attention to those who do not pay their religious taxes or tithes.
18/ The people shall have the right to change their beliefs. No religion shall judge, punish, fine, threaten, menace, or slander people if they choose to leave the religion. No religion shall make any demands at all on non-believers, or apostates from that religion. This however shall not apply to Exhods and their exhodos agreement.

**NR'156. RELIGIOUS POLLUTION FINES**

1/ The murderous, violent and terrorist acts of religious fanatics anywhere in the world shall belong to their entire religion. To send a message about this sort of religious pollution, the Senate may fine the religion's followers in our nation. The penalties for religious murder and terrorism shall be 10 times the damages normally awarded for wrongful death and injury. If the religion has no money, then the assets of the religion's followers mAY be seized to pay these fines. If the religion's followers do not have money, then the assets of most recent apostates may be seized to pay these fines. If both followers and apostates do not have money, then we begin deporting non-citizen immigrants who were once followers.
1/ The Senate shall maintain intake accounts for when the people donate money to the various charitable and non-profit enterprises of the nation. If both the source and the payee conform to Senate standards, the Sub-Senate shall apportion and disburse 99% of this money to the account it was donated to. The 1% fee will be mostly used to pay for the sort of detailed and regular auditing that will both encourage the people to give more money to charity, and keep our non-profits strictly honest. This auditing shall verify that the charitable donation was neither diverted, nor spent on overpriced things.  
2/ The term charity herein shall refer to all forms of non-profit fictional citizens. This shall include all religions, churches, foundations, trusts, schools, universities, research facilities, associations, clubs, and all other nonprofit organizations.  
3/ Charities, like all fictional citizens shall be prohibited from owning real estate. All charity owned real estate is hereby nationalized. All charities shall be allowed to continue using buildings that are used by a reasonable number of people, and government shall charge no money for this.  
4/ There is no need for charities to hold farmland, or real estate outside of cities, or large tracts of urban real estate, or mines, or urban parks, or factories, or apartment buildings, or shopping centers, or warehouses, or office buildings. All such charity owned assets shall be nationalized and auctioned off.  
5/ Non-profit organizations shall not hoard wealth. Nor shall they be allowed to control real estate or other property that is either unused, underused, rented-out for income, or used for free.  
6/ In our nation, the basic administrative unit for religious charities shall be the individual house of worship. Each house of worship shall be treated as separate charity, and each shall be run by a separate democracy run by the local parishioners. For this reason, we can have it that no church shall manage more than 1,000-year’s wages in assets, and any charities with more than this amount must be divided. Also, no charities shall be allowed to hold assets worth more than 8-year’s operating expenses from one year to the next.  
7/ No charity shall accept direct or cash donations. All money and property given to charities shall be taken-in by Government and then disbursed to the charity. Government shall assess the value of non-money donations, and make them available to the intended charity within one teneth, unless they must be liquidated first.  
8/ It shall be a felony for the employees, officials, or priests of any charity to receive, take-in, or touch donations that have not come via government’s donations tracking mechanism. It shall be a misdemeanor to give money outside the government’s donations tracking mechanism. Government may conduct sting operations to attempt to get charity workers to take money outside the system.  
9/ When religions and religious people selling indulgence or forgiveness for crimes, they shall be considered as co-conspirators in the crimes committed by the people buying the indulgences. It shall also be considered the crime of fraud for religious people to take money in exchange for forgiving an adherent’s violation of religious commandments. This may also be in addition to the felony of taking in religious donations outside the government’s donations tracking mechanism.  
10/ No commercial activity shall occur in, or on the property of any place of worship, or on an adjacent public way. No religion shall engage in business or commerce of any sort. No religion or religious charity shall sell religious products of any sort including incense, candles, wafers, food, figurines, icons, stained glass, prayer rugs, prayer beads, jewelry, clothing, books, and indulgences for sins. No religious charity or its staff shall lease-to, partner-with, or point-out other parties engaging in these activities.  
11/ No religion shall have approved, sanctioned or sanctified vendors. No religion shall discriminate based on religion with regard of its vendors.  
12/ Government shall divide charities into four types, Nature, religion, humanitarian, and knowledge. Government shall tax all donations to Nature and religion charities by at least 25%. Government shall not tax donations to knowledge or humanitarian or knowledge charities. The taxes from nature charity donations shall be paid to humanitarian charities. The taxes from religious charity donations shall be paid to knowledge charities.  
13/ To incentivize the efficient use of assets, all charities shall pay the prevailing rate for property taxes on real estate they hold and use like all other fictional citizens. However, because income taxes are inapplicable to charities, they shall pay a proportionately higher level of consumption taxes instead. Government shall not give any tax reductions or deductions to charities, or to those donating to charities.  
14/ Government shall not pay for maintaining or renovating any buildings or other assets for any religious charity. Nor shall Government subsidize any religion in any way.  
15/ Charities shall not buy advertising, imported goods, sacraments, incense, stained glass, luxury goods, expensive icons, expensive artworks, handmade rugs, or expensive relics.  
16/ No money belonging to any house of worship shall be spent or given away without a majority vote from the parish’s following and according to a plan created by the parish’s own local following.  
17/ Charities shall not overpay for goods, contracts, or staff. All charity salaries and expenditures are subject to Senate auditing and oversight.  
18/ No religion shall charge for its services or require any payments or donations from its members. No religion or
priests shall charge for services, or for non-attendance. 
19/ No new single house of worship shall hold more than 500 parishioners at any one time. 
20/ Government shall encourage parishes to share houses of worship between various religions. This will firstly save money and secondly help build brotherhood. 
21/ We cannot prohibit religions from making unprovable claims about preferential treatment in the afterlife. However, we can and should limit their ability to profit from these claims. All valuables paid to a religion either near death, or as a bequeath, shall be presumed to be buying a stairway to heaven. All such stairway to heaven gifts shall be subject to the highest rate of death tax. 
22/ All fictional citizens, and especially all charities shall file quarterly statements of income and balance. All charities shall be audited annually by government, the cost of which shall be reimbursed by the charity to government. Special attention shall be paid to making sure the charity is buying the right things, and not over-paying for them. Secretly profiting from the expenditures of a charity or a fictional citizen shall be a felony. 
23/ Government shall not give financial support to religions or religious charities, or their proxies. 
24/ Except with Senate approval, no more than 10% of the budget of any charity shall be spent on administration and expenses. The other 90% must be given away or used for the purpose the charity was created for. 
25/ To assure that the holy men of our nation are not it for the money, we shall: 
   a/ Cap the income and wealth of all priests and employees of non-profit organizations. 
   b/ Say that no priest, or non-profit employee shall make annual income over the average national wage including income from all sources. 
   c/ Have wealth over 30-year’s wages. (This amount may be further limited by Senate election.) 
26/ Any hiding of income or wealth on the part of non-profit staff shall be punishable as tax fraud. The forgoing shall apply to all priests, and everyone working in or for a non-profit organization. 
27/ Religions shall not provide their priests and religious officials with sumptuous accommodations. 

O — IMMIGRATION AND XENIA 

NR’158. CITIZENSHIP INTRODUCTION 
1/ With regard to citizens, immigrants and visitors, there shall be 9 classes of person in this nation: 
   a/ Native citizen (dark blue) 
   b/ Immigrant citizen (dark turquoise/teal) 
   c/ Provisional citizen (light blue) 
   d/ Immigrant-worker (dark green) 
   e/ Non-immigrant worker (light green) 
   f/ Visitor, or tourist (yellow) 
   g/ Refugee/ asylum seeker (orange) 
   h/ Exhod (dark orange) 
   i/ Illegal alien, or illegal alien (bright red) 
   x/ All of these 9 classes shall be considered immigrants except native citizens. Classes a, b and c shall be considered citizens, the other 6 classes d, e, f, g, h, and i shall be considered non-citizens. Each class shall have a different color of ID card if they are issued a government ID. The colors listed shall be of the most vibrant colors possible. This is so people will instantly know everyone’s immigration status. 
2/ A native citizen is someone that was born in this nation that spent a sufficient amount of their lifetime in this nation as follows: 
   a/ When both parents (both the genetic parents and the raising parents) are native citizens, The child does not need to spend any time living in the nation to automatically get the full rights of a native citizen. 
   b/ When both parents are immigrant citizens, or provisional citizens of this nation, the child must spend at least 1/5 of his life in this nation prior to his 18th birthday to automatically get the full rights of a native citizen. 
   c/ When one genetic parent is not a citizen, the child must spend at least 1/2 of his life in this nation prior to his 18th birthday to automatically get full rights as a native citizen. 
   d/ When no genetic parent is a citizen, at least 96% of the child’s life after their 4th birthday must have been spent in our nation to automatically get the full rights of a native citizen. Many children adopted after their 4th birthday will never become native citizens. 
3/ People born to illegal immigrants, and people born to those who entered this nation as legal non-immigrants shall not have any right to become citizens simply because they were born in this nation. 
4/ An immigrant citizen is someone that has changed his citizenship to that of our nation, and has also been a citizen for more than 20 years. All citizenship shall be provisional and with restricted rights for the first 20 years. 
5/ Only native citizens shall be allowed to vote in this nation’s election. Those who are not native citizens shall not vote in this nation’s elections. Prohibiting immigrants from voting is one of the easiest ways to get our nation to tolerate more immigration. 
6/ Anyone can serve in the Sub-Senate or Main Senate if they can get elected. However, only people who were born citizens of this nation shall be permitted to serve in the Over-Senate. 
7/ All immigrants and Exhods from the Parasitic Union that re-enter the Parasitic Union shall have their immigration status in our nation cancelled. Once people escape the Parasitic Union, they cannot go back ever again. This includes any part of the PU. 
8/ Neither government nor any fictional citizen shall be allowed to favor non-citizens over citizens, or illegal immigrants over legal immigrants. 
9/ Those people who lack a citizen number or a valid immigration number shall be ineligible to receive any government cash benefits. They may however receive
government non-cash benefits at an immigration or Exhod facility. Immigrants who work on a cash or barter basis shall conclusively be considered as unemployed, or tax frauds, and hence a burden to the system. Thus they may be deported as skivers.

10/ When foreigners shout loudly about how they hate our nation of the free, or our dear freedoms, these people may be denied entry to our nation.

11/ Xenia = the laws pertaining to foreigners.

NR'159. THE STAKE IN ISHTAR'S HEART

1/ The right to emigrate from the Mideast hell to the heaven of our land is the most valuable thing that Ishtar offers its slaves. Emigration is thus Ishtar's primary source of fuel and power. If the Ishtarians keep control of the right to immigrate to the nations of the world, Ishtar will probably live on. If we take control of the right to immigrate to our lands, Ishtar will probably die. We must therefore all treat our immigration selection system like it is the most important aspect of our battle with Ishtar, and the most important long-term aspect of international security and the prevention of war.

2/ Ishtar is a solvent, rather than dominant enemy. It is an enemy infiltrates and buys influence in our governments, and over our people. It is a corrupting enemy that thrives in darkness and public ignorance of how government actually works. So we must go in the opposite direction, and turn on the light of public attention for our government's systems and ways. In very few places is this more important that with our immigration permission system. Thus immigration must get lots of constant attention, forever, so it may remain totally un-corrupted and so Ishtar stays dead.

3/ We shall give no creed—hence to the rulings of the corrupt bureaucracy that allowed so many illegals to come to our nation. This was not the will of our people. This was the will of a foreign parasite, a desperate, corrupting, infiltrating, use any trick parasite.

4/ Ishtar's blood is acid and the stake through its heart will not last. The stake must be constantly watched and renewed.

5/ The shared group spirit of Ishtar seems immortal. Thus we may have to watch the stake forever.

NR'160. CITIZENS COME BEFORE IMMIGRANTS

1/ We shall learn from our democratic predecessors in Athens. We shall note how the Athenians regretted granting full rights to immigrants. We shall note how they eventually moved to limit the rights of the immigrants they once welcomed. We shall note how this happened just before our democratic predecessors were killed-out by combination of plague, reliance on imports, immigrant infiltrators, invasion, and an alliance between Persia and the Spartan military dictatorship. We shall also realize that both Sparta and Persia were both archetypical puppet states.

2/ The equality and constitutional protections of our nation shall not necessarily apply to non-citizens. Those who were born citizens shall have more rights than even immigrant citizens. No government aid, benefits money, or government free stuff shall ever be given on those who are in our country illegally, except for emergency life or death care.

3/ This democracy shall be run primarily by and for the native citizens of this land, and the rights of all others shall be secondary. All native citizens that have grown up in our land shall be equally protected and regulated by government, and no race, and neither males nor females shall be given preferential or disadvantaged treatment by government or by law. However, the Senate may elect to discriminate against the people from other nations based on their skills, intelligence, usefulness, religion, beliefs, national origin, gender, age, and potential hazardousness to the native citizens of this nation, among other metrics.

4/ Any nation, race or religion with a large contingent that continue to do any of the following shall have no right to do business with, or to enter our land of the free:

a/ They stand with genocide, Nazism, and other genocidal movements. Killing people is the devil’s answer to mankind’s problems.

b/ They engage in secret struggles or jihads.

c/ They condone any form of slavery, including wives as property.

5/ Non-citizens may have their visas and immigration status canceled for the actions of their associates and family members.

6/ When non-citizens come out publicly in favor of our nation's enemies, they may be deported only on that fact alone.

NR'161. VERIFICATION OF CITIZENSHIP

1/ As long as there is human privation in the world, and as long as freedom has its enemies, the very proposition of freedom is potentially endangered by infiltration, illegal immigration, and cloned identities. It is unfortunate, but in order to preserve our freedom and security as a nation, there must be some minor compromises with regard to our individual freedoms, to make sure that a foreign invasion or overthrow force is not secretly being built within our nation.

2/ It is folly to rely exclusively on external border controls. Therefore, all citizens and visitors shall be required to register and use a national biometric ID verification system. The national ID system shall be required whenever voting in Government or private sector elections, and whenever obtaining government services, financial services, employment, housing, using a county recorder, paying taxes, flying, crossing the nation's external borders, or creating a binding contract in many sections of the economy. It may also be required when moving between regions of the nation.

3/ Everyone entering and leaving the nation shall have their biometrics checked and perhaps recorded by the immigration police. The term biometrics may be
The following shall be a felony and violators shall be deported:

- Those who use someone else’s passport or immigration documents.
- Those who use forged or altered immigration documents.
- Those who conduct and bring illegal immigrants into our nation.
- Those who produce, distribute, or sell forged or cloned immigration or citizenship documents.
- Those who knowingly harbor or give sanctuary to an illegal immigrant.
- Those who employ or house illegal immigrants.
- Those who return to this nation illegally after being charged with illegal immigration.
- Those who bring illegal immigrants into and out of our nation.
- Those who produce, distribute, or sell forged or cloned immigration or citizenship documents.
- Those who use someone else’s passport or immigration documents.
- Those who return to the nation illegally after being deported.
- Those who conduct and bring illegal immigrants into this nation.
- Those who produce, distribute, or sell forged or cloned immigration or citizenship documents.
- Those who return to this nation illegally after being deported.
- Those who use forged or altered immigration documents.
- Those who use someone else’s passport or immigration documents.

1/ Illegal aliens shall neither create, nor be the subject of a binding contract or insurance policy.
2/ Employment of illegal aliens shall be understood to include all part-time and odd-job employment. It shall also include all forms of landscaping work, agricultural work, housekeeping work, construction work, restaurant work, building maintenance work, factory work, independent contractors, commission salesmen, and even the lending of things for sale.
3/ If an illegal alien:
   a/ Is injured at work.
   b/ Causes fines, or third party liability while working or while coming from employment.
   c/ Causes third party liability from a vehicle accident while employed or coming from employment.
   d/ Needs medical care, or causes someone else to need medical care.
   x/ Then all liability shall fall back upon the employer of the illegal alien if employment can be proven.
4/ It shall be considered tax evasion to pay money or

6/ Those stopped for an immigration check shall only be questioned about immigration matters, unless indisputable evidence of a felony is discovered in that stop.
7/ Except to prevent infiltration, and illegal immigration, government shall not racially profile the people.
8/ Everyone arrested as an illegal alien shall be given monitored 24-hour unlimited access to domestic calling, emailing and public records while in custody and awaiting trial. This is so citizens and legal immigrants will have every opportunity to identify themselves as a legal before being charged with illegal immigration.
9/ There shall be no right to release pending trial for illegal immigrants.
10/ Those convicted of illegal immigration shall spend no less than 3 years working 60-hour weeks at an immigration work camp before being deported. However, if they can provide video evidence to convict at least one of their illegal employers, even an odd-job employer, they shall be released immediately upon the conviction of their illegal employer. Those twice convicted of illegal immigration shall spend no less than 12 years working 60-hour weeks at an immigration work camp before being deported.
11/ Unskilled foreigners shall generally be required to leave our nation and not come back upon a conviction for a serious misdemeanor, regardless of their family ties in our nation. Skilled foreigners with family ties shall be required to leave and not come back upon a conviction for a felony, or any violent crime or threat of violence.
12/ The following shall be felonies, and violators shall spend up to 20-years in an immigration work camp:
   a/ Those who conduct and bring illegal immigrants into this nation.
   b/ Those who produce, distribute, or sell forged or cloned immigration or citizenship documents.
   c/ Those who return to this nation illegally after being deported.
   13/ The following shall be a felony and violators shall spend up to 10-years in an immigration work camp:
      a/ Those who use forged or altered immigration documents.
      b/ Those who use someone else’s passport or immigration documents.
      c/ Those who knowingly harbor or give sanctuary to an illegal immigrant. Here, the penalties shall apply to each illegal immigrant.
      d/ Those who employ or house illegal immigrants. Here, the penalty shall apply to each illegal immigrant.
14/ There shall be no parole or early release for immigration violations. All illegal immigrants shall be deported immediately upon release from incarceration or work camp.
15/ For illegal immigrants already in the nation on mustering day, if they register within 30 days with the nations’ immigration department, they shall suffer no penalty arising from their illegal immigration for one year, provided they comply with the subsequent directives of government, and live at the addresses they declare to government.
16/ Every person entering or leaving our nation may be:
   a/ Photographed and recorded by the immigration department.
   b/ Required to give fingerprints for scanning.
   c/ Required to go through a metal detector, or body scanner.
   d/ Required to submit an iris scan.
   e/ Required to answer the questions of the immigration and customs people.
17/ All immigrants must share all their online IDs, user names, real addresses, online addresses, and phone numbers with INS. Then INS shall determine all nexuses of foreign communication for all immigrants. The criminal, court records, and recorder records of all immigrants shall be checked in both their claimed nation of origin, and all nexuses of foreign communication.
18/ If an immigrant owns land in another nation, that fact must be declared to our recorder system.

NR’162. ILLEGAL IMMIGRATION

1/ Illegal aliens shall neither create, nor be the subject of a binding contract or insurance policy.
2/ Employment of illegal aliens shall be understood to include all part-time and odd-job employment. It shall also include all forms of landscaping work, agricultural work, housekeeping work, construction work, restaurant work, building maintenance work, factory work, independent contractors, commission salesmen, and even the lending of things for sale.
3/ If an illegal alien:
   a/ Is injured at work.
   b/ Causes fines, or third party liability while working or while coming from employment.
   c/ Causes third party liability from a vehicle accident while employed or coming from employment.
   d/ Needs medical care, or causes someone else to need medical care.
   x/ Then all liability shall fall back upon the employer of the illegal alien if employment can be proven.
4/ It shall be considered tax evasion to pay money or
valuables to workers in this nation without doing all of the following:
a/ Registering the person as a worker with government.
b/ Pre-paying the repatriation deposit for that worker, if any.
c/ Pre-paying the foreign worker tax, if any.
d/ Paying the worker’s remuneration into the worker’s cash card account administered that is tracked by the immigration department. There shall be no privacy with regard to these worker cash card accounts of non-citizens and the immigration department and police may examine them without a warrant.
5/ Driving licenses, vehicle registration and vehicle ownership rights shall only be available to citizens, and to legal foreigners for the length of their permission to stay. In order for a foreign driver’s license to be valid, it must be accompanied by valid documentation showing the person’s right to be in our nation. Without this documentation, the foreign driver’s license shall not be valid and the driver shall be guilty of driving without a license.
6/ All police and government officials shall be required to defend the nation from illegal migration. Immigration officers and police shall lose their jobs if they don’t arrest all illegal immigrants they knowingly come across.
7/ Government shall maintain an anonymous illegal immigration tip hotline and offer monetary rewards for information leading to the apprehension of illegal aliens.
8/ Non-citizens shall not be allowed to recover more through our nation’s adjudication system than they would get in their home country.
9/ The people shall view illegal aliens as a national security and crime threat. It shall be a matter of civic duty and national security to make sure that all immigrants are approved by our nation’s new and relatively incorruptible democracy.
10/ Those who overstay a tourist visa by a short time shall pay a fine of one day’s wages per day they are late up to 15 days. Those who were too ill to travel may be granted an extension after the fact if they have a documented reason. Those who overstay greatly may be sent to work camp.
11/ Government shall limit the financial accounts of all non-citizens. These accounts shall be suspended domestically at 12:01 am on the day after the person is supposed to leave our nation.
12/ Non-citizens in possession of firearms in public get 20 years in work camp. If at their residence the penalty shall be 10 years. Non-citizens in possession of explosives, bio-toxins, weapon chemicals, or nuclear material for which there is no credible explanation shall be subject to the death penalty under torturous punishment. Non-citizens participating in mob-violence or mob confrontations shall be subject to 20-years in prison and deportation.
13/ There will no longer be any question of whether someone is legal or not. Each county recorder shall guarantee identity, photograph, immigration status, conviction history, judgement history, employment history, educational history, address history, and work qualifications.
14/ Illegal immigrants that cannot provide a nation of origin and identity shall be presumed to be fugitives from the law and shall be subject to eternal work camp until they can provide both identity and citizenship.
15/ following groups may be deported at the option of the Senate, even if the previous government has granted them citizenship:
a/ Immigrants that have not both made a reasonable living for themselves and paid a reasonable amount of taxes on that living.
b/ Immigrants with a substantial amount of wealth that is beyond what could be afforded by the income they reported on their tax filings.
c/ Immigrants that have received government aid that is greater than the taxes they have paid.
d/ Immigrants that have outstanding arrest warrants against them for felony crimes.
e/ Immigrants that have criminal convictions, or were arrested many times, or who are homeless.
f/ Immigrants that were granted refuge or asylum, these conditions now being considered temporary.

**NR’163. WE OWE THEM NOTHING**

1/ The massive influx of immigrants to our nation is obviously contrary to the will of the people and the result of corruption. It may therefore be judged fraudulently obtained and voidable at the election of the Senate. And just as stolen or fraudulently obtained property may be demanded from its rightful owner after decades, so too may stolen or fraudulently obtained immigration status.
2/ Our nation shall have no obligation to those previously granted citizenship if they obtained citizenship based on lies, matrix illusions, corruption, mafia connections, or inaction by a corrupt government.
3/ Our nation shall have no obligation to those previously granted citizenship if they cannot use the language of our nation above the reasonable levels set by the Senate.
4/ All immigration status and citizenship ever granted to living people shall be reconsidered by a Sub-Senate jury of 35 in light of the Senate’s new immigration standards. This jury as always shall be randomly drawn for the many cases they review on each day. Only native citizens over age 40 and under age 60 may judge in matters of immigration.
5/ No grant of immigration amnesty, immigration status, or citizenship shall ever be completely final. If any Main-Senate jury elects that certain individual immigrants are a problem, or a potential problem for our people, they may with a 60% overmajority cancel their immigration status or immigration amnesty. Employed, tax-paying, law-abiding, well-mannered immigrants should have little to fear from this rule.
1/ There shall be no requirement of equal treatment for non-citizens. Also, non-citizens are not allowed to make claims of discrimination based on being foreign, or being a non-citizen.

2/ All immigrants shall be expected to adopt our permissive and tolerant culture. Immigrants who are criminally intolerant of our tolerance shall be deported, even if they came 80-years earlier. Tolerance is both fundamental, and simple to mandate.

3/ All immigration involves race. When immigration doesn't involve race, it is called re-unification, as with Vietnam, Germany, and soon the Koreas.

4/ All immigration involves discrimination. As long as the world is full of under-developed and under-educated hordes that will burden more than benefit our nation, we must discriminate in matters of immigration. As long as immigration demand exceeds immigration supply, we must discriminate in matters of immigration. As long as freedom has its enemies, we must discriminate in matters of immigration.

5/ Because national origin, race, ethnicity, and religion are such vitally important aspects of immigration, we must be able to freely talk about them in the context of immigration. Therefore, no law, or private rule in our nation shall limit the right of the people to discuss national origin, race, ethnicity, or religion in the context of immigration, including past immigration, and in a way that does not threaten or call for extrajudicial violence.

6/ We the people of this nation shall be allowed to establish ideological, educational, economic, and country of origin preferences for the immigrants that we will allow to come to our nation and become part of our national family in the next generation. We shall also be allowed to select which immigrants that we want.

7/ The Over-Senate shall decide by sophocrite which nations, regions and belief systems it will honor and befrend, which it shall remain neutral about, and which it shall dishonor and scorn. Our land of the free shall be prohibited from honoring or remaining neutral about nations and belief systems that permit, fund, condone, or sponsor totalitarian government, monarchy, slavery, terrorism, harem-slavery, child marriage, forced marriage, genital mutilation, dowry, brideprice, human trafficking, forced labor, debt bondage, bonded labor, descent based slavery, forced or early marriage, marriage slavery, or sex cell slavery.

8/ Our nation shall push for women’s rights worldwide — so they are more equal to men’s rights. The Senate may disfavor foreign nations that discriminate in extreme ways against their female population.

9/ We call our form of government Isocratic because all native citizens are treated equally under the laws, government, and institutions we establish for ourselves. However, our isocracy shall not fully extend to all social, personal, and family matters, or matters of family businesses. It also shall not apply to matters of hiring at small enterprises of 10 or fewer non-family people working at any one time.

10/ The initial period of rapid and easy progress towards ending racial discrimination is over in our nation. After some 50-years, all the big and easy benefits of affirmative action have already happened. Therefore, all systems of racial, ethnic, disability and sexual orientation preference or quota, stated or unstated shall be abolished and prohibited in our nation. This shall be so for government, for all fictional citizens, and for all institutions (including all schools) in the land. All must treat all citizen equally regardless of race.

11/ Over-representation or under-representation of any group shall no longer be seen as evidence of racism.

12/ In our nation, we highly value isocracy, or the fundamental legal equality of man. It is our main argument against both a king’s rights over his subjects, and one race’s rights over another. It is also our main argument against slavery, and a basis for our economic system. Thus the fundamental equality of man is a foundational and hugely important thing in our system. Nonetheless, this right of isocracy is still less important than our all-important right to free speech. We must all be able to discuss the truth, and to know what everyone thinks, or we will have a blind and misinformed democracy, and equality will not matter much then.

In other words, freedom of speech is critically important to a democracy, while the honor of its citizens matters much less in comparison. Therefore, citizens shall be free to hurl the worst insults and obscenities at one another, and they shall not be penalized in any way by the law for it unless they are threatening or calling for extra-judicial violence.

13/ Discrimination on the basis of political belief shall be considered more important than discrimination based on race. This is because discrimination based on political belief as a matter of all-important free speech.

14/ There shall be no reparations for slavery because the US civil war ended over 150-years ago.

15/ In our nation of immigrants, we as a nation actively try to de-emphasize racial differences. So to that end, those who are less than 1/3 of any race shall not get to call themselves as from that race. These people may only make the qualified statements that they are 1/2 or 1/4 or whatever amount it is of whatever race.

16/ The terms Indian and Native American are too vague and confusing. From now on, we shall use the following racial terms in our nation and nobody shall be allowed to alter them or make up new terms for at least 20 years: RED INDIAN = the people that existed in the US and Canada prior to 1492. The terms Red Indian and Redskin shall not be seen as offensive, as this was simply a descriptive term to contrast the indigenous Americans with the other white-skin and black-skin races. Also, Red Indian is the term that the 1.4 billion people of India use to refer to the tiny number of indigenous Americans. INDIAN = the people of India.
Indian, there are between 2.7 and 6.7 million people today, thanks to the many perks of claiming to be a Red Indian (0.84 people/km²). So at no point was the population of Red Indians sufficiently dense to make a valid claim for exclusive ownership of the land. 21/ For the sake of comparison, Bangladesh has a population density of 1,265/km², Java Island has a population density of 1,100/km². India has a population density of 464/km². Germany: 232/km², the Lower 48 states of the US: 103/km², Mexico: 66/km², Russia: 9/km², Canada: 4/km². The Fort Apache Indian reservation has a population density of: 1.9/km², The San Carlos reservation: 1.4/km², The Mescalero reservation: 0.7/km², and the Hualapai reservation has 0.3/km². And all of these numbers are certainly overstated due to the way we have allowed all Red Indians to self declare their ethnicity to quality for government perks.

22/ There are striking similarities between our nation's Indian reservations and the evil off-limits royal game parks talked about many times in the Magna Carta. 23/ There shall no longer be any Red Indian reservations, Red Indian jurisdictions, or special Red Indian rights in our nation. All of these shall be no more. 24/ All Red Indians that have lived on a Red Indian reservation without having another residence that is off the reservation shall be given the lands that they have actually used up to the amounts listed as follows. Those Red Indians that have had another off-reservation residence that they lived in for part of each year, even a rental property shall get nothing: a/ If the person is a genuine Red Indians that is more than 1/3 Red India by Senate approved testing methods, then they may each keep up to 160 acres of farmland/ranch-land that they have actually used for farming or ranching during most of the years in the past decade. For a family of 4, this is 640 acres, a square mile of land. b/ For genuine Red Indians who have not used land for agricultural purposes, these people may keep up to 10 acres of land they have lived on per person. c/ People that are more than 1/6 Red Indians may keep up to 1/4 of these land amounts. d/ People that are more than 1/12 Red Indian may keep up to 1/8th of these amounts. x/ All of the other Red Indian lands shall be nationalized. 25/ All separation into ethnic and religious groups shall be seen by our melting-pot democracy as the opposite of brotherhood. There shall be no Government money spent on ethnic or religious community centers, or reservations, or minority aid for this reason. All existing government funded ethnic and religious community centers and facilities shall be immediately cut-off from Government funding. If the center has been more than 80% funded by Government money, then it shall be taken back by Government and then auctioned off. There shall also be no non-profit status granted for ethnic groups. 26/ It shall not be a crime when people speak racist or misogynist words that are not threatening or not intimidating. However, it shall be a matter of public knowledge and concern. Therefore, recordings shall be
public domain, and may be freely distributed in original unedited, uncut, un-enhanced form. They may also be freely attributed to the person actually that said them. Also, if the court considers these words to be a matter of extreme public concern, then the court may order the recording to be put on the person’s official Facebook page until another court removes them.

27/ If a person quietly says one or two racist and insulting words and this leads to violence, then the sentences can be reduced by up to 15%. If a person says a bunch of insulting racist words, and lead to violence, then the sentences can be reduced by up to 30%. If a person follows another person around taunting them with racist insults, and this leads to violence, then the sentences can be reduced by up to 50%.

28/ No double standards shall be allowed under the law. No group shall have the right under the law to get offended by outsiders calling them by a name that insiders regularly use for each other.

29/ In general, all races shall be treated equally, and all racial crimes and violence shall be treated equally regardless of which races are affected.

30/ All statues, monuments, plaques and name of all heroes of the Confederacy shall be removed from all public property and the property of all fictional citizens in our nation. All of these men fought for slavery, and we in the land of the free find their agenda of slavery totally incompatible with our agenda of universal freedom.

31/ There shall be no segregation, or different treatment, or separate but equal facilities for citizens. There shall be no institutions, public or private, reserved for some races of citizens, or institutions that exclude some races of citizens.

32/ Equal protection under the law shall not mean special accommodations for the weak or disabled, and these shall have no greater rights than everyone else. The benefit being microscopic in comparison to the cost, government shall not require the people to make any provision for the disabled minority in their buildings and businesses. All existing facilities for the disabled minority on private property may be removed without government permission or building permits unless doing so involves structural modifications.

33/ People in wheelchairs shall be expected to use a personal vehicle to get around. No provision shall be made for wheelchairs in the public transit system. No braille bumps shall be provided on the floor/pavement of any public space. All transit stations shall however have electronic location RFID gird beacons for the visually impaired, and reasonable grappling devices and ramps for wheeled droids, baby prams, and wheelchairs.

34/ Government shall not protect the people from workplace discrimination based on age or clear disability that requires special accommodations be made for them. Also, employers (including government employers) may discriminate against people who have tattoos, piercings and other body modifications, particularly modifications that are not hidden by the clothing or hair.

35/ Tobacco users shall never be considered a protected group in any way. Tobacco users may be discriminated against by both employers and government. Employers may require that tobacco users track how much time they take for smoking breaks and work longer to make up for this time.

**NR’165. NON-CITIZEN RIGHTS & RESPONSIBILITIES**

1/ We shall err on the side of fastidiousness with regard to protecting citizen rights. But in order to do this in every way possible, we must also err in the opposite direction with regard non-citizen rights. Concession is a modality, and we shall never even start down the path of concession with any immigrant group. They come to us, as individuals, and they adopt our tolerant and totally peaceful ways as individuals.

2/ Immigrants and especially Exhods shall not be free to dress in their own particular way. They must dress like the people of our nation, and they can’t use tell colors, bandanas, veils, headscarves, beards, haji caps, Yarmulkes, accessories, or the like to distinguish themselves as: with the old country. Such clothing preserves a separate immigrant community identity and thus slows the assimilation process. We want to go in the opposite direction and speed up assimilation. Immigrant identities shall be tolerated by our nation, but discouraged wherever practical. And here with clothing, we have a place where we can easily and powerfully discourage separate immigrant identities. This also applies to weddings and other ceremonies. In general all immigrants are expected to assimilate into our culture and reject their birth culture, especially when these is opposed to our ways, our wealth, and our nation’s geopolitical power.

3/ We hold our rights and freedoms so dearly that we will never give them up for any group of immigrants, visitors, or foreigners. No foreigners shall ever make any demands at all that we do anything to accommodate their ways or their religious or cultural sensibilities. Immigrants making such demands may have their immigration status canceled.

4/ All immigrants shall be seen as coming to our nation as humble suppliants, and all shall be expected to adapt to our way of life. Our people shall not be expected to alter their way of life in the slightest way to meet the cultural needs of the people we have graciously allowed to come to our land.

5/ We, the citizens of this nation shall never suffer any loss of our dear rights, or liberties, because they are in conflict with the customs of some immigrant group. If the immigrant group cannot stand our customs, let them go back.

6/ Immigrants from nations with tyrannical and slavish cultures shall be expected to give up all of their old tyrannical and slavish ways and sever all ties with their former institutions when they come to our nation, our land of the free. This shall include wearing slave’s clothing,
eating special slave’s food, paying slave’s taxes, and publicly prostrating themselves like slaves.
7/ Those who are not native citizens shall not have the right to vote. The language and cultural barrier causes ignorant voting. Loyalty can also be an issue. Also, if immigrant votes are allowed to dilute native votes, then people will tolerate less immigration.
8/ Those who are not citizens shall not have the right to:
   a/ Assemble, engage in protest, or stand up and be counted in our nation.
   b/ Bear arms in our land.
   c/ Initiate confrontations or act aggressively with the native citizens of our nation.
   d/ Commit multiple minor crimes.
   e/ Pretend to be non-immigrants or immigrants from a place that is different than where they actually came from.
   f/ Join or support political groups, or parties, or try to shape public opinion in our nation.
   g/ Privacy with regard to national security snooping on their communications. All communication by non-citizens and provisional citizens is subject to monitoring by government without a search warrant.
   h/ Communicate using undisclosed accounts. All non-citizens and provisional citizens shall be required to register all electronic communication accounts they use in our nation.
   i/ Irrevocable immigration amnesty. Our new incorrupt government shall have the right revoke any immigration amnesty ever offered by the corrupt preceding democracy.
   j/ Challenge their deportation if they are undocumented, or if they have been in the country for less than 8-years.
   k/ Leave our nation and return unless permission to return is granted.
   x/ Immigrants that come from, or visit certain troublesome nations may be held to higher standards.
9/ If the nation ever institutes compulsory military service:
   a/ Immigrants shall be 1.5x as likely to be drafted.
   b/ Exhods shall be 2x more likely to be drafted.
   c/ Haremi shall be 4x more likely to be drafted.
10/ In war, drafted Exhods and Haremi shall be assigned more dangerous point tasks in military assaults.
11/ The people of our nation shall welcome immigrants into their communities. To do otherwise is have them settle together in pockets hidden away from our people, hidden in places where Ishtar is stronger.
12/ Exhods shall not settle in exclusive old-country communities, or in total make up more than 20% of any community.
13/ If any immigrant group is causing or threatening terrorism, or uprising, then all members of that group shall suffer whatever rights intrusions we as their host nation elect to impose upon them. Either that or they can go back. Their people may be questioned, searched, monitored, and their movements limited as well. They may be deported, interred indefinitely, and they may also be refused the right to leave our nation if the Over-Senate so judges any of this. Again, the flip-side of all these rights intrusions is that more people will be tolerated in more and better places.
14/ If the Over-Senate declares that this nation is at war with any nation, ethnic group, religion, or clan, then the Over-Senate shall have the right to discriminate against, expel, inter, or incarcerate all provisional citizens and immigrant citizens from that nation, ethnic group, religion, or clan, as well as their minor children. However, this shall not apply to the children of immigrant citizens that are native citizens and over age 21
15/ Immigrants and more particularly Exhods shall be seen as a potential national security threat. For this reason, The Senate shall have broad rights in limiting their conduct, activities, and travels.
16/ Non-citizens shall be expected to stay well within the boundaries of our justice system. The courts may impose 1.5x penalties for visitors and immigrants, 2x penalties for Exhods, and 3x penalties for illegal immigrants. This clause may be multiplicative with regard to other penalty multipliers.
17/ Except for non-citizens confirmed to the Senate, those who are not native citizens shall not be allowed to work in our government in any role that makes any important decisions about the citizens of our nation.
18/ The Senate may require all or some non-citizens to carry a location tracking device such as a cell phone at all times.
19/ Non-citizens shall not be allowed to engage in ambulatory vending or door to door sales, touting, or begging. Non-citizens engaging in these activities shall be deported. Also, it shall be a crime for ambulatory vendors, commercial touts, and beggars to walk up to people — however citizens touting political change shall always be protected and excluded.

NR'166. REFUGEES
1/ If we make it too easy for people to leave their nation and seek refuge in our nation as immigrants, we will not only suffer a flood of cowardly, unpatriotic shirkers as new citizens, but we will also undermine the will to fight for freedom and liberty worldwide. Our land of the free shall not do this for the cause of freedom in this world. Our actions shall not weaken the resolve of those who would fight for freedom in their home nation.
2/ All fighting age refugees and Exhods between age 17 and 50, except mothers of children under age 13, shall be expected to fight for the cause of freedom in their nation. All shall be expected to eagerly undergo training as an invasion army that may be sent back to fight for democracy in their country. When an invasion force of sufficient strength is assembled, our nation shall transport this army back, placing our own volunteer freedom-fighting advisors and coordinators among them at a ratio of roughly 1:50. Then we will give them military intelligence and provisioning as they do their part in their own nation to spread democracy and freedom. Also,
these refugee armies shall generally be armed with fast- 
rusting sealed arms and short-life ammunition. 
3/ As all chaotic refugee situations tend to result in child 
sex trafficking, and sexual slavery — and young children 
and young women are so harmless to societies, all 
unaccompanied children shall get first preference. Next 
shall come young women. Next comes mothers with 
children. Next comes single women that are still of 
breeding age. Then comes old women, then old men. We 
shall give refuge last males between age 17 and 35, and 
2nd-to-last refuge to males age 36 to 58, and these 
fighting age males only if they eagerly sign on to undergo 
combat training and return to their nation to fight for their 
cause. 
4/ No immigrants or refugees shall be allowed to enter 
our nation without proper vetting. All immigrants that the 
previous corrupt democracy allowed to enter our nation 
either without proper vetting or without any record of 
proper vetting shall be subject to deportation on this 
account alone. 
5/ Looking back on history, most great influxes of 16 to 50 
year-old men entering other nations have been invading 
armies. As well, most genuine war refugees are women, 
children and old people. Therefore, no immigrant group 
coming as mostly young men may call itself as refugee.

NR'167. EXHODS
1/ Exhods are former Muslims, Ishtarians, Haremi, and 
other Semites undergoing mass relocation from the land 
of no resources and its inverted agenda. They are also 
the people who have previously emigrated away from the 
land of no resources and have been sent back. Exhods, 
as a type of immigrant, are different from refugees in that 
refugees are fleeing temporarily and Exhods are 
relocating forever from a land that should not have 
because it cannot sustain people.
2/ Exhods shall suffer a life-long loss of their rights as 
stated herein. They shall also be required to undergo re-
education and pay back the cost of their relocation.
3/ All Exhods must cleave against both Ishtar and Islam.
4/ No Exhods shall be allowed to enter our land until we 
are reasonably sure that:
a/ They as an individual have cleaved against both Ishtar 
and Islam.
b/ Their entire nation has cleaved against Islam and Ishtar to the man.
c/ Their nation has instituted a standard 1-in-25,000 
broad democracy.
d/ That all harems in their nation have been shut down.
e/ That all Haremi in their nation have been exposed.
5/ This nation shall get 43 hours of diligent labor a month 
(10 hours per 7-day week) from all Exhods between 18 
and 60 years old until 2037.06.19, unless the UM elects 
to extend the term or expand number of hours due to 
terrorism, or warfare, or war mongering. This “discharging 
tax” can be paid either in the Exhod's regular wages, or in 
labor to the public if they can't find a job. But this Exhod 
discharging tax is due first, before the Exhods can collect 
any other wages or other monies in the adopting nation. 
Exhods that don’t pay their Exhod discharging tax shall 
not be allowed to remain our nation. Those found after 
the fact to have evaded this regulation or underpaid their 
discharging tax may be sent back. All Exhods shall 
perform their public service with the same alacrity and 
hard work that was previously expected of service to 
Ishtar and the parasite’s cause.
6/ Children born to pre-move Exhods more than 7 months 
after revelation day, and their genetic parents shall get 
exodus priority in last place for normal people.
7/ All pregnant women intending to go through the exodus 
process must have an abortion if they are less than 2-
month's pregnant at revelation day.
8/ Exhods shall not hold or spend cash, precious metals, 
or other fungibles, and all money paid and spent by 
Exhods for the remainder of their life shall be spent 
electronically through government monitored accounts.
9/ All Exhods may declare one mate upon arrival. Aside 
from this one person, they shall not have children with 
any of their kind. All Muslims, all people from PU nations, 
all Semitic people, all Haremi, and all undocumented 
person shall all be considered to be of one kind. Those 
who have a child with one of their own shall have their 
immigration status cancelled and they must go back for 
resettlement in another nation. Those elected to our 
nation's Senate shall be seen as native citizens and shall 
be excluded from this section.
10/ Exhods and refugees can not leave our nation or their 
status may be cancelled.
11/ All Exhods must get pre-approval for their settlement 
address, and all subsequent changes of address.
12/ Exhods may be temporarily housed in evacuated 
flood zone communities and evacuated areas as 
determined by the Senate.
13/ Exhods shall not be allowed to work-in, live-in or live 
near a city with over a 500,000 people.
14/ Exhod families shall not be allowed to settle together 
in communities, or work together, but must scatter 
throughout the nation and stay away from each other, 
unless they are part of the same nuclear family. This 
however shall not apply in new nations where the people 
of their state may settle in any sized groups up to 3% of 
the population.
15/ All Exhod children must attend public schools with the 
children of our nation. There shall be no religious or 
private schools for Exhod children. There shall be no 
school instruction of the old language to Exhod children. 
There shall be no home study for Exhod children except 
where the child is unquestionably disabled.
16/ For 10 years after they are adopted by a Centi-Nome, 
Exhods shall not travel around the nation, but must 
remain in the county they settled in. This term may be 
extended or shortened by the Senate. However, Exhods 
shall not be permitted to lobby government for anything, 
including an early release here.
17/ Exhods shall have no right to demand anything, and no right to lobby government.
18/ Exhods shall not have the right to live where they choose but shall be adopted by a Nome to live in. 
19/ Exhods shall have no right to sponsor, or bring in other Exhods, even family members. If genetically maternal siblings, genetic children, or genetic parents are later admitted, and the adopting Centi-Nome permits, these may be allowed to settle in the same household. 
20/ Exhods shall not be allowed to cover their heads except when it is below 10°C, and then they must use a one of our caps and not a scarf. 
21/ Except for tertiary school graduates, all Exhods shall obey a one child policy (not one child plus). Exhod women that already have a child, or show signs of having had a child upon a medical examination shall be prohibited from having more children. All excess pregnancies shall be aborted or the family may be sent back. Exhod women that can pass the Senate’s tertiary school verification test in a serious subject, in English, shall be allowed to have up to 4-children.
22/ All Exhod women under age 30 that become pregnant must have an abortion if they want to stay. 
23/ People living in immigration camps shall not breed, and must use long-term birth control if they are not living in a same sex environment. If a woman becomes pregnant in violation of this rule, she must have an abortion within the allowed abortion time period if she wants to stay. Otherwise she will be considered as having given up her immigration status, 
24/ No Exhod female shall be permitted to have a child in our land until she completes secondary school in our nation, or passes the secondary school equivalency exam in our nation, and in its national language of English. This rule shall also apply to all woman who were ever illegal aliens in our land.
25/ Exhods shall not have children until they are economically self-sufficient, and are living without any government aid for more than one year.
26/ No Exhods shall have any children until 8-years after Constitution Day. This time period may be extended by up to 8-hours for each Arab terrorism death that occurs outside of PU territory.
27/ No more than 20% of the people in any enterprise shall be Exhods. This shall not apply to enterprises with 5 or fewer people.
28/ Exhods shall keep and possess no physical property and no wealth from their old nation for as long as they live. They may keep electronic files, but there shall be no physical property kept. This shall include wedding rings and heirlooms.
29/ All Exhod owned businesses shall include the suffix letters Ex.
30/ Exhods shall not be issued passports and shall not be allowed to leave the country until after the PU has been fully Exhoded. If they do leave the country early, then they may not come back and shall be deported instead. 
31/ The Senate shall prepare automated learning materials so that Exhods may use their time constructively and prepare for their new life before they are relocated. All Exhods must however spend at least 90 days in an immigration camp to come to our nation. We shall consider our immigration camps an initiation rite, so immigrants appreciate being allowed to come to our nation.
32/ When a member of an Exhod family commits a felony, all members of that Exhod’s family is subject to deportation upon a simple majority of a single vote of the adoptive Centi-Nome.
33/ All Exhods are subject to deportation upon a 2/3 overmajority vote of their adoptive Centi-Nome.
34/ Those Exhods confirmed to the Senate in our land, and those elected as full Ubiqs in our land for making a significant contribution to our society shall (like all immigrants) be considered as native citizens and they shall thereupon be exempt from the Exhod discharging tax, as well as the Exhod child limits. It should be noted that this policy of Senate exemption can only function and judge properly where the foreigners are spread-out among our population. This practice cannot work properly where immigrants are allowed to live in mono-culture get-out communities.
35/ All Exhods shall pass a culture test, and employability test prior to admission. All Exhods will be expected to behave just like the people of our society after their extensive training.
36/ There shall be a lower bar for infractions among Exhods and higher penalties for violations. These things are necessary to move more people.
37/ There shall be special rules for Exhods from war torn and terrorism-prone areas and nations.

NR’168. IMMIGRATION RULES
1/ Except during epidemics that are at that time killing more than 6% of the people they infect overall, or more than 2% of the healthy population under age 60, there shall be no internal visas, internal passports, sanitary passes, immunization passes, or permissions of any sort for citizens to move from one part of the nation to another, or to leave the nation. The foregoing includes both government and non-government permissions. The foregoing however shall not apply to citizens that are in or about to enter the military, those released from jail on bail, and those awaiting trial for, or convicted of a felony. Non-citizens may also be required to remain within one or more counties as a condition of their visa status, unless they wish to leave our nation. Everyone must show identification to enter or leave the nation.
2/ The national government shall be the exclusive arbiter of who may travel and who may not. Native citizens shall only be denied the right to travel after a properly noticed hearing. No transport provider shall have the right to deny passage to citizens except where that person is on the national government’s no-fly, or no-transport list. Also,
when citizens are away from home and come to be on the national no-transport list, they shall be allowed to return home.

3/ We shall be one nation, with one national language. All domestic government services shall be presented-in and take place in English or later Euemi. Except for the study of foreign languages by proficient speakers of English, all of the nation’s public schools and fictional citizens shall use English exclusively. All news reading, newspapers and news magazines shall only be in the national language of English. Later, the Senate may allow Euemi as a second language. Later still, when the world switches to Euemi, we may phase out English.

4/ So that we are more tolerant of immigrants and so that we can allow more immigrants to come to our nation, we will say that:

a/ Voting is a birthright. Except for confirmed Senators, immigrant shall never vote in our nation’s elections.

b/ When the children of immigrants are raised in a sequestered immigrant communities and do not speak our language properly, they don’t get to vote either.

c/ The Senate may require that all or some immigrants and Exhods carry location tech and must answer video phones.

d/ All Exhods shall be required to carry location tech and must answer video phones.

e/ All immigrants and visitors from war torn, terroristic, and high homicide nations shall be required to carry location tech and must answer video phones.

5/ All applicants for work visas and immigration visas shall be merit-tested for their problem-solving skills, general skills, and reading skills in English. Those tested for an immigration visa shall also be tested on the laws, cultural norms and free-market economics of our nation. The right to immigrate to our land of the free shall be prioritized according to merit test score. A low score shall be grounds for denial of application.

6/ The Exhods will prioritize themselves in a queue. However this will not work for ordinary immigrants. So we shall select the best immigration applicants with a multiple choice test given at our overseas embassies worldwide every teneth. The fee for taking the test will be 1/2 of a day’s wages in our nation. Each Over-Senator shall select one multiple choice question from among of 30,000 existing pre-approved questions. These will be auto sent to a secure website 10 minutes before a test that starts at the start of international trading hour. There will be 100 tests of 100 questions each. Also the questions proceed by Senator number so that the questions will both be secret and verifiably so. As the applicants enter, they will be randomly given shuffled tests. At the end of the testing period, the applicants will turn in their tests and as they do, they will feed the long scannable answer page through the scanner, along with scanning their ID. The score will immediately appear on the reader, as well as on the immigration website along with their name in real time. After all tests are all scored, the system will figure out the cutoff score to apportion that teneth’s immigration allotment to the people best at taking this sort of test.

7/ All immigrants must be able to understand and use 90% of the Senate’s 15,000-word immigrant vocabulary before being allowed to commence the immigration process.

8/ All immigrants and all new citizens shall be required to have a unique 3-word, name that is spelled phonetically in English and pronounceable to most citizens of our nation, a name that cannot be changed or omitted even in marriage. This name cannot have more than 12 syllables. All immigrants must use their full name whereas citizens may omit their middle names.

9/ All children of all immigrants shall be required to take their mother's surname with no mention of the father's surname name. No child, or business of any immigrant shall have an Arabic, Middle Eastern, Latin, or ancient Greek name, or a name with a suggestive meaning to Ishtarians.

10/ The oath of immigration shall be: "I beg to immigrate to America, the land of the free. I am a humble suppliant begging to join the land of the free, to be good enough to join. I pledge to help defend my new nation, and my new freedoms. I pledge never to take up arms against my new nation, or help its enemies. I pledge that I shall always be the enemy of tyranny, monarchy, oligarchy, oppressive government, slavery, and slave’s religions." This shall be video recorded and ascribed to the speaker. Then it is to be posted on the public's forever video archive. The Senate may elect to include other things, such as national and religious renouncements in the oath of immigration.

11/ All government identification in this nation shall show citizenship, birth nationality and immigration status.

12/ All passports used in crossing this nation's borders shall state the citizenship and birth nationality of the person. If the person is not a native citizen, then all prior citizenships shall be listed on the passport.

13/ The nationality of a person never changes because the word nationality means the place of their birth. The citizenship remains identical to the nationality unless the person immigrates to another nation. The term citizenship shall mean all past nations a person was a citizen of, the most recent going first.

14/ All passports must list all of each person’s prior citizenships, or say no prior citizenships. Our government and our immigration officials shall use the most restrictive nationality of each foreign person coming to our nation.

15/ Those people crossing this nation's borders using a multiple citizenship shall also be tested on the laws, cultural norms and free-market economics of our nation. The right to immigrate to our land of the free shall be prioritized according to merit test score. A low score shall be grounds for denial of application.

16/ When people change citizenship, their citizenship shall be hyphenated with their earliest citizenship coming first. It shall be the crime of immigration fraud for non-citizens to lie about their nationality, or omit one of their nationalities even in social and non-official circumstances.

17/ This nation shall not allow dual citizenship for its
native citizens, immigrant citizens and visitors. Provisional citizens should maintain their old citizenship until they become immigrant citizens. Everyone shall have 10-days to disavow all other citizenship when they become immigrant citizens of our nation.

18/ Those who have changed citizenship once before shall not be allowed to become citizens of our nation.

19/ When foreigners that have changed their nationality come to this nation, government officials shall use all nationalities in determining their right to visit and stay in our nation. Also, the immigration officials of this nation may ignore the passport of any non-citizen and use their apparent country or region of birth. Those who have an Arabic, or Turkic accent shall be regarded as from the PU, or from the one nation of Islam regardless of what passport they are using.

20/ All immigrants living in this nation, regardless of their arrival date, shall be required to prove that they actually speak the language of their reputed home country like a native speaker of that language, unless they were small children when they arrived. Those that cannot do this shall be presumed to be Exhods and to have received their immigration or citizenship status based on service to the cause of Ishtar.

21/ If low-skilled foreign workers are admitted to our nation, it shall only be on a non-immigrant basis. Their employers shall post adequate bond to assure the departure of these workers.

22/ All foreign visitors shall be turned off from the financial and vehicle licensing system, on the day after their visa expires. They will have no ability to pay for things, no driving license, no ability to rent a room, no ability to fly. There will also be fines for failing to leave, unless there is a medical reason.

23/ Those who employ foreign workers inside our nation, and not in a foreign worker zone — these employers shall pay an amount that is up to 33% of the average national wage as a tax. This is so that poor Americans will have an easier time getting good jobs.

24/ Foreign workers shall be allowed to work as much as 12 hours a day, every day, if they wish.

25/ To prevent border-zone get-outs forming on our nation’s borders, low-skilled foreign workers shall not be permitted to enter our nation’s land borders more often than once per teneth. Also, no low-skilled foreign workers and factory shipments shall enter our nation unless they arrived on a sealed and monitored non-stop boat, train, or airplane from a place more than 210 km from our nation’s borders. Every person and every vehicle crossing into our nation shall each pay a border crossing fee of 3-hours pay (as always, this is the average pay in our nation among our citizens). As this is more than enough money to pay for immigration officers, the crossings must be run so there is never more than 5-minutes wait to reach an officer.

26/ Regarding public assistance, immigrant citizens may only get 120 days of it. If these people become destitute for any reason at all, they can move to the immigration camp dorms where they may live free of charge for up to a year. After a year, if they are unable to make a living in our nation, they must either go back or be deported. Except for this, and Senate sireage benefits, government shall not give any non-emergency benefits to immigrant-citizens or non-citizens. When non-citizens bear Senate sires without Senate approval, they shall be entitled to no benefits.

27/ The Senate shall determine how long each existing immigrant has lived in our nation on public assistance under the old system, the total lifetime benefits received from government, total income claimed, and total taxes paid. Then the Senate shall take appropriate action to rid our nation of the immigrants that have given the least and taken the most.

28/ Only native citizens shall be allowed to sponsor immigrants and visitors. Immigrants and visitors shall have no right to sponsor other immigrants and visitors. Those who obtain immigration status through marriage shall not be allowed to keep their immigration status if the couple does not live together for at least 3,650 days.

29/ With a 60% over-majority, the Sub-Senate shall be free to bar entry to this nation for any non-citizen groups, nationality group, clans, political group, or language groups it elects to.

30/ Except in genuine emergencies, the Senate and people shall not provide government healthcare benefits to non-citizens. There shall be mandatory emergency medical insurance for all non-citizens visiting this nation. This fee shall vary by the age of the visitor the duration of the visit, as well as the nature of the visit.

31/ All immigrants shall be health screened before being allowed to achieve any immigration status. Immigrants with pre-existing conditions, and immigrants who come after age 30 may suffer special healthcare related restrictions.

32/ In order to reduce the very real potential for corruption of the immigration process through intimidation, bribery or other forms of corruption, the immigration decisions shall be made by two Senate juries. First a Senate immigration jury of 5 (randomly drawn as always) shall decide on the right to begin the immigration process for each applicant. For this first decision, the faces, voices, names and identities and decisions/votes of case workers and Senator Jurors deciding on immigration matters shall not be shown to those they judge because this might lead to corruption. For all immigration interviews, all immigrants shall face video cameras and answer the questions posed by the interviewers that may be in another location. After this, the second immigration decision shall be made by the adopting Centi-Nomes and Nomes.

33/ We shall consider it vitally important to our battle with Ishtar, that no part of the immigration process be corrupted. New lives in the heaven of our land are perhaps the most valuable thing that Ishtar sells.
34/ Unelected appointees may grant permission to temporarily visit this nation. However, both citizenship, and permission to start on the road to citizenship shall only be decided by an anonymous Senate jury of no less than five. There shall be no right to appeal the decision of a Senate jury in immigration matters. Exceptions for Exhods, nobody shall apply for immigration more often than once per 5-years.
35/ Those affiliated with our nation’s enemies as declared by the Senate, may be forever blacklisted from entering our nation.
36/ Lotteries being so corruptible, there shall be no immigration lottery or random selection of immigrants. All existing immigration lottery winners shall be investigated. Those found guilty of corrupting other systems or working for Ishtar may be deported for the reasonable suspicion of having corrupted the immigration lottery system of the previous government.
37/ The Senate may limit immigration from certain nations, but it shall never have quotas or slots to fill.
38/ The Over-Senate may halt immigration and visitors from any nation for any reason. The Over-Senate shall halt immigration and visitation from nations and empires that sprout terrorists, as well as the places which do not obey the UM’s reproductive policy.
39/ There shall be no citizenship requirement for serving in the Sub-Senate or Main-Senate. Immigrants, Exhods and even visitors may be elected. Over-Senators must however, be native citizens.
40/ All full Ubqs and confirmed senators of our nation get automatic native citizen status. After this, they shall be treated like any other native citizen by the people and laws of our nation.
41/ No law, treaty or agreement concerning immigrants, refugees, or Exhods shall ever be binding upon this nation, or require this nation to accept immigrants or refugees from any other nation. The Over-Senate shall always have the right to change its mind about immigration, refuge, and Exhodos.
42/ Immigrants shall not be allowed to come to our land and live in isolated alien enclaves mostly among their own people, but in our land. There shall be no ghetto, or get-out communities like Dearborn Michigan. All immigrants must integrate. They must learn our ways and our language, and they must live among us, or they may be sent back by the Senate.
43/ We shall have no places like Malmo, no residential immigrant enclaves that are closed to outside ethnic groups. If the Over-Senate elects that a place is a Malmo, then that place may be condemned and the immigrants living there may either deported or forced to scatter.
44/ All deportees shall be genetically indexed, face scanned, fingerprinted, and permanently earmarked in a variety of ways indicating the reason for deportation. The immigration courts may also elect to give certain particularly troublesome deportees a blue man cast with colloidal silver.
45/ The Senate may require non-immigrant workers to wear their name, worker ID number, and bar-code on their clothing.
46/ Immigrants that are Middle Eastern, or Muslim, or from a nation of the PU may be judged as Exhods regardless of when they came to this nation.
47/ No judge of the old system of this nation shall have jurisdiction in matters of immigration application, immigration denial, refugee status, Exhod status, or deportation. Only Sub-Senate juries shall judge our nation’s critically important immigration decisions.
48/ We shall err on the side of welcoming too many people to come to our land, as all free men should. However, we shall be as selective as we reasonably can about who we allow in.
49/ The situation that makes Ishtar strongest, the situation Ishtar likes most is when we have tight government controls that only it can corrupt. This is the sort of immigration system that Ishtar wants, and we must therefore go in the opposite direction.
50/ The decision to eject a non-citizen may be decided at either the county or national level, and except when the person is working or has worked for the nation’s strategic interests, neither shall protect the immigrant from the other.
51/ All news reporting of suspected terrorist acts shall report all nationalities of the suspects once it is known in all reporting. If the Foreign-Sluice declares an act of terrorism as perhaps religiously motivated, the religion shall also be mentioned after the suspect’s name.
52/ Nobody applying for immigration to our nation may do so via any intermediary. No lawyers may be used in any matter concerning immigration.
53/ Non-citizens may be taxed at higher rates than citizens. They may also be required to pay taxes that citizens do not have to pay. Citizens shall never pay a higher rate of tax than non-citizens, or be subject to a tax that does not apply to non-citizens.
54/ Government may require same sex camps for some Exhod groups.
55/ We must be able to trust those who we welcome to our nation. We must ask ourselves if some group of immigrants is more likely to betray our kindness, and take up arms against us. We must also ask ourselves if some group is already taking up arms against us when we are strong, how will it behave if it ever eventually gets the upper hand?
56/ Exhods and refugees shall not be allowed to inherit more than 2-years wages from citizens under any condition, except where the citizen is their parent, child, sibling, or cohabiting spouse of more than 7-years. Non-Exhod immigrants shall not be allowed to inherit more than 7-years wages from citizens under any condition, except where the citizen is their parent, child, sibling, or cohabiting spouse of more than 7-years.
57/ The ethnic background of all immigrants shall be a matter of public record for both immigrants and the
children of immigrants.

58/ A visa gives a visitor to our nation the ability to have a national financial transaction account for a specified time. This system shall automatically enforce the visitor's ability to interact with the economy by switching off at midnight on the day when the visitor's visa expires.

59/ Kicking out all the immigrants is not the answer to anything. The answer is to kick out all the bad ones. The answer is to hold migrants to slightly higher standards (rather than lower standards) so that host societies are more tolerant of their presence. This is why we hold immigrants to higher behavioral standards.

60/ Absent a court order, arrest warrant, or a criminal conviction, it shall be a crime for government people to: Contact a foreign nation and request the arrest, detention, or return of a citizen.

61/ There shall be a death penalty for people who come from foreign nations and are convicted of any of the following in our land. This includes provisional citizens:
   a/ Murder and attempted murder
   b/ Armed robbery, or use of a firearm in the commission of a crime.
   c/ Kidnapping.
   d/ Club battery or Severe beatings.
   e/ Rape and particularly gang rape and rape of minors and young people under age 21.

NR'169. IMMIGRATION CAMPS

1/ The first rule of immigration camps is that if the immigrants want to go back where they came from, they should always be free to do so. If we fail to have this rule, our immigration camps become concentration camps. The ability to go back at anytime on the next appropriate transport is critical to the distinction. The time between transports back shall not exceed 1/20th of a year. Also, refugees, and immigrants of choice may give up and go back where they came from. Exhods shall not necessarily be free to go back home, because they must go somewhere else.

2/ All immigration to our nation that is not based on mental acumen or skills shall be based on hard work, resolution, or time spent in an immigration camp being trained in our language and ways. All such immigrants shall be given a skill-set to use in earning a living as a free person in the land of the free. Also, to be clear, immigrants that come based on merit do not have to spend time in an immigration camp.

3/ Immigration and Exhod camps shall be located on offshore islands where practical. Thus most refugees will live in isolated camps until they have been educated and are ready to enter our nation.

4/ The Channel Islands shall be for refugees and Exhods. San Miguel Island shall be for the single men, the northwest part of Santa Rosa Island shall be for families, and the northwest tip of Santa Cruz Island shall be for single females. The families get private rooms with 5m per person and shared toilets, the individuals on same-sex islands get an 90cm bunk in a barracks of 50 or more people. Except for children under age 13 and their parents, all Exhods and refugees must stay in same sex barracks. Other islands and locations may also be used for immigration, Exhod, and refugee camps.

5/ It is supposed to be a difficult for low-skilled immigrants and Exhods to move to our land. The system is also supposed to favor people willing to work long overtime hours in the immigration camps and afterwards.

6/ All Exhods shall live in a camp until they have completed their re-education, and are adopted by a Nome, and allowed to live in a Centi-Nome dormitory until they find better housing. All Exhods must be adopted by a Nome in order to leave the Exhod camp, and be admitted into our nation.

7/ Refugees and Exhods shall not even have the rights of approved immigrants, let alone citizens. Rioting refugees and Exhods shall be sent back or to an undesirable Exhod place.

8/ Many aspects of camp life shall be regimented. All shall get up, eat, go to work/school, and go to bed according to a schedule. The immigration/Exhod camp routine shall be in place 365 days a year with no account of anyone's religious days or practices.

9/ There shall be no right to privacy at immigration camps. All areas shall be under video monitoring.

10/ The same-sex barracks shall have no less than fifty 90cm wide bunks in a room, with shared bathrooms and kitchen facilities.

11/ Everyone housed in an immigration camp shall go outside for sunrise roll call except when it is raining.

12/ All Exhods shall be fingerprinted, photographed, face scanned, iris scanned, blood sampled and genetically tested.

13/ Everyone of working age living in an immigration camp must gladly and eagerly work and attend lessons. Those between age 15 and 40 shall do this for at least 70 hours a week. Those 40 to 55 shall do this for at least 55 hours a week. Those 55 to 65 shall do this for at least 45 hours a week.

14/ All Exhods shall complete at least 2,000 hours of education in the language, customs and manners of our nation before they can leave the island camp. Those over age 15 must also undergo an additional 1,000 hours of skills training if they have no testable skill. Much of this will be completed before preliminary immigration approval is granted.

NR'170. NOME ADOPTION OF IMMIGRANTS

1/ Once the camp immigrants have completed their education modules, they can be adopted by a Nome. Once adopted, they will be allowed to move to their Centi-Nome's adoption dorms, where they will get a bunk, kitchen lockers, and ingredient stamps while they work and save money. Immigrants will be able to come and go at will from the adoption dorms, except during lights out.

2/ In order to leave the island immigration camp, all
immigrants must be adopted by a Nome. All camp immigrants shall owe their adopting Nome and community a debt of fealty for adopting them (and their family if applicable), and helping them to settle in their community. All shall be grateful to their new neighbors, and all shall be required to work harder than the people welcoming them.

3/ All camp immigrants shall be expected to be grateful to their hosts. This shall however, not include tolerance of crime, injustice, or abuse by the people of their adopting Nome.

4/ All immigrants shall be supervised by their neighborhood Nome and judged by their adoptive Centi-Nome.

5/ If a majority of the citizens in their Nome elect them as problematic. Their case shall be sent for judgement by the 200 Sub-Senators of their Centi-Nome. These Centi-Nomes shall be permitted to cancel Exhod adoptions for the reasons allowed by the National Senate, and for 20 years after adoption.

6/ Thus immigration management will be extremely granular and a matter decided by the citizens that the Immigrants live among. We do this so that karma is a powerful motivating force for all our Immigrants. We also do this so people in communities will be more empowered and thus welcome immigrants a bit more. This requirement of best behavior from the immigrants shall be seen by all as an insignificant price to pay for a new life.

7/ All camp immigrants shall be expected to eagerly take the jobs their Nome finds them until they can find another approved job on their own. Camp immigrants that get fired or that don't apply themselves to their job may be sent back to the offshore immigration camp for remedial education and remedial cultural training. They also may be sent back where they came from if they get violent or otherwise genuinely mess up.

8/ Immigrants and especially Exhods shall have lower search and seizure protections than citizens. The internal security sluice may elect to have regular searches of immigrant groups and immigrant areas that become a hotbed of trouble.

9/ All immigrant females shall undergo education programs informing them of their rights in our nation. They shall only be given free education, Tier-1 healthcare, barracks or dormitory housing, and a small amount of ingredient stamps for 60 days.

10/ There shall be no charge for living in any immigration camp or adoption dorm.

11/ No Exhods shall be given money from government. They must also come-out as Ishtarians and struggle. They must also come-out as Ishtarians and make them realize that they owe a debt to the people who opt to adopt them to their community as suppliants.

12/ Centi-Nome adoption dorms shall be same-sex dormitories just like the immigration camps. The men's dorms and the women's dorms shall be at least 1-km apart, and neither sex shall enter the other sex's dorm.

13/ Exhod and refugee camps, as well as adoption dorms may be located in tsunami and flood zones.

14/ Until 2035.01.01, all Exhods shall pay their 43-hour monthly tax to their adoptive county, however, this shall not apply in the first 6-months of their adoption. This tax money is intended to offer an incentive for rapid adoption by Centi-Nomes. It is also intended to humble all Exhods, and make them realize that they owe a debt to the people.

NR'171. CLEAVING

1/ To cleave, all Ishtarians over age 6 must post defile their holy books and religious buildings and comply with the document called: “A win-win end to the Mideast struggle. They must also come-out as Ishtarians and begin rapidly confessing all that they know about Ishtar.

2/ There shall be 10 grades of repentance depending on how fast the Ishtarians cleave.

3/ The host part of the world shall consider itself lucky if all Ishtarians cleave immediately, and there is no need to fight a great war out of a sense of vengeance.

4/ Ishtarians that riot or cause any trouble at all may be interred and deported for Exhodos as a person kicked out for causing trouble.

5/ All Ishtarians must obey curfews called for by their host government.

6/ Ishtarians who take up arms against their host nation or its people shall be given the death penalty.

NR'172. OUR BORDER WITH MEXICO

1/ Our souther border shall have two barrier walls with two sets of checkpoints in two different places separated by a number of miles if practical. The outer more porous border checkpoint at our nation's border-line shall be the limit of our nation's territory. The inner hard-border wall will go where it is most convenient and advantageous for us to put our main border security wall. The Border-Wall may be over 100km inside the Border-Line. The difference is to create a maquiladora zone on our side of the border that we will call Mexas, said like Nexus.

2/ Mexas shall generally include the currently majority Hispanic areas that are contiguous with the border. This is roughly the old counties of: El Paso TX, Hudspeth TX, Culberson TX, Reeves TX, Jeff Davis TX, Pecos TX, Presidio TX, Brewster TX, Terrell TX, Valverde TX, Edwards TX, Kinney TX, Uvalde TX, Maverick TX, Zavala TX, Frio TX, Dimmit TX, La Salle TX, Webb TX, Duval TX, Jim Wells TX, Neusees TX, Kleberg TX, Zapata TX, Jim Hogg TX, Brooks TX, Kennedy TX, Starr TX, Hidalgo TX, Cameron TX, Hidalgo NM, Luna NM, Dona Ana NM, the Grant NM county panhandle. Santa Cruz AZ, Yuma AZ, and Imperial CA. In San Diego CA, Mexas shall include the area south of the Otay river, then south of Otay lakes road, then south of Honey Springs road, then south of Japatul Lyons Valley Rd, then south of Japatul Valley Rd, then south Highway 8. All of these areas shall be inside the foreign worker zone, but outside the main part of our nation.

3/ Additional immigration checkpoints shall be allowed up in our nation up to 300km from the southern border.
4/ Only citizens, tourists, and pre-approved immigrants living in our nation citizens shall be allowed to cross overland from Mexas back into the rest of our nation. Everyone else must either fly, or come overland via a sealed carrier from a point more than 200km away from the border.

5/ As we want to eliminate the criminal element from the Mexico side of our border, we shall only give water and electricity to the uses in Mexico that our Senate approves, such as factories and housing for registered workers.

6/ Visas to enter Mexas and work shall be easily to obtain for people from many parts of the world. However, no visas shall be granted where the nation has a homicide rate is over 25 per 100,000 annually, or a nation that gets caught lying about their homicide rate. These nations are just too violent for us to allow. Over time, the Senate shall lower and lower the allowable homicide rate.

7/ In the Mexas maquiladora zone, our nation's employers can hire foreign workers that are not allowed to cross the hard inside border and enter the main part of our nation. Thus we can have much more relaxed worker visa requirements in Mexas. Also, the workers need not come from from the Americas.

8/ Foreign workers in the border-zone shall have fewer worker's rights than our citizens in the main part of our nation. Foreign workers in the border-zone shall not be allowed to own realty and must eventually go back home. And if they are injured, they get no more disability money than they would back home.

9/ Testing new citizens as workers in Mexas shall be thought a good way to find quality new Americans. It will also help assure a quality workforce in both Mexas and in our nation. It will also greatly help the economy of all Latin America.

10/ Once we complete our rail system, we shall mandate that all overland shipments of goods from Mexico must cross the border via rail cars in both directions. Goods and people can also come via air.

Also, all freight from Mexico must come from a train station that is more than a 200km trip from that border crossing.

11/ We don't want to put our industrial pollution where the biome is most vibrant, we want to put it in our desert wastelands, especially those that are far away from population centers. Thus some parts of Mexas will have relaxed environmental regulations, particularly that portion of southern New Mexico that is west and south of the northwest corner of Texas near the town of Anthony. The portion south and west of Monument-40 on the US/Mexico border, near Hachita NM shall be for very dirty industry — although not as dirty as the industry that will no near Vizcaino on Baja California. The portion between Monument-40 and El Paso shall be reserved for less dirty industry, with the part closest to El Paso being for the least dirty industry. This remote area is far from the population centers of both our nation and Mexico.

12/ The Mexas approach is better than the current Mexico-based maquiladora approach. This is because on our own land, we can much better control our investments, our working conditions, our pollution, and our quality, among other things.

13/ All of the high elevation water of the Rio Grande and Colorado rivers shall be put in pipes as high up as practical to reduce seepage and evaporation of the precious water — also to generate electricity to use the water where it is most scarce. Also, the water from each river should be used where it will produce the most food including transit seepage and evaporation.

14/ A number of existing dams in the Rio Grande watershed shall be enlarged. We shall also look for other catchment locations, particularly underground water impounding locations so we can better balance wet and dry season needs. Near White Rock overlook and Los Alamos National Laboratory (elev.1700m) is a good location because of its elevation. Other dams might go near the Ojinaga/ Big Bend area (elev. 800m).

15/ It is the strangest thing the way the Canadian river has the name it does, given the way it is nowhere near Canada. But the name “Canadian River” is the perfect name for blocking understanding of how this river which is about 130 miles northeast of the Pecos river (and about 1,000 ft above it) can be diverted into some of the most water thirsty parts of Texas for no energy inputs.

16/ To the maximum extent possible, we shall use all of the “Colorado springs” water in the surrounding dry areas to create a D'an•ver a real new beginning for this dry region. If feasible, we shall divert the upper Arkansas river, curiously named the “Texas Creek into the Rio grande basin by means of a tunnel and cut at around 2,550m elevation near the northwest corner of San Isabel National Forest. We will do this via either a gravity system, or an inverted high pressure siphon via Poncha Springs, with a low-point at around 2,400 meters.

17/ To the maximum extent practical, the waters of the Brazos, Red, Canadian, Arkansas, Platte, and Even perhaps the Missouri rivers shall all be diverted used for irrigation agriculture as they come off the Rocky mountains and the neighboring highlands. The South Platte river shall be used entirely for irrigation projects in Eastern Colorado. The un-diverted portions of the Arkansas river shall be used entirely in East Colorado and west Kansas. The Canadian river, the Red River, the Brazos River, and the Texas Colorado River (renamed the Austin River) shall not be allowed to flow to where water is abundant (except in during times of flooding).

18/ None of the water of the Little Colorado River (renamed the Navajo River) should be flowing into the main Colorado River (except in during times of flooding).

19/ The Columbia river watershed, and its tributary, the Snake river, with a combined flow of 2.6 Niles of water should have a system that uses pipe hydro-electric systems for its upper steeper tributaries, and conventional dams down low. Also, the deep, narrow, high elevation...
channels of the Snake river make it ideal for water and energy storage. Here many river like the Grande Ronde River, the Salmon river, and the Salmon falls river are ideal for water impounding dams. The Snake river shall be renamed the Idaho river. Also, there are many rivers in the pacific northwest that are ideal for pipe hydro systems, in addition to the geothermal of the curiously named Yellowstone national park. Thus the northwest quadrant of the nation will probably be a net exporter of clean hydroelectric power.

20/ Where water is scarce, it shall be sold at the same price by volume to all users by month of use. Agricultural and industrial users shall get no discounts. To do otherwise with scarce desert water is to increase water scarcity. Also, the Rio Grand’s water shall be treated as an urban and industrial resource and all these needs shall be met for the entire year before any surplus water can be used for any agricultural irrigation.

21/ Refugees can be housed in Mexas until they can be admitted or returned, or sent on.

22/ Those people recorded demolishing our nation’s border protection barriers or making a way around them, these people may be shot by border guards. The Senate shall have the power to order that various sorts of illegal border crossers may be shot simply for trying to enter our nation illegally.

23/ The prohibition against shooting unarmed civilians shall not apply to foreign hoards trying to push past our nation’s border guards. When armed groups and large unarmed crowds of foreign people push past our nation’s border guards or military to enter our nation illegally, the correct response is to open fire on them as an invading horde. Machine guns may be used if the hoard is large enough.

24/ Foreigners brandishing arms at our nation’s border guards, and foreigners fist-fighting with our nation’s border guards may also be shot dead. Those in the process of damaging our nation’s border walls/fences, and those illegally guiding illegal border crossers though our nation’s border walls/fences may be shot if this can be documented on video.

25/ Mexico shall continue to possess all mineral rights in Baja California. However it must obey the needs of the toxic waste dump and the prison islands.

NR’173. OUR BORDER WITH CANADA

1/ There is a lack of cultural and linguistic differences between our nation and Canada. There is also how nearly all of the Canadian people live clustered near our border. There is also the way that Toronto, Ottawa, Montreal and Quebec City and and Victoria are between US territories. There is also how Vancouver is less than 32km from the US border. There is also how the sparsely populated parts of Canada shall be used for a new immigrant nation. There is also how Canada has only 11% of our population. For these reasons, it is strongly recommended that our nation merge with South Canada, where North Canada will be a new immigrant nation.

2/ Our border with North Canada shall run from just north of Vancouver, to just north of Calgary, to just north of Regina, to just north of Winnipeg, to Smooth Rock Falls, to New Liskeard, Ontario. Then down the Ottawa river to north of Perrot island, then north east on the St. Lawrence River/Gulf to the Atlantic ocean. All portions of former Canada south of this line shall be incorporated into our nation. All portions of former Canada north of this line shall be the nations of North Canada. Anticosti Island shall be Quebec, but Newfoundland shall be ours.

3/ The area north of the new border shall be divided generally according to the old north/south province lines of former Canada. The westerly most two nations of British Columbia and Northwest Territories shall combined and divided north south becoming Glacier and Yukon, followed Alberta, Regina, Manitoba, Ontario and Quebec. Except for the diagonal border of Ontario, These border lines shall run north-south from our border to the northern reaches of Canada. The Yukon/Alberta border will thus pass trough the Hedley/ Olalla area. The provinces of British Columbia, Northwest Territories, Nunavut, Newfoundland and Labrador shall cease to exist. Salmon Valley (Prince George) shall be the Capital of Yukon due to how the terrain makes this area the focal point.

4/ The border between Glacier and Yukon shall extend north from Firvale, and west out the Fjord. The eastern tail portion of Alaska shall also be included in Glacier.

5/ Nova Scotia, Prince Edward Island, and Cape Breton Island shall all be various sorts of foreigner zone. Cape Breton shall be expensive foreigner housing and main city. Prince Edward island shall be for tourism, and Southwest Nova Scotia shall be for industry.

6/ Vancouver Island, or parts of it, and the Olympic National Park peninsula shall also be foreign worker zones.

7/ The St Claire peninsula opposite Detroit as far as a line between Grand Bend and Port Stanley, this shall be a foreign worker zone. The Sarnia crossing shall have enclosed bypass road and rail connections. If this is not enough area, then the area enclosed by Welland, Hamilton, Brantford and London can be added later.

8/ The people of Quebec shall hold an election on whether to stay in the US. If a 55% overmajority elect to leave, then Quebec shall be considered an independent nation. However, if Quebec leaves, then the northern part of Quebec shall be a new UM immigrant nation.

NR’174. OUR TRADE ROUTES

1/ Today it is impossible to travel overland between North and South America, because there is no road and also no railroad. Instead there the mysterious Darrien Gap that Panama has chosen not to develop. But why not develop this land route? Why not become a rich trading Mecca that is located at the canal, and also where trade between North America and South America meet? Why not become a new trading Mecca and become rich? The only
possible explanation is that Panama is secretly working for the other Mecca, which doesn't want the competition.  
2/ We shall overcome the ridiculous Darien Gap and build a 7-meter gauge railroad and minimum 4-lane highway between Texas and the Amazon basin. For the record, the distance between Texas and Colombia is less than the distance from New York to Los Angeles. Also the route to South America has no mountain passes unlike the route from New York to Los Angeles. Our nation is building this project to help reduce the cost of trade with our neighbors and natural allies to the south. This is also so our neighbors to the south can prosper more economically and help more of the needy immigrants that our nation is so soft on.  
3/ We shall never impose any tariff on trade merely traveling through our nation. Also, it shall be our official policy to deploy our air power against any group or nation that attempts to block or pillage or vandalize through trade anywhere in the Americas. Those attacking either the Pan-American rail line/ highway, or the Panama Canal (either of the two piracy vulnerable sphinxes) shall be treated as pirates = terrorists.  
4/ The Panama canal is a shining example of how Ishtarian darkness works:  
a/ The benefit of building a canal was absolutely obvious to everyone of the late 1800s and Ishtar was not powerful enough to stop it. So in 1880, Ishtar organized a"French" effort led by Ferdinand Less•eps (less•talk) which began a 9 year failed effort that resulted in over 20,000 mosquito plague deaths.  
b/ In 1903, our nation purchased eternal control of the Canal Zone so that we would build the Panama Canal. We paid $10-million to Panama, and $40-million to the work-halted French company that had started the project but had stolen most of its investor's money. Then our nation spent another $325-million to build the canal. So when the canal was finished in 1914, it was the world’s most expensive construction project in history at that point in time. As well 5,609 more workers died, almost entirely from mosquito-based germ warfare. Then in 1977, only 63 years later, our traitorous oil-embargo-era monarch Jimmy Carter gave away this vital interest of our nation for nothing.  
c/ Today the Panama canal unjustly wrings $2.7 billion annually from world trade. However, most of this money comes from the economies of the Americas, particularly those nations closest to the canal. These nations are most affected by Panama’s canal fee charges. For without these charges, these nations would be located closer to a world nexus instead of living far away from the global economy.  
d/ Panama is obviously not looking out for the interests of its neighbors, or itself, or working towards more and better. In fact, Panama has done nothing but work towards the total inverse of all things we North and South Americans would all want. Instead, Panama seems to be a thing owned by the original Mecca in Arabia — which apparently doesn't want competition from other upstart meccas of trade eating into profits.  
5/ For the above reasons, the prior gift of king Jimmy Carter shall no longer be held valid by our nation. The prior gift of the Panama Canal for no compensation shall be cancelled entirely and set-aside entirely, and we hereby reclaim the ownership of the Panama Canal. Our nation shall also re-open Fort Sherman and Fort Kobbe and fully staff our former military bases, and take back all control of our former Panama Canal zone backed by the full force of our military.  
6/ The guilt that some people may feel about taking back ownership from the Panamanians is a thing that is fake. It is just like the fake city of Panama City, with its unmistakable name and gleaming skyscrapers that lodge in the mind and reify the value of Panamanian civilization. However, picturesque Panama City is, it is still fake and worth nowhere near $2.7-billion per year.  
7/ Panama is a vital American interest (A vital interest of both North America and South America) that helps assure that our nation (the US) remains economically connected with its natural allies in South America, Central America and the Caribbean. The alternative is to need more goods from Asia and the Mideast.  
8/ Our nation shall operate the Panama Canal at built cost for all users until passage slots exceed demand. Then the fees for using the Panama Canal shall not exceed the amount needed to balance supply with demand. To do otherwise is to restrain trade. Also, whatever natural, allocative tax revenues result from the operation of the Panama Canal, they shall be credited to all the nations of the Americas based on current population.  
9/ Everyone knows you can’t buy the Brooklyn Bridge. We shall now cancel the ownership rights of all who have managed to buy or acquire ownership of a Brooklyn Bridge, or Panama Canal, or Bangkok BTS line, or some other public infrastructure project.  
10/ We shall form a Pan-American defense force for the route between our southern border and Andeo if needed. All nations in the Americas shall be expected to send their share of special forces for the common good of keeping the trade routes open.  
11/ We shall build airstrips and grade pads for an optional military bases on the following islands near the Pan-American trade lines: Isla San Jose Panama, Isla Jicarón Panama, Isla Cano Costa Rica, Ometepe lake island Nicaragua, Meanguera del Golfo Honduras, Orchilla island Venezuela, and Ronde Island (Grenada) These tiny Islands shall be available as our exclusive military bases if we opt to use them. We will use these island airfield for close air support operations if needed to protect our Pan-American trade if needed.  
12/ Guantanamo Bay harbor shall remain our property, US property. As always, all grants like this herein shall be in perpetuity and for no payment of money or future
permissions required — this even if the word grant is not used.

13/ If any portion of the Pan-American route or the Panama Canal develops an intractable piracy problem, then we may relocate all the residents in that area to equal habitations in other nations so that a safety zone can be created for goods to pass to and from South America unfettered.

14/ The big island of Hawaii shall be a special visa zone for tourists. Here citizens of most nations will be able to come and visit without a US visa. There will also be easy qualifications for temporary foreign worker visas and foreign business owners, however all these must eventually return to their home nation. Stricter passport control shall exist between the big island of Hawaii and the other parts of our nation including the other Hawaiian islands. We shall enlarge Kona airport into an international hub airport as Hawaii is a natural hub location for flights between North America and Asia. All air carriers shall allow passengers to break their travel and have a long stop-over on Hawaii at no cost if they want to. The international flights shall all stop going to Oahu, and all go instead to Kona airport on the big Island. Oahu will be Military and residential, with guest-only tourism and limited direct flights. Maui will be tourism and residential. Molokai will be an international school island with Hawaii only visas for foreigners.

15/ Kauai shall be the nation’s high-security residential, and extreme public service retirement island. On Kauai, all of the secure townships shall be triple fenced with 3-meter concertina topped fences. One fence to get into the secure zone’s no-man’s-land, and one fence around each township. Except for service vehicles and checkpoints, there shall be no roads between the townships. The only way into a secure Kauai township will be via the rail system and the airport-style security checkpoints. This is in addition to the guests only security check required to get onto the island and use the lower security public areas. Also, the number of guests per year per resident shall be limited. Kauai will also be for Senators, Ubiqs, and distinguished retired people from the military, police, fire, and EMS. Kauai may have over 2-million residents.

16/ Goods may be imported to the various Hawaiian islands duty free, yet with custom’s checks.

17/ Our main hub airport for connecting with South America shall be Miami for now.

18/ Puerto Rico is hereby granted its independence. Each resident shall get a month’s pay (as always, an average month’s pay in our nation) as a severance gift.

P — GENERAL

NR’175. ALL LAWS DIE FAST

1/ Institutions once established frequently develop lives of their own and frequently outlive their usefulness. For this reason, no law, act, organization, department, administration, or aspect of government shall stand for more than 5 years without a complete legislative review. During this review, each act, organization, department, administration, and aspect must be entirely re-assembled from the ground-up by the Senate.

2/ All laws of the previous corrupt narrow democracy that have to do with commodities, the environment, transit, railways, vehicles, or the environment shall expire at the end of the 2nd Sub-Senate term, on day 118. All laws of the previous corrupt narrow democracy that don’t have to do with the foregoing shall expire at the end of the 3rd Sub-Senate term, on day 191.

NR’176. SECRET SENATE VOTING

1/ If lawmakers voted in secret like the people do at the polls, then:

a/ They could vote as they like, and ignore their donors. Thus campaign gifts will have less influence over our democracy.

b/ Donors won’t know if their gifts worked. And because of secret voting they’ll expect to have less influence. So they’ll give less and there will be less corruption money.

c/ Vote swapping stops, because nobody can tell if the other side voted as promised. Then, without vote swapping, the corrupting power of coalitions and political parties is reduced.

d/ Constituencies won’t know how their representative voted. So Congressional voting becomes less about bringing home pork barrel spending, and more about what is good for the nation. This reduces pork barrel spending and makes government more efficient financially.

e/ All of the above. Democracy improved in 4-ways.

2/ The system for secret Senate voting shall be this:

a/ While voting, all Senators shall wear an identical loose-fitting black hooded cloak and a black fencer’s mask that obscures their face and makes all Senators look identical except for their height and weight under black cloth. All shall wear gloves that are day-glow light green and special Senate voting uniform shoes that are all identical.

b/ Voting shall occur at numbered post in 10x10 grids (A1 to J10) in rooms with a triple height ceilings. Each Senator gets a 90cm square. Each Senator stands by a numbered post, and palms up means yes or yea to the vote. No hands means no or nay on the vote.

c/ Each Senator draws from 100 numbered chips in a green bag. He holds this up for the video record, and then tosses the chip in the red collection bag. Each Senator stays at this randomly drawn location for the length of the voting session.

d/ The Senators enter the voting chamber through a low ceiling mixing area that is all around the voting chamber. In this mixing area, the Senators are supposed to walk 1 lap or so and linger around, or walk up 2 laps or so before entering or leaving the voting chamber and drawing a position from the draw. There are also identical baffle
walls that keep people from trailing Senators to identify them. There are no cameras in this mixing area.
e/ Senators are not supposed to speak or make sounds in the voting chamber or mixing area. They are also not supposed to wear smells, or have any marks on their voting uniforms.
f/ An electronic voice calls a vote on whatever named matter. Then there is a 3-2-1 set of beeps with a camera flash and an overhead photo of each 10X10 voting group. A computer tallies up the total and shows the results for the count in each of the 100 voting bays. All Senators look to see if their own vote is recorded correctly. They can also check their voting centime. But the computer instantly counts all the hands on the photo image and thus counts the vote—with the Senators having the right to object over miscounts.
g/ The Senate shall screen for locator chips, cameras and other spy tech in its voting chambers.
h/ Cloaked voting is superior because everyone’s vote remains secret even though the total vote is recorded by camera. The process is also unbeatably fast.
3/ The Senate may require cloaked voting in Nome elections where there are credible allegations of vote buying, or voter intimidation.

NR’177. NEW COUNTING SYSTEMS
This nation and its government shall switch to using the following counting systems:
1/ It shall use 10 36.5-day teneths per year instead of months.
2/ It shall use 6-day sweeks instead of 7-day weeks, and it shall introduce a day-halving schedule so much the nation works 11 days 180 days a year.
3/ It shall neither command, nor recognize any public holidays.
4/ It shall institute a 16 digit global address system for mail.
5/ It shall cease using imperial measures for weight, volume, temperature, distance, speed, and area.
6/ It shall use the gravity scale instead of the Richter scale for earthquakes.
7/ Understanding large quantities and per capita rates shall be thought to be the most important aspect of Secondary school math. This shall come right after multiplication in the math curriculum. Then everyone does it again before graduation.
8/ The use of Roman numerals shall be prohibited in all new printings. All sections shall be in standard multi-numerical progression format, for example 1.1.1, 1.1.2, 1.1.3, etc. There shall be no intellectual property ownership rights on new written material that uses Roman numerals or letters in its sectioning.
9/ The numbers above these rules shall be called National Article-1, and National Article-2, and so forth. The numbers below shall be called National Right-1, National Right-2, and so forth. The Articles and Rights of this Constitution may be written as NR’1.1 or NR’21.4 or NA’19.4.c. These shall be said as National Right 1 dot 1, or National Constitution Right section 1 dot 1, and National Right 21 dot 4. also National Article 19 dot 4 dot c. There are also UM Constitution Articles and Rights used in a similar way. This is done to facilitate text search and to make the constitutional code easier to refer to. The single quotation mark between the type of code and the number is said as “section”. The indexes are headed as “TABLE-OF-CONTENTS” with hyphens to make them more searchable. Each nation’s Senate dot gov website shall display the full searchable constitutional code, and all subsequent laws, with Senate commentary and FAQs for each section of code.

NR’178. GOVERNMENT SERVICES TUTORIALS
Government shall generally require that everyone take the appropriate tutorials, video or print, under monitoring each time they file a case or using government services. This is intended to:
1/ Democratize access to government services and create a level playing field.
2/ Tax government services with time rather than money, time being a fairer way to tax the users of government services.
3/ Speed up the delivery of government services, and at the same time lower their cost to the public.
4/ Reduce nuisance applications.
5/ All plaintiffs shall be required to take the appropriate print or video classes under eye-tracking before they may file a case in civil court. This way, they will know if they satisfy the conditions of filing a case. This way, they will know if they are subject to penalties for improperly filing a case. This way, they will have to pay with time, rather than money to file their case.
6/ We shall make detailed, accurately named, and summarized tutorials for all commonly repeated govern matters. And we shall have clear rules and reasonably high penalties for filing frivolous and redundant cases.

NR’179. WORLD GOVERNMENT
1/ We shall not participate in any form of world government that accepts the Ishtarian empire or any of its colonies as members unless they have cleaved. Likewise, we shall not participate in any form of world government that gives one vote to each member nation of this empire, because 1/3 of the nations in the world today are parts of this single nation of Ishtar/Islam.

NR’180. NO PUBLIC EXECUTION AS SPECTACLE
1/ As a safety measure against tyranny and out of respect for human life, government shall not execute more than one person at a time.
2/ No execution or punishment shall ever be a form of entertainment as it was in the Roman coliseum, because this can very easily be subverted into a tool for tyrannical intimidation of the people. Therefore, nobody may watch any public execution. It shall be a felony to record or
promulgate the recording of any public execution.
3/ The person executed may be shown before the execution, and his corpse may be displayed to death witnesses, but the actual execution shall not be shown or recorded. Also, corpses shall not be put on display as a means of intimidating the people into obedience. Corpses may however be put on display to prove that the person has indeed been executed.
4/ Just as we shall always stand opposed to all forms of monarchy, no matter how attenuated, we shall also stand opposed to all forms of execution or punishment as spectacle, no matter how attenuated.

NR'181. THE BIG BANG
1/ We shall start the new parasite-free economy off with a big bang. Starting on Constitution day, we will:
a/ Cancel all old tax obligations.
b/ Cancel all old debt obligations.
c/ Give every citizen the place they occupy.
d/ Start building new cities.
e/ Start building a new high speed steel-on-steel rail system.
f/ Start storing up a decades-long food supply.
g/ Start fighting the volcano scourge and begin terraforming the planet.
h/ Focus exclusively on more and better and stop doing all things that augur towards less and worse.
2/ Only when the economy starts reviving into the powerband and inflation starts to rise shall the Senate impose the taxes it has pre-elected in standby mode.
3/ Most people will soon have a residence to mortgage, and many will have valuable company shares. So most people will have some capital to invest. It is imperative that everyone be able to mortgage (but not sell) their home and company equity straight away. Later, when the economy re-balances, and the Senate decides the economy is starting to rev, they will be able to sell their assets.
4/ Everyone just keeps going, working as usual until the new Senate tells them to stop. this way the world keeps working. There shall be penalties for people who alter the way they do business, either in prices or the amount they give for the same price.

NR'182. CITIZEN CAPITAL REAPPORTIONMENT
1/ To purge our economy of the parasite's ownership rights, there shall be a one-time wealth reapportionment according to the formulas herein. This is intended to wipe out all of Ishtar's ownership rights in our land, as well as all our debt obligations to Ishtar. This while changing our capital apportionments between real human citizens as little as possible. And this is no small chunk of the economy. It is all the property not owned by our people today.
2/ The ownership of all valuable things owned in our nation including all stock, bonds, mutual funds, loans, real estate, super-valuable personal property, options, derivatives, swaps, precious metals, and all other financial instrument shall be frozen. These shall not be bought, sold, optioned, leased, exchanged borrowed, or otherwise put under contract to exchange until the Over-Senate unfreezes the transactions in this class of asset. Those who attempt to circumvent these restrictions may be subject to both monetary penalty and imprisonment if the transactions are later judged to be excessive and outside the normal range of business transactions. Also, if they are Ishtarians (even Ishtarian citizens) they may be deported/ sent back to start the Exhod process again.
3/ All bank and credit accounts shall be frozen. However, these may be instantly and completely unfrozen and claimed by all who can speak English without a foreign accent and those who can provide proof of identity. Those unable to do this may still continue to make regular ongoing payments, and each may continue to withdraw and spend as much as they regularly withdrew and spent before.
4/ All banks and depositories must stay open as normal during the reapportionment.
5/ The Over-Senate may elect additional rules for this capital reapportionment with a 60% overmajority.
6/ In general, the capital reapportionment shall be administered by the various county Senates with oversight by 3 other randomly drawn county senates in years 1, 2 and 3. Where there are pockets of extreme wealth in our nation, there shall be special attention, and also perhaps additional audits. Also, in all reapportionment procedures and audits, government shall start with the richest. The richest shall be dealt with first.
7/ During the reapportionment, people shall be expected to cooperate and work hard as they would in an extreme natural challenge.
8/ There shall be no option sales either on revelation or thereafter. All outstanding options shall be halved in value and half given to each side. Sales of options after revelation day shall be void and nationalized, and neither the buyer nor the seller shall get any money returned to them. Instead, Government shall get all the money.
9/ Except as stated herein, all pre-revelation day business agreements and relationships shall continue on without change unless this is impossible. It is only the sale of large chunks of assets especially capital assets, equities, real estate, bonds, and derivatives that shall be halted.
10/ Everyone in this nation shall be required to file a complete list of all their assets with their county recorder. Everyone claiming assets must have been the owner of record on the day before revelation day. All unclaimed assets, and assets not justifiably claimed shall be nationalized. Those who don't go on record as owning an asset or a share in that asset shall have no right to make any claim for compensation in the future.
11/ The rule shall be, business as usual, except that there are no debt repayments, rents, or taxes until the Senate re-imposes them.
12/ When immigrants move a great deal of money in an
attempt to circumvent the re-apportionment, it shall weigh heavily against their immigration status when that is decided.
13/ Ishtrarians shall also be subject to a cleaving penalty depending on how fast they cleave.
14/ Illegal aliens and those working illegally in our nation shall not be given anything in the re-apportionment.
15/ Our military service people should not lose out on the re-apportionment because they were on duty. They get their fair share too.
16/ Stock market margin debt shall not be cancelled.

NR’183. PROPERTY REAPPORTIONMENT
1/ Wherever people live, that place is now theirs, free and clear of all loans. This applies to all housing both government and private, except military housing and homeless housing. This does not apply to lodging normally rented by the night. This does not apply to occupants that are non-citizens unless they already own their dwelling.
2/ If a business is renting an unit, it shall become the property of the business.
3/ Those with more than one residence must choose one unless the total floor area is less than 400 sq. meters.
4/ All real estate that not legally claimed shall become the property of the government. Government shall auction off some of its nationalized assets to raise money. However this shall not include infrastructure assets.
5/ All real estate, company equities, bonds, and other assets that cannot be tied to a real flesh and blood person able to own things in our nation shall be nationalized.
6/ Those who use force to take over a place currently occupied by another shall get nothing except time in prison.
7/ Only the Senate shall have the right to seize occupied Ishtrarian assets. There shall be no right on the part of individuals to seize assets as has happened so many times in similar situations throughout history. This time everything shall work a bit differently, and it shall be a felony for individuals and mobs to arrogate the property of others in the name of the re-apportionment. Also, any violence on the part of those trying to arrogate the property of others during the re-apportionment shall be charged with double penalties.
8/ The only way individuals may come to be in possession of any Ishtrarian assets is after the nationalized assets are auctioned by government.
9/ It shall be a felony to misappropriate public property including reapportionment property that is about to be nationalized.
10/ Regarding evictions and re-possessions. If people are already out on Revelation day, then they have no claim. If they are not yet out, then they become 100% owners. Those evicted on revelation day still become 100% owners.
11/ If an owner and renters are currently living in the same dwelling unit, each renters shall get 25% of the equity, unless there are more than two renters in which case, the renters shall never get more than 50% of the equity.
12/ Our nation is supposed to institute deflation, and there is supposed to be little possibility of making significant capital gains from speculating on one’s home in the future. In addition, the new housing in our new super-efficient and inexpensive rail-based cities will cost much less than today’s cities, so once that takes hold, there will be a great surplus of housing in the old inefficient and costly to operate cities.
13/ Thanks to our new tax system, large houses will become much more expensive, with no possibility of making capital gains. This will reduce demand for them.

NR’184. IMMIGRANT & EXHOD REAPPORTIONMENT
1/ No immigrant household shall keep more than half a lifetime’s wages, call it 20-years wages.
2/ Exhods that cleave fast in all of the required ways get rewarded:
a/ Those who assemble at a mosque in advance with hammers and begin destroying their mosque on video immediately at the appointed global time, these can keep up to 60-year’s wages and are subject to no cleaving tax. These shall be seen as brave helpers and apostles of the new ways expressed herein, and thus deserve special protection.
b/ Those who cleave later on day-1 can keep up to 30-year’s wages and are subject to a 10% cleaving tax. These shall be seen as cowardly helpers and apostles of the new ways expressed herein, and thus deserve some special protections.
c/ Those who cleave later on day-2 can keep up to 15-year’s wages and are subject to a 20% late cleaving tax.
d/ Those who cleave on day-3 can keep up to 10-year’s wages and pay a 30% late cleaving tax on their assets.
e/ Those who cleave after day-7 can keep up to 5-year’s wages and pay a 40% late cleaving tax on their assets.
f/ Those who cleave after day-14 can keep up to 2-year’s wages and pay a 60% late cleaving tax on their assets.
g/ Those who cleave after day-30 can only keep up to 1-year’s wages and pay an 80% late cleaving tax on their assets.
3/ Those under age 18 count only as 1/4 of a person, and those between age 18 and 30 count as only 1/2 of a person for the purposes of the reapportionment. All must post and save their video and carry it with them as proof that they have cleaved. Videos of them burning their Islamic slave’s clothing is another thing that will protect them.
4/ Those who cleave after day-14 may also be subject to deportation as an unrepentant Ishtrarian if they have immigrated.
5/ Everyone shall be expected to post their videos on or before the next day after they cleave. The Senate may or
may not forgive late-posters who are a couple days late due to genuine system difficulties. Even 4-year olds must use a hammer on posted video.

6/ If the entire Islamic world cleaves almost as one, we shall all consider ourselves very lucky. If it takes a few days for everyone to get on board, then we shall treat everyone as if they cleaved on day one.

7/ Cleaving from the start, in the first hour shall be seen as a thing of people who were in on the planning of the cleaving. It will also be a thing of people who hate Ishtar and will jump at the opportunity to end it. The settlement maximum is a bit high at first, so that everyone involved in ending Ishtar gets rewarded. Also because very first risk being attacked by the crazies in their society.

8/ The reapportionment amounts stated herein shall be seen by all as fair. You shall all say “I might have wanted more/less but this is not far away. It is a fair compromise.”

9/ The Ishtarians shall loose all of Khadijah’s wealth and get a clean slate. The Ishtarians shall not cry for their ducats, and the host side shall not ask for more money or blood.

10/ All Ishtarian assets and wealth over the amounts stipulated herein shall be nationalized.

11/ Ishtarians found holding undisclosed Ishtarian assets or wealth shall suffer the penalties of unrepentant Ishtarians. If there is widespread fraud, the Senate may more discharging work. The Senate may also require further and extreme reductions in the wealth of all Ishtarians from the same place settled in the same place. The Senate may also deport the fraudsters and their families and associates.

12/ All foreign-born Exhods over age 15 and under age 65 shall be subject to a 10-hour per week discharging tax until 2035. No matter how much they work, the tax house first gets 10 hours at their earning rate. This tax is an incentive to get more Exhods accepted around the world. In 2036, all shall be released from their bonds, and all of Ishtar’s slaves shall be totally free of their financial obligations to Ishtar. All former Ishtarians must work at least 10-hours per week tax until 2035.

NR’185. CITIZEN LOSS REINSTATEMENT

1/ All creditors that are human citizens or that remain classified as legal immigrants shall be reimbursed for their losses up to the maximum wealth they are permitted. However, visitors, illegal immigrants, the incarcerated, and some classes of those previously given immigration amnesty, shall not get anything. Thus all citizens and legal immigrants shall eventually get their share of the national pie, once the parasite-owned parts are nationalized and the calculations are complete. However, all parasite wealth and ownership rights shall accrue to the people. Also, these payments shall be limited by the wealth caps called for herein.

2/ Those who suffer losses from the capital reapportionment may claim up to their wealth limits as citizens or non-citizens the reinstatement.

3/ Non-Exhod immigrant citizen households that suffer losses from the capital reapportionment may claim up to 100 year’s wages in reinstatement.

4/ All claims must be filed with the county recorder in the first 180-days after this constitution comes into effect, however, the Senate may increase this period to 1-year.

5/ The total accepted claims shall be divided by the nationalization equity and expressed in labor units, or man-years at the average wage. The result of this calculation shall be expressed as a percentage. In the new economy, government shall make reinstatement payments to keep the percentage the same. The people shall get the remainder of the value of the parasite’s assets that were seized, and everything else.

6/ Nationalization equity shall be defined by recent value less:

a/ Monopoly value that will not survive in the new system.

b/ Bubble value that will not survive in the new system.

c/ IP monopoly value that will not survive in the new system.

d/ Similar things that will not survive in the new system.

x/ Also, recent value does not necessarily mean immediately recent, but it should be consistent nationwide.

7/ Government shall float 4,000 labor units per capita. This shall represent 2 year’s wages per citizen. This shall be issued in the name of public credit. This shall have a notional value of 4,000 hours of labor per citizen, approximately 2-year’s wages.

8/ Due to all the parasite owned assets, the reinstatement payments will only be a fraction of the gains from nationalization. Thus the reapportionment will be highly profitable for the people from the beginning.

9/ Tremendous financial advantage will accrue to the national economy when we erase the trillions of dollars in fake debt, the debt that the US, the EU, China and Japan owe to the Mideast for its artificially expensive oil and shipping services. Thus we will all grow much richer.

10/ All fictional citizens must clearly list and total up their valid domestic ownership percentage and their non-valid ownership percentage. The non valid ownership shall remain with the fictional citizen, however it shall be frozen until the Senate deals with it. This way the fictional citizens can continue on and function more or less as normal until the Senate deals with the reapportioning their non-domestic ownership share.

11/ Nobody is supposed to win big by the citizen loss reinstatement except that everyone is supposed to do better.

12/ After the reapportionment, there shall be no more calls for social equity, or more reapportionments.

13/ One of the first things that our new Sub-Senate Centi-Nomes will do is record and value ownership of property for the reapportionment. They will prioritized their responses based in length of occupancy, shortest occupancies coming first. Also claims of squatting, usurpation, and especially violence and intimidation go to
the front of the line. It shall be a felony to attempt to use a squatting claim, or violence or intimidation ing the reapportionment.

14/ Empty hotel rooms and short-term rentals shall not be allowed to be a loop-hole for profiting from the capital reapportionment.

15/ Everyone who lost their job due to a COVID health mandate or restriction gets their job back if they want it.

NR’186. EMPLOYEE PROFIT SHARING

1/ Leaving a sliver of the profit pie for employees can have no net cost. This is because the motivation and sense of inclusion generated by a 1% share of the profit pie shared by the employees will surly buy more than a 1% increase in labor productivity and inclination to help the enterprise. If we do the math, an 8.33-hour workday is 500 minutes, and 1% is 5 minutes. So if a 1% profit share leads to more than 5-minutes more work daily, or 5-minutes more productivity daily, or 5-minutes more quality daily, it is worthwhile for the enterprise’s owners.
2/ Our nation shall now have optional Senate administered profit sharing for businesses. If any particular business declares that a certain percentage of its equity is employee owned, the Senate shall have the right to apportion that share of the company’s dividends to the employees as it elects is fair, or it may follow management’s recommendations, if any.
3/ Companies should proudly display their e percent, the employee profit share percent, because this indicates how motivated their workers are.
4/ The Senate should pay close attention to the various profit share percentages offered in the job market. It should regularly form an opinion about the most optimal profit share percentage for the various jobs. However, the Senate shall be prohibited from mandating any profit shares.
5/ The Senate shall help companies that are entirely employee owned by giving them an ultra low cost means of ousting non-performing members for well documented cause.
6/ When the Senate jury calculates profit shares it shall firstly consider documented valuable contributions to the operation of the enterprise. These are most important for the Senate and the long term viability of the enterprise, and these will be most rewarded under the Senate profit sharing plan. The Senate may also elect to award some of the profit share money based on or documented hard work. However, these payments are entirely at the discretion of a Senate jury.
7/ When the Senate apports profit shares, this shall not be constant across the economy, or within any company. Also, the scarce and valuable knowledge workers are must get a much bigger slice than the plentiful unskilled workers.
8/ The Senate shall produce and promulgate standard approaches and metrics for employee profit sharing. The Senate may compel the use of these standard approaches among companies that opt for Senate profit sharing, with Senate oversight.
9/ The people and their public purse will now re-acquire a large share of the nation’s corporate wealth when we re-acquire Ishtar’s stolen equity. And we the people certainly believe in employee profit sharing as a motivating force. However, the portion of profit share awarded to each employee of the most valuable companies shall be limited to 20-year’s wages. And as always herein, this is the average wage for our nation not including the top or bottom earners.

NR’187. GENE TESTING TO FIND HAREMI

1/ Throughout history, the enemies of freedom have mostly been the offspring of harems. By nature, these people tend to have a number of same-father agnates, via many different mothers. The shared maternal DNA is easy to see in Y-chromosome comparisons. Then once we have found some strings of brothers, the diverse Maternal DNA is something also very easy to see in genetic comparisons of these brothers. Thus we have a way to genetically test for Harem bred males in our society.
2/ Everyone worldwide must be tested, recorded, indexed, and cross compared with everyone else in the world for genetic affinity. This is necessary so we can find all the harem spawn living among us.
3/ Once we have done our testing, all the data shall be backed-up by all Counties. Each County shall keep a copy of the global list.
4/ A year after the first testing, we shall test again, and make a second distributed data backup. This is just in case we miss some people.
5/ First to be checked are the people who are, or were in leadership or powerful positions, be they government, military, corporate, press, media, law, medicine, and academia among other powerful positions. Next will come everyone who looks in any way like they might be Middle Eastern. Next comes immigrants and all adopted children. Next comes the general population.
6/ It is unfortunate that everyone must give their DNA for this, however:
   a/ We have all mostly already done this, even before COVID.
   b/ It is very easy to check DNA behind a person’s back with secretly gathered hair and saliva. So this is an extremely hard thing to protect, and our protections will be more or less futile.
   c/ We are facing a solvent and infiltrating enemy, and this enemy must be exposed, and we have an easy way to expose the enemy using DNA analysis.
7/ Each County shall administer the genetic testing of its own people in an anonymized manner. Each shall run its own cloned portable labs, digitize its samples and run them search-engine-fashion against all the Y-chromosome "keywords" posted by all the other Counties in the world. Thus each match will be revealed twice,
once from each side. There will also be independent and often redundant spot auditing of everyone by the largest 30 nations.
8/ The system shall use tens of thousands of known positives to test the testers.
9/ Each Centi-Nome shall work with all its neighboring Centi-Nomes to make sure that nobody is omitted and nobody recently residing at any address goes into hiding without an arrest warrant being issued.
10/ All Middle-Eastern people and adoptees that test negative shall be double checked by two other Centi-Nomes. These re-checking Centi-Nomes shall be nearby and randomly assigned by a 2-ball blind draw of the National Over-Senate.
11/ No person with Mideast ties shall work in testing.
12/ The right to adoption privacy shall be considered entirely unimportant in comparison to finding all the Harem children. Everyone who has ever adopted someone either legally or informally must come forward and declare that fact or they may be held guilty of a crime and the adopted person may be considered as hiding from the law.
13/ The fact that a child is an Adopted Harem child should not matter much if they don’t know anything about their genetic patrimony and are not Islamic or affiliated with the parasite in any way.
14/ Those adopted from other nations after their 3rd birthday shall be considered immigrants and must quality for citizen's rights when they reach adulthood like all other naturalized citizens. Those adopted from other nations after their 3rd birthday shall be considered native citizens.

NR'188. PROTOTYPE CONSTITUTION
1/ This Constitution is intended to be a prototype for people in every land to muster a democracy under.
2/ If this Constitution is used with adjustments for another nation, all removed text should appear in strikethrough text, and all added text shall appear in bold immediately after. Thus China's version would begin: "WE THE PEOPLE of the nation of People's Republic of China, formerly known as the United States of America are the native citizen voter turnout in the biggest national election of the prior 4-years is enough to take power.
5/ The day the quorum point is crossed shall be called Constitution Day, the first day of the new Constitution. At that point, this new 2022 Constitution shall be valid and it shall supersede the old constitution.
6/ The new democracy Musters up into voting units called Mustering-Nomes. These shall have a minimum size of 250 citizens and a maximum size of 500. If there are more than 500 citizens in a Mustering-Nome, it must split into two Mustering-Nomes.
7/ Each Mustering-Nome will elect a temporary Mustering Sub-Senator who shall represent a variable number of voters between 250 and 500, that count towards reaching the National Quorum Point. Thus a temporary government will Muster up, or form up out of an increasing number of temporary Mustering-Nomes and their temporary Mustering Sub-Senators. These will represent an average of 375 voters each. These Mustering Sub-Senators will meet in local Centi-Nomes of 200 Sub-Senators described elsewhere.
8/ Those Mustering up shall sign their name and write their name, address, phone, email, and driver's license, national ID, or passport number on the Senator's representation mandate sheets. These shall say, "I accept that Senator-XXX has been elected by my Nome of XXX citizens. This person is my rightfully elected Mustering Sub-Senator. I swear I have Mustered under only one Nome and elected only one Mustering Sub-Senator. 9/ The voter rolls of Mustering Sub-Senators shall use base 10 election checking/monitoring for its membership. Thus each Nome will be checked by 9 other randomly drawn Nomers.
10/ The penalty for total or near total falsification of election documents in order to impersonate a Senator shall be 20-years in prison. It shall also be a felony to Muster under more than one Nome, or elect more than one Sub-Senator. Those people with the old government who fail to fully cooperate with the new government, and those people with the old government who resign without advance notice may be charged with a crime. Those people with the old government who take up arms, or menace the people of the emergent democracy with
violence, threat, or arrest may be regarded as democides (democracy killers). Under the new constitution, democide can be a capital offense.

11/ As a broad democracy approaches the Quorum Point, its progress should be announced and graphed. A rapid rise in the percentage of the electorate voting for a Broad Democracy will be hard to dispute and will help to peacefully sweep the old government away.

12/ Once the Quorum Point has been reached, the Mustering Sub-Senators will take control of the nation and rule until proper elections can be held about a 10-days later. During this time, the Mustering Senate shall not engage in new business, or begin initiatives. It shall not sell or buy assets, or commit the government to long term obligations. It shall only manage ongoing business and deal with emergency situations until a permanent government can be formed through the election process explained herein. It also shall not engage in any new military initiatives, but it may command the military in ways that are clearly defensive.

13/ The Mustering Sub-Senate will meet every day in Centi-Nomes without a day off from 9:00am until 9:00pm with 1:00 to 2:00 off for lunch and 6:00 to 7:00 off for dinner, until normal elections can take place. In no event shall the first normal elections take place more than 10 days after the Mustering Sub-Senate was elected. Nobody shall be empowered to delay the elections.

14/ All votes in the Mustering Sub-Senate and in the first Senate term shall be cast openly by lining up behind a person holding a sign until systems and voting centers are in place for voting to take place in.

15/ The Mustering Sub-Senate shall not have the power to make constitutional changes. And the Senate shall not have the power to make constitutional changes unless it is voting secretly.

NR’190. SENATE PROPAGATION

1/ Once the Quorum Point has been reached, the next day shall be a one-day notification period where all print publications, TV, radio, search engines, and other media including all email accounts are required to use the 1/3 of their display or time for notification of mustering. Newspapers and search engines must display this headline: “Muster-up, entire nation required to assemble and elect new government”. During this first-next day everyone is supposed to go knocking on everyone else’s doors and informing everyone about the muster. On the next day, the second-next day after the Quorum Point has been reached, every person in the nation shall be required to join and sign up a 250-voter neighborhood Nome group somewhere in the nation. Everyone who is not a citizen gets noted, as well as those who are either too young or too old to vote. Every human in the nation thus gets censused. All must allow themselves to be photographed, video recorded, and finger printed. All must give their national number, their place of birth, their former citizenships, their current citizenship, and their physical address. They must also demonstrate that they speak the national language like a native speaker. The disabled will have people sent to them to census them on video. But every person in the nation must be counted and divided into groups of 250 voters. This shall be a census with mandatory participation and criminal penalties shall apply for those fail to participate. This mustering census shall be followed by similar annual censuses that shall likewise be mandatory for everyone. Also, in all censuses, each county shall verify the censuses of three other counties. The assignments shall be by an annual base-100 national random draw, where all counties ending in the same two digits are double checked by the three nearest counties ending in the matching two ending digits each. For example counties ending in -12, would be checked by the closest counties in -05, -73, and 82, if those were the numbers that were drawn. And this would be so nationwide until the next year when new numbers were drawn.

2/ For the following 3-days after the Quorum Point has been reached (days 3, 4, and 5), there shall be a one-time, 3-day national holiday. Except for critical services, all voting age people in the nation shall be required to stop doing whatever they were doing and assemble into neighborhood Nomes to elect Sub-Senators. Part of day-3 will be spent organizing and balancing Nomes. (Especially with this first election, it is not so important that everyone vote in the closest Nome to where they live.) For the remainder of day-3, and the following 2 days (days 4 and 5), all candidates will speak to their Nomes once for up to 6 minutes. After this, people will mingle and talk, or they may refer to posted writings or posted videos.

At the end of day-5 at 6:00 pm, the nation will elect its first Sub-Senate by open line vote, with the people lining up behind the candidate of their choice.

3/ This new Sub-Senate shall not replace the Mustering Sub-Senate immediately. Instead, in the evening of day-5, the new Sub-Senate will balance out into Centi-Nomes.

4/ At the start of day-6 and for most of days-7 to 9, the Sub-Senators take turns speaking for up to 6-minutes each. All shall wear their randomly drawn number (1-200) and their name. As there are 200 Sub-Senators in a Centi-nome, this speaking will take about 1,200 minutes or 20-hours. Number-1 goes first, number-200 goes last. The Sub-Senators speak for 5-hours a day. For the remainder of the day, the Sub-Senators will mingle and ask one another questions and discuss their views. At the end of day 9, at 7:00, when they come back from dinner, the Sub-Senators in each Centi-Nome of 200 shall vote and elect Ten (10) Main-Senators as follows: Each of the Sub-Senators shall put a single sheet of identical paper into a ballot box with up to 30 candidate numbers handwritten in place, that he wishes to vote for. This is placed on a pile on a desk that people file past placing their folded ballot sheets. Then the pile is shuffled 4 times. Then the pile is counted in redundant line fashion. The 10 people with the most votes then become that
Centi-Nome's Main-Senators. The lowest scoring man of these 10 from each Centi-Nome gets a number ending in 1 and rotates out first, the highest scoring rotates out last. Ties shall be decided by the Main-Senator with the most votes. If there is a two-way tie, they shall decide by rock paper scissors. If there is a tied vote involving three or more Senators, there shall be a run-off election.

5/ These speeches, as with all Senate speeches, shall all be recorded and put online for re-viewing by the Senate and people.

6/ On day 10, the ten Main-Senators shall each talk or answer questions for up to 30 minutes among themselves. After this they shall all mingle and talk and ask one another questions. Then they shall break for dinner. When they return from dinner at 7:00 pm they shall vote one of their 10 as Over-Senator. At 8:00pm, the new government takes power and replaces the Mustering-Senate, fully propagated.

7/ It will thus take 10 days from Quorum Point to elect a new government for the nation. During this 10-day period, the Mustering Sub-Senate will serve as the nation's government.

8/ The 1st Senate term shall be for a bit longer than one teneth (1/10th of a year, or 36.5 days), from day 7 until day 45. During this term, the Senate shall operate at ten times normal speed. Thus instead of serving for 10 teneths as normal, this first Senate term shall only serve for one teneth. During this first Senate term, both the Sub-Senate and the Main-Senate will hold ranking elections and elevate Senators at ten times the normal speed. These will occur at the end of days 12, 16, 19, 23, 27, 30, 34, 38, 41, and 45.

9/ The 2nd Senate term shall be for 2 teneths, from day 46 until day 118, and it shall operate at five times normal speed. At the end of days 53, 60, 67, 74, 82, 89, 96, 103, 110, and 118. During this second Senate term, both the Sub-Senate and the Main-Senate will hold ranking elections and elevate Senators at five times the normal speed.

10/ During the 1st and 2nd Senate terms, all national Over-Senators shall also serve as our nation's UM (world government) Main-Senators. These shall all shift over to exclusively UM duty as they cycle out of national Over-Senate service.

11/ The 3rd Senate term shall also be for 2 teneths, from day 119 until day 191. It shall operate at five times normal speed. At the end of days 119 126, 133, 140, 147, 155, 162, 169, 176, 183, and 191, each voting house shall elect 1% of its members to the next higher Senate. At the end of the 3rd Senate term, the UM Over-Senate shall grow to be fully propagated. Thus by day 191, the world's government will be fully propagated.

12/ From day 192 until the end of year 5 the Senate terms shall be for 5-teneths. (one half a year). Thus all Senators elected in the first 5-years of the new democracy will serve for only half a year. We are doing this because:

a/ The nation's senators will be expected to work longer hours and nearly every day.
b/ It is more corruption resistant to have such short terms.
c/ Unless we do this, there will not be enough sires to choose from.

13/ It shall be expected that in the 1st Senate term, all levels will work in over-drive mode. The Sub-Senate shall meet on at least 85% of evenings, and the Main-Senate and Over-Senate shall work 12-hour days every day.

14/ It shall be expected that in the 2nd and 3rd Senate terms, all levels will work in over-drive mode. The Sub-Senate shall meet in at least 70% of evenings, and the Main-Senate and Over-Senate shall work 10-hour days every day.

15/ It shall be expected that in the 4th and 5th Senate terms, all levels will work in over-drive mode. The Sub-Senate shall meet in at least 60% of evenings, and the Main-Senate and Over-Senate shall work 10-hour days in at least 85% of day for the entire first term.

16/ Senate service excuses everything. There is nothing in our nation that does not go on hold for people who are elected and drafted into Senate service.

17/ When Nomes and Centi-Nomes that are partly on the Left and partly on the Right we shall do the following where practical: The edge Nomes and Edge Centi-Nomes get centered and established first so that half of the people will be on the left and half on the right. We do this because we think it is the fairest and least corrupt way to do districting.

NR’191. NON-VIOLENT PROTEST

1/ When the people gather in great and mostly peaceful numbers as they proudly did in Hong Kong, Barcelona, Tiananmen, and Cuba it shall be thought a glorious and sacred thing that is pointed straight up for us in the land of the free. Those who menace and threaten peaceful protesters shall be seen by all as tyrants and the enemies of freedom.

2/ We shall immortalize the words of Xi Jin Ping and the Chinese Communist Party: “Crushed bodies and shattered bones”. These words were said to the democracy protesters of Hong Kong when China threatened another Tiananmen massacre: where the Chinese Communist Party killed over 10,000 of its own citizens for demonstrating peacefully in favor of democracy. This direction is straight down to us in the land of the free.

3/ Protesters shall not wear a uniform or same color clothing as this supports protest crime. The fact that police use identical uniforms is balanced out by their prominent numbering. All riot police at protests must have their number front and back, helmet, chest and back, in the largest font practical for each location. Nobody, police or protester shall wear face coverings, even for reasons of infectious disease. There shall be no plain clothes police officers at protests.

4/ When large numbers of protesters approach people in a menacing way, or they are smaller groups threatening
with words, even vague words, the crowd itself may be seen as a weapon. Protestors are required to make every reasonable effort to avoid contact with isolated opponents.
5/ The right of protest shall never be allowed to become a thing that may be directed at individuals or small groups. For when this happens, we have started down the road of intimidation and fear that created the power vacuum that the Nazi regime came to power in. This regime came to power in a very large part because their opponents were so often "hit on the head", or threatened.
6/ The right of our leaders to be safe from threat of violence is obviously a first-order protection for our democracy. Without this, it is a step towards SA empowerment. (The SA or Sturmabteilung was the thug army that brought Hitler to power by silencing his opposition.) Therefore, the right of protest shall not include the right to menace or harm others, (and especially political opponents) in any way.
7/ There shall be no right for protesters to go to people's homes, even as individuals, or for protesters to menace or confront individuals and groups in the street, or during their meals or errands. And this protection shall expressly apply to all leaders, authors, critics, commentators, media producers, judicial people, police, and those accused, but not convicted of a crime.
8/ Fake anarchy often presents itself as a disorganized mob. Where this mob is used to overpower or influence elected people and true leaders — this is one of the most vulnerable points in a democracy. For this has ended many democracies.
9/ When a protest is peaceful, the burden of proof lies with police, and penalties shall lean towards the minimum. When a protest is considered violent, or a riot, the burden of proof lies with the violent protesters as much as reasonably possible, and the penalties shall lean towards the maximum.
10/ Protest should never be an excuse for violence. The right to protest is the right to protest without violence. Non-violent protest is perfectly fine for democracy. Violent protest is bad for democracy. Protest violence normally gets double penalties.
11/ No sign posts are allowed at protests. All signs must be on non-weapon sheet material such as cardboard or foam plastic with no sharp edges. No plywood, metal or timber backed signs are allowed at protests.
12/ There is no place at protests for any weapons or even potential weapon. Prohibited protestor weapons include: firearms, bullets, firearm replicas, paintball guns, squirt guns, toy guns, bombs, firecrackers, fireworks, flares, lighters, matches, accelerants, pepper spray and other irritant sprays, electric shock devices, lasers, knives, folding knives, razors, axes, chains, scissors, pry bars, screw-drivers, pliers, rocks, bricks, canned food, sticks, picket poles, clubs, bats, hammers, saws, wrenches, metal spikes, nails, screws, glass bottles, broken glass, helmets, face shields, hoplite shields, body armor, bullet-proof vests, knee or elbow pads, heavy or hard-edged footwear, skateboards, bicycles, motorbikes, gloves, wire, rope, drones, quick-ties, handcuffs, slingshots, ball bearings, marbles, cleaning fluids, body fluids, noxious fluids, sprays and gasses. At protests, the definition of what constitutes a weapon shall be much broader and more inclusive than normal. People may bring their wallet, keys, communicator, medications, plastic water bottles, under 500ml, soft food. Bicycles must be locked or left somewhere else away from the protest. This includes police bicycles. There shall be no smoking at protests due to the potential for arson. Cardboard and paper signs shall always be allowed, wood and plywood signs shall not be allowed.
13/ There shall be no backpacks, purses, suitcases or other means of concealing weapons at protests. These may however be used by those distributing papers, however the bags are subject to search for weapons.
14/ There shall be no open fires at all at protest, including flag burning, effigies, and street bonfires. Starting, tending, or spreading a fire at a protest shall be considered as arson. Those carrying incendiary devices or burning objects at protests shall be presumed to be arsonists. The penalty for possession of fire accelerants at a protest shall be 30-years. The penalty for possession of a lighter, matches, or other fire-starters on one's person at a violent protest shall be up to 5-years.
15/ Those distributing weapons at protests, to include rocks and bricks, get 20-years. Those recorded or witnessed at protests with rocks, or similar throwing objects in hand, or in their possession get 2-years of work camp. Those recorded or witnessed at protests causing breakage damage or looting get 5-years in work camp.
16/ Few things weaken a protest like protester vandalism and destruction. So if part of a protest turns to looting, violence, or arson, the peaceful part has an obligation to flee (both physically and in unequivocal words) from the violent part. This is so the violent part may be more easily separated and punished.
17/ Committing crimes in the name of protest is the opposite of justification. Those who commit crimes at a protest shall generally suffer double penalties for property crime and altercations without serious injury. They shall generally suffer triple penalties for violent crime to include arson, attempted arson, and weapons possession.
18/ When a mob runs riot through a city committing widespread vandalism and destruction, all who ran with them may be charged as co-conspirators.
19/ During times of protest, entering a business or home that is obviously being looted shall be enough to make a person a looter. The only except is when people are live streaming faces to police or the recorder.
20/ Those convicted of throwing water balloons, or using a squirt gun, or making menacing gestures, or throwing food or following people trying to get away from a protest, or similar micro-assaults may have to do up to 1,000 hours of community service per count.
21/ If recent protests have been violent, then government may require that protestors pass through a metal detector. However government may not delay people over 10-minutes for this.
22/ There shall be no night time protest from 20-minutes after sunset until sunrise. People can camp-out and mingle, but the marching and public speaking, one person to the crowd, that must stop 20 minutes after sunset. Also, no horns after dark either
23/ The right to assemble is the right to assemble openly, and unmasked. All who protest must so openly and they shall have no right to privacy. Also, all protestors may be freely recorded, and their images freely promulgated without consent or compensation. The penalty for wearing a mask, including a gas mask, at a protest shall be 40-days in jail + a fine of 3 month’s pay. If the person has no money, then the penalty shall be 2-years in work camp.
24/ There shall be special protections for individuals and small groups when their legitimate protest and participation in the public discourse brings even extra-judicial threat and menace. Memetic diversity must be preserved in the group mind, and small groups are especially vulnerable to extra-democratic coercion and menace from aggrieved parties.
25/ So long as all violent protesters are stigmatized by the mass of people, the protest shall be considered peaceful.
26/ Government shall be free to use video-drones, listening devices, and data traffic interception at protests.
27/ Giving away bottled water, beverages, or food shall be considered as paying for protest.
28/ There shall be a crime called "accessory to protest arson". This is the crime of people who don’t loot, but don’t run off either.
29/ There shall be a crime called "accessory to protest arson". This is the crime of people who don’t burn things, but don’t flee from protest fires either. Thus, those recorded near a "bonfire" during a protest may be charged with accessory to protest arson.
30/ All non-humans, and non-citizens must stay way from the nation’s protests to the maximum extent reasonably practical. This also includes government and its police where reasonably practical. This also includes all fictional citizens, all visitors, all non-voting citizens, and all foreign governments and their people.
31/ Private drones and robots may only be used near a protest with prior approval by the police.
32/ Using fireworks and firecrackers at a political protests will get a person 5-years at a work camp.
33/ When people with long criminal records are charged with protest violence, or disaster looting, or disaster violent crime, they may be sent to a work island for life. (Looting here does not include provisionering a reasonable amount of essentials).
34/ Nobody should ever be penalized for participating in a peaceful protest. This should be a worldwide rule. Any government breaking this rule becomes illegitimate. Any strictness comes from the definition of peaceful.
35/ Small protests of fewer than 50 people may go just about anywhere unless they are intentionally blocking some function.
36/ Only the national government may establish rules for free speech and assembly and all places open to the public shall obey the same access rules nationwide for those wishing to protest or spread information. Private property owners who violate a person’s first and foremost right of free speech and their right to reasonable political assembly or protest should pay toxic waste level fines. When police do this, they should be fired. When private security guards should do this, they should go to jail. This rule R’178.36 only applies to political matters and it does not apply to matters of commerce, religion, sport or celebration.
37/ Tear gas, pepper spray, rubber bullets, clubs, water cannons and other semi-harmful ways to disperse crowds shall not be used on peaceful protestors, and police are expected to warn the protesters before they use any semi-harmful way to disperse a crowds. Police using these weapons wrongly at protests may be subject to charges of assault.
38/ All tear gas canisters, rubber bullets, and other police projectiles used at protests must have serial numbers on them, and these serial numbers must be tied to individual police officers working at the protest. Also, all rubber bullet guns and all tear gas guns must have gun cams. All tear gas guns and canisters must be day-glow orange, all rubber bullet guns must be hot pink.
39/ All police enforcement at generally non-violent protests shall be voluntary on the part of each police officer, and officers cannot be terminated, punished or discriminated against if they do not want to take part in enforcement at non-violent protests. Police cannot be paid more than the regular pay and regular overtime when working at a protest. All police enforcement of common civil disobedience crimes shall be voluntary on the part of each police officer, and officers cannot be terminated, punished or discriminated against if they do not want to take part in enforcement of common civil disobedience crimes.
40/ All forms of self-propelled barrier shall be prohibited at protests including the tactic where police use a line of vans parked bumper to bumper as a barrier. Water cannons, dye and solution markers shall also be prohibited at protests.
41/ All protest police must:
a/ Have location transponders in their body armor.
b/ Have 6-cams, one on their chest, one on their back and four on a 40cm easily repaired breakaway mast on their helmets. They must also have stereo microphones front and back.
c/ Have location transponders on their helmets, vests, chest cam, and back cam.
d/ Have location transponders and accelerometers in any clubs or sticks they carry.
1/ In order to minimize the divisions of mankind and maximize the brotherhood, our nation shall require that all religions use the same public houses of worship. No religion shall maintain its own physically separate places of worship in our nation. All houses of religion and worship shall be owned and managed by the Senate and people regardless of who built them or once owned them. All houses of religion and worship shall be open for use by all religions, and all shall be shared by all religions.

2/ Shoes and shirts must be worn, and the knees and shoulders must be covered in all pantheons. The head and face shall not ever be covered.

3/ There shall be no separations of men and women.

4/ There shall be no talking or yelling or audible preaching. All preachers must communicate via silent disco headphones so the nation's pantheons can be better shared by everyone.

5/ Everyone shall respect everyone else's services.

6/ There shall be no carpets, seats, or loudspeakers in any public pantheon.

7/ No candles or incense may be burned and no animal shall ever be sacrificed.

8/ The ancient round and isocratic Pantheon of Rome is so well preserved because this idea was tried before and people loved it. People have loved this idea for almost 2,000 years, so it is quite a well tested idea. Ishtar of course always struggled in the other direction, towards the separation fo man in a way it could profit from.

**Option’2. -OFF- BANNED RELIGIONS**
Islam, Judaism, and Roman Catholicism are hereby declared criminal ideologies and their practice is hereby outlawed. All aspects of these religions are hereby prohibited in our nation, and all their structures, religious infrastructures and artifacts shall be destroyed, and the foundations ripped out.

**Option’3. +ON+ NO CLAN HEGEMONY:**
All Senators shall be genetically tested and compared for family relationships before they may begin their Senate service. All relations shall be acknowledge and made public.

**Option’4. -OFF- ARABS IN STRATEGIC POSITIONS:**
Except for immediate cleavers, all Haremi, anyone born in Arabia's empire, and anyone with an Arabic accent shall be prohibited from working in, or having ownership rights in the following industries, occupations or places of business, unless granted permission from the Senate:

1/ Media.

2/ Publishing.

3/ News reporting.

4/ Arms manufacture or weapons systems.

5/ Military command or intelligence, except as a translator.

6/ Government decisions, approvals, management, inspections, or prosecutions, unless elected to the Senate.

7/ Aerospace.

8/ Micro-electronics and semiconductors.

9/ Water supply.

10/ Food supply.

11/ Petroleum, coal or fuel.

12/ Commodities.

13/ Below ground minerals.

14/ Government contractors.

15/ Explosives or munitions.

16/ Government money doling or taxation.

17/ Charity benefits doling.

18/ Environmental services, testing, or toxic remediation.

19/ Chemistry or chemicals.

20/ Nuclear materials.

21/ Power generation.

22/ Airports and aircraft maintenance.

23/ Railroads and public transit.

24/ Financial markets.

25/ Investment funds.
26/ Money lending.
27/ Government intelligence gathering.
28/ The recorder’s office.
29/ The patent office.
30/ Advertising.
31/ Vehicle or industrial design.
32/ International trade.
33/ Communication systems.
34/ Public infrastructure management.
35/ OPM management.
36/ Chief officers in fictional citizen they did not found.
37/ Board of directors in fictional citizen they did not found.
38/ Transportation, except for deliveries to the end consumer.
39/ International trade.
40/ Distribution.
41/ Immunology or pathogen research.
42/ Pharmaceuticals.
43/ Speaking, narrating, or give commentary on the news.

Option'5. -OFF- DEPORTATION ROUND #1:
All Exhods that arrived after 2018.09.11 shall be deported.

Option'6. -OFF- DEPORTATION ROUND #2:
All Exhods that arrived after 2014.09.11 shall be deported.

Option'7. -OFF- DEPORTATION ROUND #3:
All Exhods that arrived after 2010.09.11 shall be deported.

Option'8. +ON+ NO MEGA ZILLIONAIRES:
1/ No person or family may possess more than 50,000 year’s wages in assets. Shares in companies one founded shall not be counted under this rule until they are sold or exchanged.
2/ The public can condemn or ubiquitize anyone out of all or part of their assets, including IP by paying them the maximum wealth amount.

Option'9. -OFF- NO ZILLIONAIRES:
The limit amount of the previous Option'11 shall be 5,000 year’s wages in assets instead of 50,000 year’s wages in assets.

Option'10. +ON+ SEVERE BIRTH DEFECTS:
Government shall not burden the people of our nation and discourage them from having children by forcing everyone to bring up severely malformed offspring. For 7-days after birth, Mothers shall have the right to humanely euthanize their newborn offspring with profound birth defects, but only according to the standards set by the Healthcare Sluice, and as decided by a vote of 6 of 11 Senator jurors that are experienced doctors or nurses. This clause shall apply to all clear cases of Zika microcephaly, Down Syndrome, and conditions associated with mental retardation that are more severe than high-functioning Down syndrome. It shall also always apply when the child is born both severely damaged and sterile, or when the child will need more than 5 rounds of surgery, or the child is expected to require at least 2 hours of care each day for the rest of his life, or when the child is not expect to live past age 35. All these things, at least, shall be the decision of the mother that must otherwise raise that child. They shall be nobody else’s decision at all.

Option'11. +ON+ COLLEGE EDUCATED MOTHER BENEFITS:
Women that pass the Senate’s tertiary education test shall be given child benefits for up to 4 non-sired children.

Option'12. -OFF- 2ND CHILD BENEFITS:
Child benefits shall be paid for two children per woman regardless of the father.

Option'13. -OFF- EXHODS BIRTH CONTROL:
All Exhod women of breeding age must use an IUD or other long term birth control for the time they are not supposed to have children.

Option 14. -OFF- DANGEROUS SPECTACLES:
1/ The people shall be free to engage in whatever sports, acrobatics, and dangerous activities they want. However, the promotors, broadcasters, and sponsors of dangerous audience events shall be financially responsible for the death and injury of the gladiators they hire or promote. This shall apply to the promotors of sports, acrobatics, daredevil and other dangerous spectacles. Also, this financial responsibility shall be considered an inalienable obligation that cannot be transferred away to others by contract or insurance policy.
2/ Spectacles that involve harmful sloshing of the brain may be required to pay reasonable damages to their competitors or contestants for the brain damage they cause.
3/ Serious schools shall be prohibited from offering any brain sloshing sports such as boxing, football, or head-ball soccer either on campus or under their auspices. Schools that offer brain sloshing sports may be held financially liable for the brain damage they cause.
4/ The Senate shall be required to modify the rules of sports that are found to cause significant levels of brain damage or bodily harm. These activities and sports must be changed so they are no longer harmful. If the activity or sport cannot be made safe, then it must be curtailed.
5/ There shall no longer be sports like boxing and head-ball where the brain is endlessly pummeled and sloshed until brain damage occurs.
6/ When this Option comes into force, it shall be applied retroactively. and in with superfund reach. It shall seek damages from advertisers and school endowments, as
Option 15. -OFF- GENDER INEQUALITY:
1/ The essence of sexual reproduction is that half of a species is specialized for reproduction, while the other half is specialized for selection. Therefore, male selection in all creatures is slightly more rigorous than female selection. This is why males tend to be slightly bigger, stronger and more aggressive than females across the animal kingdom. And among homo sapiens, where our defining characteristic is our sapience, this is why a small sliver of males are more sapient than any female.
2/ In our nation, the two genders shall generally be regarded as equal under the law, and with equal rights, except where this is judged by the Senate as impractical for society. For example, females shall have greater child custody rights than males. Females shall also have greater rights in matters of physical violence, and they shall also have the right to special female-only competitive athletics among other things.
3/ Government shall not regulate equality of pay or equality of labor participation between the two genders. This is because:
a/ The period of rapid and easy progress towards ending gender bias is over in our nation.
b/ Females are frequently less qualified in a number of occupations such as those involving physical strength and math skills.
c/ In this nation we generally believe that free markets are much better at fairly pricing things than government.
d/ Females frequently put their careers on hold and drop out of the labor market for decades when they have children.
e/ Employers must expect that a certain number of breeding-age females will later turn their backs on their employer's costly training and integration to have children.
f/ Our nation's long-term economic competitiveness, and the viability of our proposition of freedom, and free markets requires that our employers be allowed to price-in the differences and family needs of their workers.
4/ Our nation needs its women giving birth to the next generation. If we don't do this, we will become reliant on immigrants from nations with less democratic, or even parasitic traditions. Then our proposition of freedom will turn to oily quicksand beneath our feet.

Option 16. -OFF- FOOD STORES 1-YEAR:
Everyone shall keep at least 1-year's food in their home.

Option 17. -OFF- FOOD STORES 2-YEARS
Everyone shall keep at least 2-year's food supply in their home.

Option 18. -OFF- EVACUATION OF GET-OUTS
All Arab get-outs shall be evacuated, and all Exhods living in them, shall either be sent back or sent to an island internment camp.

Option 19. +ON+ ANTI-TERRORISM
After deadly acts of Arab terrorism anywhere in the free world, all Ishtarians may be prohibited from using our nation's airlines, trains, and ride sharing services.

Option 20. +ON+ TORTUROUS PUNISHMENT:
The threat of a prolonged hellish death being one of tyranny's greatest powers over some people, democracies must unfortunately offer an equal deterrent for extra-ordinary crimes. However, the use of torturous punishment shall only be used in the following cases, and each person put to death in this way shall require a majority vote from the Judicial Sluice of the national Main-Senate:
1/ Those who illegally traffic in nuclear, chemical or biological weapons or their key ingredients, or attempt to make these.
2/ Those who participate in fatal acts of mass terrorism.
3/ Those who have tortured others to extreme outside the judicial system.
4/ Those who abduct and lock up a sex or sadism slave for more than 5 days.
5/ Those who sabotage the nation's war weapons, war preparations, or transportation systems in war.
6/ Those who have committed first degree murder three or more times.
7/ Those who kill or gravely harm people for standing witness, or for judging on behalf of the people.
8/ Those who harm cleaved Ishtarians to avenge Ishtar.
9/ Those who use violence or threat of violence to seize or hold control of the national government.
10/ Those who cause severe bodily damage by intentionally burning someone with either fire or chemicals.
11/ Those who use hostages as human shields.
12/ Those who assassinate our leaders.
13/ Kings and tyrants and their Gestapos.

OPTION 21. +ON+ ONLY NATIVE CITIZENS MAY VOTE
Only native born as citizens shall vote in our nation's elections. If this clause is turned off, then only people who have been immigrant citizens for over 20-years may vote.

OPTION 22. -OFF- CASH NOTES RE-INTRODUCED
A cash-free society has proven overly problematic. Therefore the Senate shall re-introduce cash notes.
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2022 UM WORLD CONSTITUTION

WE THE PEOPLE of the UM, or United Majority of the free world hereby establish this 2022 UM Constitution for our democratic world government. This Constitution and the laws made under it shall be the supreme law of the free world. This 2022 UM Constitution is intended to be used with the 2022 American Constitution, with generally only the names, places and optional rules changed for each nation.

UA’1. SEVEN MEMBER BLOCs
The UM shall be a system of generating international consensus through 7 equally-powerful continent-scale voting blocs. Each of the 7 blocs shall all have an equal vote, even though they have variable populations and a variable number national Senators. The blocs shall be: 1/ English and French speaking America. 2/ Spanish and Portuguese speaking America. 3/ Roman alphabet Europe. 4/ China, Mongolia, and China watershed Tibet. 5/ India, Pakistan, Bangladesh, Sri Lanka, Nepal, Bhutan, and India/ Pakistan/ Bangladesh watershed Tibet. 6/ Africa. 7/ The former USSR, Cyrillic alphabet Europe, Greece Australia, Burma and East Asia outside of China, and all other parts of the free world outside nations previously mentioned, but not including any part of the PU. All the various nations listed herein as being in the PU or Parasitic Union (see UA’12.3) shall be excluded from the UM unless the UM elects to admit them. This is because their natural inclination and agenda is diametrically opposed to that of the UM’s natural agenda. The PU shall however never form a voting block, and its members must join the other voting blocks of the PU if that nation is admitted to the UM.

UA’2. SENATES
The UM government shall be composed of two tiers of Senate: UM Main-Senate, and UM Over-Senate, collectively called the "UM Senate". The representation ratios shall be as follows for a UM of 4 billion voters:

UM Main-Senate 1-in-25,000 voters, or about 160,000 UM Main-Senators serving at any one time, assuming an electorate of 4 billion voters.

UM Over-Senate Each of the 7 member blocs shall elevate 8,000 UM Main Senators to serve for 2 years. Thus 56,000 UM Over-Senators will be elected each year, and there will be 112,000 Over-Senators serving at any time for two years. This is the narrowest Senate of the new world government, and each of the 7-member bloc will have 16,000 Senators serving at any one time. As Over-Senators cycle out of their year of service in their various member nations, all automatically shift over to UM for one year of service in the UM Main-Senate. Then at the end of their one-year term in the UM Main-Senate, the top ranked 800 Main-Senators in each voting-bloc, in each teneth, shall then be elevated to the UM Over-Senate for two years of service. In this way, our world government will be a broadly represented, and continuously elected outgrowth of our own trusted national Senates.

UA’3. UM MAJORITIES
This UM or United Majority is intended to rule by consensus and to do the things that the entire non-Islamic, non-Istarian, non-parasitic world can agree on. To this end, the UM Main Senate shall require a 60% Over-Majority in all 7 voting blocks to take action. If a vote fails to get the required overmajority in any of the 7 blocs, it shall be enough to prevent the UM from taking action.

UA’4. TYRANNY EXCLUDED
Only triple-elected Over-Senators elevated from a standard 1-in-25,000 democracy shall become UM Main-Senators and participate in decision making at the UM. Nations that don't muster up into a standard 1-in-25,000 democracy can't participate in the international decision making process until they muster up. These slow-to-muster nations must suffer the international rules imposed by those who rapidly muster up and are admitted to the UM. However, the UM shall take no action until 60 days from the first nation joining the UM, unless at least 1/3 of the world’s nations have joined the UM. In order to be considered a standard 1-in-25,000 democracy, the national democracy must have and enforce the following essential design features: 1/ Incorruptible and totally credible open Nome elections by openly lining up behind candidates. No secret voting by the public. Also, all public votes must occur under video monitoring to totally prevent election fraud. 2/ If there is voter intimidation or bribery this may be prosecuted by either the locality, or by the UM. In either case, the penalty shall be life on a prison work island for the people trying to illegally sway voting. The voters shall take the gifts and then turn-in recordings of the violators for a reward. There shall be no jokes about vote buying. If there is voter intimidation or bribery, then the elections shall be by secret ballot until this is under control. 3/ There must be secret legislative voting, and the votes of the individual Senators shall never be recorded once the tally is raised for objections and passed. 4/ There must be freedom of speech and information. 5/ There must be freedom of the press. 6/ There must be freedom of assembly. 7/ They must at least be armed to the extent called for in UR'124. herein. 8/ There must be annual terms for all Senators. 9/ There must be continuous Government cycling on teneths. 10/ There must be minimum 10-sluice Main-Senates. 11/ There must be regional legislative voting centers. 12/ There must be UM-approved Senate ethics training. 13/ There must be strict enforcement of Senate ethics.
rules.
14/ There must be sophoscites in each teneth on divisive issues.
15/ There shall be no presidents, monarchs, or department tzars.
16/ There must be a broad Over-Senate acting as supreme court.
17/ There shall be no oligarchies in legislative matters.
18/ There shall be no oligarchies, except in minor judicial or executive matters.
19/ There shall be no appointees in positions of great power.
20/ There shall be no person or group with any power over the Senate.
21/ No un-elected officials shall hold any positions of great power in government.
22/ There shall be no inheritable positions in Government.
23/ There shall be no selling of positions in Government.
24/ There shall be no profiting from positions in Government.
25/ There shall be titles of nobility, even ceremonial ones.
26/ There shall be no private armies.
27/ There shall be a military loyal to its national Senate.
28/ There shall be a total separation of church, state, and economy.
29/ There shall be genetic testing and indexing of all leaders.
30/ There shall be a lifetime maximum of 3 entries into to any member member nation's Sub-Senate.
31/ There shall be no taxation without representation.
32/ There shall be no fictional citizen money for political, economic, or social messages in the media, or spent on government people, or former government people.
33/ No transportation, telecommunications, or other shared infrastructure, or public utility over 17 years old may be privately owned.
34/ There shall be a clear division between that which is owned and operated by Government and all the people, and that which is owned or operated by a few people as a way to make money. There shall be no privately-owned body that pretends to belong to the people in any way.
35/ No Government agency shall be partly owned or partly controlled by individuals or fictional citizens.
36/ There shall be no mega-zillionaires with assets worth more than than 50,000 year's average wages for that nation.
37/ If any of the forgoing required democracy features are not being provided to the satisfaction of the UM Main-Senate, as judged and elected by a 2/3 overmajority in all 7 voting blocks, the member-nation may be suspended from UM voting.
38/ The UM Over-Senate may elect with a simple majority to inspect any or all member nations at any time, without notice to make sure that the election processes of the governments feeding-in Senators that have not become corrupted. The inspection crews shall be each 10 people from all 7 voting blocks and these shall be a representative cross section of the world's people. These inspectors shall be given the broadest rights and the greatest freedom in recording and describing the actual conditions they encounter. The compliance will however, by necessity be a more difficult and less clear situation.
39/ Every person who has ever worked at the corrupt UN shall be excluded from serving at the UM for life.

UA5. UM MAIN-SENATE
The UM's Main-Senate shall be multiplexed into 8 legislative sluices as follows. The various Senators from each member nation will be evenly assigned to the various sluices by their own nation's Over-Senate. Assuming 160,000 UM Main-Senators, this comes to 20,000 UM Main-Senators per sluice. Each sluice shall elect, execute, and enforce its own laws, and apportion its own budget as it sees fit, subject to this constitution, and the intra-sluice budgets and power divisions set forth by the UM Over-Senate. The following will be the initial sluices and some of their duties.

1/ Economic Sluice (ES): Economic development, infrastructure development investments, global currency and global central bank for UM currency, money supply, interest rates, inflation management, banking, securities, real estate values, construction and development lending, tax collections, economic intelligence agency, international trade, tariffs to prevent industry consolidation, and audits of Government agencies both in the UM and in the various nations.

2/ Industry Sluice (IES): Ubiquitizations, Working conditions, worker safety, child labor, product standards, business regulations, business development lending, business activity tracking, product rating, business reporting, environmental regulation, anti-monopoly and anti-predator pricing laws. The IES also adjudicates trade and commerce disputes between nations.

3/ Socialist Sluice (SS): Sale of UM properties, UM commodity extraction reserve access, nature reserves, management of the oceans, child services, public dole, one child enforcement, emergency food supplies, emergency response, disaster preparedness, earthquake resistant structures. Teen housing at school.

4/ Anti-War Sluice (AWS): Global arms manufacture regulation and inspection, global arms sales, post war disarmaments, easy-rust firearms, military strength auditing, universal militia training. UM military intelligence and security, anti-terrorism, civilian aviation, actions against military threats, UM organization of military actions. Anti-disease programs. Anti-violence programs,

5/ Judicial Sluice (JS): Adjudicates disputes between nations not related to trade and commerce. Writes and modifies the UM's criminal code and sets UM standard
criminal penalties. In all member nations, the UM's Judicial Sluice shall have the right to conduct additional investigation in matters of corruption, international crime, war crime, monopoly crime, environmental crime, predatory pricing, and involvement with Ishtar and the PU. The JS shall also have the right to Monitor, inspect, record, and report on any criminal-justice or money-court proceedings, jails, prisons, work camps, and other facilities for holding people accused or convicted of crimes in all member nations. The Judicial Sluice and its drafted Senator staff shall be permitted to meet privately with prisoners in all nations to determine their identity, and to ask questions about the nature of their crimes and any abuse they may have suffered while under arrest. With a 2/3 overmajority, the UM judicial sluice shall have the power to issue pardons and cancel money court judgments and government fines in all member nations. The UM Judicial Sluice shall judge matters of constitutionality in and among member nations. The UM Over-Senate shall judge in matters UM constitutionality at the UM.

6/ Knowledge Sluice (KS): Communication infrastructure, education, world ubiquitization media library, research funding, schools, colleges, workforce development, public textbooks and tutorials, education standards, testing, libraries, intellectual property recording and enforcement. The UM’s Knowledge Sluice shall have an ubiquitization budget equal to at least 20% of the UM’s tax income. This it shall award this to those who help develop humanity's knowledge base.


8/ Water projects sluice (WPS): New UM water movement, irrigation, and pipe hydroelectric systems, New agricultural zones, Earth science, resource science, the up-scaling of human material output.

UA’6. UM MAIN-SENATE ROLES
1/ The UM Main-Senate and only the UM Main-Senate shall make the laws of the UM. The UM Over-Senate shall not have the power to make any laws.  
2/ Lay and collect taxes and fees and spend money within the single-number budgets set by the UM Over-Senate.  
3/ Regulate commerce, business, and trade among member nations.  
4/ Issue an international currency and flate the value thereof, and punish counterfeiting and account fraud.  
5/ Determine and log the ultimate ownership of all real estate, all fictional citizens, and all significant asset in the world. Conduct universal and individual audits to determine the ultimate ownership of all real estate and all other assets in the world, as well as the wealth of all people and fictional citizens in the world. To be clear, the term fictional citizen means both for-profit and not-for-profit entities, and does not exclude religions, charities, endowments, colleges, research foundations, or any other entity that is not human.
6/ Seize illegally-obtained or unjustly-obtained assets and ownership rights including those held by PU people.  
7/ Mark-down and mark-up classes of debt to modulate flation.  
8/ Ban, discount or void the value of entire classes of debt, financial obligation and equity ownership.  
9/ Freeze and seize entire classes of accounts and account holders.  
10/ Establish product standards, as well as standards of quality, weights, measures and ratings. Standardize commercial practices among member nations.  
11/ Establish public railroad, road, shipping and delivery systems. Establish communication and information systems.  
12/ Establish new cities financed by special property tax districts.  
13/ Condemn land to establish new transit based cities. Sell this land at a markup, and impose special property tax districts to recover the cost of building the infrastructure, and to finance ongoing government programs, as well as UM government.  
14/ Condem and impose special taxes on areas that are unsafe due to natural hazard.  
15/ Tax, sell, and lease out UM land and buildings.  
16/ Break up and smithereen monopolies and cartels.  
17/ Impose special taxes to prick speculative bubbles. The Senate shall be required to take action whenever it identifies speculative bubbles.  
18/ Ubiquitize the various needs of the people as practical.  
19/ Grant monopoly periods for inventors, authors and discoverers, and award public recognition to these for their contribution to the good of all.  
20/ Promote progress in science, technology, industry and education.  
21/ Create manufacturing, nature, and mineral extraction reservations and processing.  
22/ Provide for the common defense and general welfare of the world. The UM shall not however be allowed to have its own military.  
23/ Give loans, aid, and arms to member nations struggling to be free.  
24/ Make laws concerning terrorism, piracy, and those captured in war. Make laws concerning crimes against humanity.  
25/ Write the UM legal code and set penalties. This shall be written entirely de novo, and from scratch, and in such as way that it requires no experts to interpret. The entire legal code, together with all commentary, explanations, example, and teaching material shall be posted online for
free anonymous downloading and copying. The UM legal code shall not copy any text from the Roman law, also known as the Code of Justinian which the Arabs wrote just before they initiated the European Dark Ages and the great age of Islam.

26/ Compile a list of laws that are prohibited among member nations.
27/ Administer the UM's world court to adjudicate disputes between nations.
28/ Fight pirates on the seas and on land sphinxes such as Suez and Panama.
29/ Search lands where people are frequently locked up and kept as slaves.
30/ Ban certain weapons and military tactics that kill indiscriminately. Create rules and penalties for the armed forces of member nations and PU nations.
31/ Help subdue anti-democratic movements. Help repel violent seizures of government power under force of arms among member nations. Help member nations to repel invasions.
32/ Regulate all trade and commerce with the PU.
33/ Require that member nations impose minimum tax levels.
34/ Compel individual nations to take action when a majority is reached in 7 of 7 voting blocs.
35/ The UM Over-Senate shall be prohibited from making laws. Only the UM Main-Senate shall have the power to make laws.

UA'7. UM OVER-SENATE ROLES

1/ To define the overall problems, directions, objectives, and ambitions of the world government. To make plans for the UM and statements of UM policy, direction and objectives.
2/ To apportion and balance duties, workloads, and authority among the various Sluices of the UM Main-Senate. The similarity of tasks is less important than the balancing of the workload.
3/ To Adjudicate or resolve conflicting and overlapping jurisdictions, laws and implementations among the various UM Sluices.

4/ To set the overall single-amount spending budget for the UM and for its 8 sluices. To set the taxation levels for the UM. These budgets shall not be divided or partitioned in any way by the UM Over-Senate (UMOS). Except for this overall budget function, and the inter-sluice duty and workload allocations, the UMOS shall be prohibited from imposing any particular implementation, or spending requirements, or making any demands whatsoever on any Sluice's policies. Except in matters of constitutionality, and Senate power divisions, the UMOS shall not have any veto right or control over the UM Main-Senate or any other Senate.
5/ The UMOS shall be prohibited from making laws. Only the UM Main-Senate shall have the power to make laws.
6/ There shall be no UMOS veto of UM Main-Senate spending or Main-Senate laws unless they are reasonably elected as unconstitutional by the UMOS, or the UMOS elects that the laws of one sluice are in conflict with those of another sluice.

7/ In the event of conflict between clauses of this UM constitution, the UMOS shall decide which clause is to be followed and which is to be ignored.
8/ To interpret the UM constitution, and serve as supreme and exclusive arbiter of constitutionality of all UM laws, but not national laws. In the first 36 days of any law's existence, a 55% overmajority of the UMOS shall strike down any UM law or clause that it reasonably considers to be in violation of the UM's constitution. After 36 days, a 60% overmajority shall be required to do this. After one year, a 2/3 overmajority shall be required to do this. Except with regard to constitutionality, and inter-sluice power apportionments, the UMOS shall be prohibited from compelling, or halting any particular implementation or spending by the UM Main-Senate. No part of the judicial system shall have the power to cancel, vitiate, modify, or re-interpret any law due to a conflict with this constitution.
9/ To break tied votes in the UM Main-Senate.
10/ To create money on the credit of the UM and pay the UM's debts. UM money shall only exist in notional accounts, and there shall be no UM currency. All deposits in UM accounts shall deflate by at least one-per-mil every 6-days, or about 6% annually. The UM shall make a market for the exchange of all currencies of all member nation into and out-of the UM currency. It shall provide this service at no cost, except the anti-sloshing tax and interest charges just mentioned. When money is converted from one currency to the UM currency and then immediately converted to another currency, there shall be only one anti-sloshing tax payment due. Also, the market sets the price, the UM only acts as intermediary, and a more efficient intermediary that existed before this time for small transaction international money flows, for the UM buys and sells at the same rate at any given moment.
11/ Spend up to 1/5,000th of the UM's budget. Except for this money, the Over-Senate shall not command any spending.

12/ Determine total aid payments between the UM government and the various member nations.
13/ Modify the parameters of the world economy in any way found provident or convenient to the people over the long run. This however shall require a 2/3 overmajority in all 7 voting blocks.
14/ To put questions on the monthly sophoscite or remove them a 55% vote shall be required.
15/ To further divide Main-Senate Sluices at the UM, the constitutional amendment process shall be required. Great care should be taken to make sure that power is not concentrated in the Over-Senate through an over-fragmented Main-Senate.
16/ Tax all international trade by up to 15% of its value.
17/ Tax all international trade in raw materials by up to 20% of value.
18/ Tax all international trade in liquid fuels by up to 50% of value.
19/ To discourage international cartels, the foregoing three taxes shall be imposed maximally when the price of a good or a commodity falls and is much lower than it was before, and they shall be imposed minimally when the price is much higher than it was before. And never should it be the other way around. Otherwise the tariffs will be working towards creating the very monopoly power we are trying to get rid of.
20/ Lay sufficient taxes, tariffs and fees on international trade to eliminate international monopolies.
21/ Establish and set minimum worldwide tax rates for wealth, consumption, inheritance, and income.
22/ Arbitrate and resolve conflicts between UM member nations based on what is best for mankind overall.

UA’8. CONSTITUTIONAL AMENDMENTS
1/ No single constitutional amendment shall exceed 200 words.
2/ Constitutional amendments for the UM shall only be written by the UM Over-Senate and require a 70% overmajority to be approved for ratification.
3/ Passing a UM constitutional amendment requires a 70% overmajority from the UM Over-Senate, then a 70% overmajority from all seven voting blocs of the UM. These two 70% over-majorities must be achieved in one year. Then, one Senate term after the proposed amendment was passed by all seven voting blocs of the UM, it shall be put to a second ratification vote where the proposed amendment must also achieve a 70% overmajority in all seven voting block of the UM. If the proposed amendment fails to achieve the required 70% overmajority in any of the 4 Senate votes, then the amendment shall be considered failed. After this, those wishing to revive the proposed amendment shall be required to start over again from the very beginning of the amendment process.
4/ The foregoing amendment processes shall not be used to restrict the rights of the people, increase government power, reduce the number of Senators, shift powers from the UM Main-Senate to the UM Over-Senate, shift powers from national Sub-Senates to other Senates, shift powers from national Main-Senates to national Over-Senates, or otherwise narrow this democracy or make it make it more corruptible. To do any of these things, 75% over-majorities are needed in the above process where a 70% overmajority is otherwise called for.
5/ A wholly new constitution may be instituted using the above described amendment process, however it must be called a new constitution and the overmajority percentage shall be 75%.
6/ Any amendment that makes the amendment process more difficult shall be reversible under the old pre-existing standards for a period of 30-years. The overmajority required to cancel an amendment or law shall never be greater than the overmajority required to passed the measure in the first place.
7/ No constitutional convention, supervening body, or extra-Senatorial body shall have any jurisdiction over this Constitution or the UM Senate. We shall not make the same mistake we made in Philadelphia in the summer of 1787, when Ishtar hijacked America's paradigm democracy.

UA’9. UM SENATE RULES.
1/ Laws that benefit less than 50,000 individuals, human or fictional shall take a 2/3 overmajority at the UM to pass. Laws that benefit less than 2,000,000 individual shall take a 60% overmajority to pass.
2/ All UM Senators shall be duty bound to do what is best for mankind overall, and to try to put this cause ahead of their own county and regional constituency.
3/ The UM senators shall by default vote at the same location they voted as National Over-Senators. They may switch voting location, and they shall be free to visit other places on voting holidays, however they must come back for voting days at whatever RVC they are registered to.
4/ The UM is a body of consensus. In the UM Main-Senate, all 7 voting blocs must reach the required majority in the relevant sluice for the UM Main-Senate to pass a measure. As the UM Over-Senate votes as one body, all 7 voting blocs must reach the required majority in that body to pass a measure.
5/ Only the UM may create, assemble, or adopt international standards for adoption by multiple nations. This role shall not be usurped by any national Senate, and it shall especially not be usurped by any fictional citizen, or sub-government of any member nation.
6/ All officials and employees of the totally corrupt old UN shall be regarded with suspicion by the UM.
7/ There shall be no talk at the UM about doing any of the following and all such talk shall result in the Senator being ejected from the UM in disgrace:
a/ Firearm controls.
b/ Firearms confiscations.
c/ Limitations on free speech.
d/ Limitations on who can and who cannot travel between nations.
x/ Anyone attempting to use UM power for any of the above purposes a-d shall conclusively be considered a democide.
8/ Government shall use no trusted advisors or people with special powers.

UA’10. LIMITS TO UM POWER
1/ The UM shall never have a military of its own, with a UM identity, but shall rely on the forces of its member
nations.
2/ It is an ancient trick of economic parasites to get an empire to use its military for the parasite's tax collection. Therefore, the UM's military forces shall be prohibited from enforcing matters of debt, debt collection, taxation, tax collection, dues payments, and generally peaceful taxpayer revolts. If UM taxes are not being paid, the UM may only punish through non-violent, and non-threatening means such as trade sanctions, or reduction of UM spending and services in that jurisdiction. Also, no UM member nation may use its military to enforce matters of debt collection.
3/ The UM shall have no judicial powers over any individual in any member nation, unless that individual stands up and claims to be a dictator, chancellor, monarch, or oligarch of his nation, in which case the UM shall be duty-bound to try to kill that person.
4/ The UM may have peace keepers to stop shooters and other violent people, however, it shall not have a police force, or intelligence gathering force of its own.
5/ The threat of global coup and global tyranny being very real, the UM shall not be given significant supervening military powers over all of the world's national governments until at least 200 years after:
   a/ The entire world has come to be ruled by broad democracies.
   b/ The land of no resources (in its broadest definition) has been entirely evacuated. Archaeologists and mineral extraction people may visit during the cool half of the year.

UA'11. THE UM REPRESENTATION RATIO
1/ The UM representation ratio shall not be narrowed in any way, even for brief periods. If the UM is broadened, it shall be by extending the term of office for UM Main-Senators to 2-years and UM Over-Senators to 3 years and thus doubling the number of UM Main-Senators and increasing the number of UM Over-Senators by 50%. This however shall not be attempted until the year 2040.

UA'12. THE PARASITIC UNION
1/ The UM shall wherever possible recognize only one single nation of Islam, one Arab empire. This shall be called the PU or Parasitic Union. The PU shall be made up of the various provinces of Arabia's empire. These may be called either provinces or nations, even though they are most accurately described as provinces of an empire.
2/ The various provinces of Arabia's empire shall retain their pre revelation day names except that everyone shall try to call them provinces instead of nations.
3/ The various provinces of Arabia's empire are, starting from the center: Saudi Arabia, Israel, Qatar, UAE, Oman, Bahrain, Kuwait, Jordan, Syria, Lebanon, Yemen, Iraq, Afghanistan, Libya, Algeria, Tunisia, Egypt, Sudan, Somalia, Djibouti, Iran, Turkey, Morocco, Pakistan, Eritrea, Ethiopia, Maldives, Mauritania, Senegal, Gambia, Mali, Niger, No portion of Uzbekistan or Turkmenistan shall be west of Sarygamysk lake. All this territory shall be ceded to Volgostan for less retractable access across Central Asia, Azerbaijan, Tajikistan, Turkmenistan, Indonesia, Bangladesh, Guinea, Kyrgyzstan, Brunei, Albania, Malaysia, Sierra Leone, Burkina-Faso, Chad, Nigeria, Bosnia, Ivory Coast, Guinea-Bissau, Tanzania, Surinam, Serbia, Mozambique, Cameroon, Malawi, Macedonia, and Angola. The single Arab empire shall notably include Israel as a province.
4/ All nations in Arabia's empire shall muster up to standard 1-in-25,000 democracies. All shall destroy every aspect of Islam they are required to destroy. All people in all these Arab provinces or Arab nations shall properly an irrefutably renounce Islam on video. If none of these nations do this, or none do it entirely, then we shall consider the West Coast of the Arabian sub-continent as the capital and brain center, from Jerusalem thought Mecca to Yemen. We shall take this area as the head of Arabia's secret empire.
5/ If even one of these Arab nations does as we require, then that nation (or those nations) shall speak for, negotiate for, and have the power to bind the entire PU.
6/ The first nations to totally abandon Islam shall also get the most preferential treatment from the UM. Then the next nations shall get the next highest reward, and so forth, until we reach the nations that will be punished increasingly for failing to abandon Islam and Ishtar fast enough.
7/ The PU shall belong to the UM as a possession, or more accurately as a liability to be mitigated. All portions of the Parasitic Union shall now be the property of the United Majority of mankind. There shall be no self-rule by these places until the UM Over-Senate elects this by a 2/3 overmajority.
8/ The PU and its citizens shall have no say or vote at the UM. The PU shall be lower in every way than the UM. It shall negotiate asymmetrically with the UM, like a land entirely wiped out by earthquake that is begging for aid. This asymmetrical and separate relationship shall continue on until the depopulation of all portions of the PU that are not capable of supporting people.
9/ The following 7 places shall also be considered part of the PU due to their voting record at the old UN: Nauru, Tuvalu, Palau, Sao Tome & Principe, Myanmar, and North Korea. These nations shall have no obligation to renounce Islam for obvious reasons. They shall be required to reverse direction in other ways.
10/ The UM shall have the right to rename any nation that is not a member of the UM for all member nations: a/ Nations that are not democratic shall not use the term “democratic” in their name.
b/ The term republic shall not be used at all.
c/ Nations that are not of the people, by the people and for the people shall not use the term “people” in their official UM recognized name.
d/ No member nation may use the term kingdom or refer
to monarchy, dictatorship, or oligarchy in its name.
e/ The United Kingdom shall now be called Greater Britain.
11/ The UM shall name each nation in Euemi, English and Mandarin. All levels of government and all fictional citizens shall be required to use the official UM names in these 3-languages as appropriate. The UM shall use the term tyranny when naming all tyrannies. This term implies that the UM does not recognize the government of that land as being legitimate, and that this nation's government is not regarded as sovereign by the UM. The people shall all be free to refer to nations as they like as it is a matter of free speech.

UA‘13. CRISIS AND EMERGENCY BODIES
1/ The UM shall not be allowed to organize crisis or emergency bodies. These are too dangerous to allow at the global level.

BILL OF RIGHTS AND RULES: The following rights and rules of man and Government shall constitute a 2nd integral half to this 2022 United Majority Constitution. The headings above shall be called Article-1, Article-2, and so forth. The headings below shall be called the Rule-1, Rule-2, and so forth. In general, all of the following rights and rules shall be considered inalienable, meaning that they can never be cancelled or traded away by agreement, law, or actions. From this day forward, no constitution shall ever be considered valid without a similar listing of the rights and rules of men and the government they establish for themselves.

UR’1. NATIONAL CONSTITUTION INCLUDED
1/ The attached national constitution is included herein and incorporated hereto. Nations that adopt the attached national constitution without significant changes are almost guaranteed rapid admission to the UM.

UR’2. NO ELECTIONS TO DISSOLVE DEMOCRACY
1/ Member nations shall not be allowed to elect to dissolve their democracy. This sort of election shall not be considered a valid election by the UM or any of its members. Member nations may only elect to establish a different conforming democracy.
2/ Member nations shall not be allowed to elect, appoint or bring to power any president, prime minister, king, queen, prince, princesps, monarch, ruler, czar, caesar, chancellor, veto person, chairman, emperor, governor, ruler, oligarch, oligarchic narrow democracy, college of scholars, sacred priesthood, or any other narrow group with any power over that nation’s elected Senate and broad democracy. Any member nation with this sort of corrupt backdoor to its democracy may be suspended from the UM for as long as the monarchy, oligarchy, or narrow democracy has power over the Senators of the nation’s broad democracy.
3/ Just as it was a severe crime to talk about killing a monarch or president in most nations, it shall be a similar crime to even talk about dissolving one’s broad democracy, or appointing a monarch, or president, or oligarchs, or an oligarchic democracy.

UR’3. NO MONARCHY OR OLIGARCHY
1/ No member nation shall have any titles of royalty, or nobility even ceremonial and unofficial titles. The use of such titles should be considered an affront to democracy and freedom, and the person using such titles should be subject to Senate stigmatization.
2/ No monarch, once resigned shall be allowed to keep wealth over 100-year’s average wages in their nation. If monarch’s fail to resign in time, they shall be subject to the death penalty, or less.
3/ All wealth of all monarchs, kings, queens, princes, dukes, duchesses, sultans, royals, former dictators, and oligarchies shall be seized, and shall belong to that people or that nation.
4/ Former royals and aristos shall not beg for money, receive gifts of money, or raise money for others, or work on commission.
5/ State governors, mayors, and other sub-government elected leaders shall stay on duty until they are replaced by the people of the new Senate.

UR’4. VOTING AND SECRECY
1/ The UM shall have strict anti-corruption guidelines for the elections of its member states.
2/ Except where voter intimidation and vote buying are thought to be a problem, all public elections must be by open non-secret ballot, and all legislative elections must be by secret ballot.

UR’5. NO DISTANT CAPITOLS
1/ All member nations with populations over 20-million shall be required to use regional voting centers, and none shall have a single capital. Single capitals, and in particular isolated single capitals minimize the power of the people and maximizes the power of parasites and crooks. Washington DC, Brussels, Bonn, Canberra, Brasilia, and all the other distant national capitals shall be abandoned as seats of government for they are all located in the worst place for a capital.

UR’6. JOINING AND EXITING THE UM
1/ Nations must ask for approval from the UM to join the UM. Nations may withdraw at any time from the UM without any prior notice or approval. Once withdrawn, nations must ask again for approval to re-join the UM. However this permission shall not be unreasonably withheld.
2/ All nations must have a census upon joining the UM, and each year thereafter. In places where the females do no normally leave the home, the census takers shall enter every homes and building to verify the population and to document if any females are being held against their will
or subjected to abuse. In places where the females do not normally leave the home, everyone shall be fingerprinted and hand printed and their faces photographed. This census shall be required for UM membership. Everyone must cooperate with the UM census worldwide.

**UR’7. DEMOCIDE**
1/ If any group ousts its non-democratic, or narrowly democratic national government in the name of broad democracy, the ouster group shall immediately, unambiguously, loudly, and persistently call for the people to muster up. Thereafter this ouster group shall do nothing to delay or impede the mustering process. Any ouster group that contravenes this clause shall be guilty of democide.
2/ If government threatens, arrests, attacks, or kills its people while more-or-less peacefully mustering up to form a broad democracy, that government and its police and security forces may be charged with be democide under the new constitution.
3/ Democide may be held to be a capital crime in all member nations.

**UR’8. WE’RE EAGER FOR PU SURRENDER**
1/ The UM shall stand-by, ready and eager to certify that the Ishtarian provinces have cleaved away from Islam and Ishtar. But the UM shall only certify Ishtar’s provinces that have mustered up into standard 1-in-25,000 democracies and also provinces that have totally destroyed all elements of Islam, public and private (except the writings), and where all the people in that Ishtarian province have all defiled, and burned a Koran on posted video. Until that time, no food gets shipped to that PU province.
2/ Once a PU province has been certified as cleaved, it shall be given normal socialist levels of food and other essentials until it has been relocated. In no event shall any PU province be certified until:
a/ Every single Mosque and Islamic holy site in that province has been totally destroyed and its foundations pulled out. This does not include buildings that were churches before they were mosques, or ancient buildings older than the year 1600. It also does not include the great buildings of Samarkand, Bukhara, Tashkent and Granada, but it does include Mecca, Medina, Jerusalem, Istanbul and all of Iran.
b/ Every single Synagogue and Jewish holy site in that province has been totally destroyed and its foundations pulled out.
c/ All slave’s clothing shall be burned on posted downloadable video. This includes all headscarves, hajj caps, and burkas. Never again may this clothing be worn. This applies to both men’s and women’s clothing.
d/ All men shall keep their beards shaved.
e/ All must place shit in, curse, and burn a copy of their holy book Koran or Torah (as appropriate) on posted video under their own name and identity information.
f/ All have sworn on posted video never to practice, preach, teach, or speak well of their prior religion again.

**UR’9. SANCTIONS**
1/ The UM may apply sanctions on those nations that do not follow the UM's universal practices regarding breeding/population, fair trade, environment, slavery, war between nations, human rights, or terrorism. The UM may also eject member nations for violating its policy on breeding/population, fair trade, environment, slavery, war between nations, human rights, or terrorism. The UM shall not apply sanction in other matters including epidemic control
2/ If nuclear weapons prove to be real, Iran, North Korea, Pakistan, Kazakhstan, Russia and Israel shall suffer a total blockade until all their nuclear weapons, missiles, nuclear facilities, and missile facilities have been completely destroyed under UM supervision and to the satisfaction of the UM. These blockades shall start two years after revelation day.

**UR’10. DESPERATION IS THE ROOT OF EVIL**
1/ Desperation among men shall be regarded as the root of most evil. Therefore, it shall be a primary long-term objective of the UM to reduce desperation worldwide and work for more material abundance for everyone who is not working for Ishtar. By 2037.06.19, the UM shall either relocate or industrialize all of the people living in all lands of the world incapable of supporting people.

**UR’11. LAND OWNERSHIP AND CITIZENSHIP**
1/ In all UM member nations, foreigners shall be allowed to own property. However, they must be real humans, and shall only be allowed to own one normal-sized, residential property. Except for this, and real estate owned by government, only the real flesh and blood citizens of each member nation may own real estate in that member nation.
2/ Fictional citizens shall not own land in UM member nations. They may lease real estate for up to 30-years, but they shall not be permitted to own land. Also, to be clear, fictional citizens may not option real estate or hold it under any form of contract so that the control period exceeds 30-years in total.

**UR’12. EARTHQUAKES, TSUNAMIS, VOLCANOS**
1/ All new concrete or masonry structures in earthquake zones shall be reinforced with sufficient steel to prevent collapse in our best guess about how strong a 5,000-year earthquake would be.
2/ The UM shall conduct a global tsunami survey for all ocean shorelines worldwide. All member and non-member nations must grant access to the teams.
3/ The UM shall have control of all Volcano bleeding-down projects worldwide.
4/ The UM shall have a worldwide easement to study and irrigate and bleed down the world's volcanos. The UM
shall have a worldwide easement to construct railways and roads to the world’s volcanos if needed.
5/ The UM shall maintain an international tsunami monitoring system as well as a system that monitors all of the world’s faults and geological CO2 emissions.
6/ Except for small communities under a few thousand people, no new community shall be within 50km of a volcano.
7/ We should number volcanos not name them, and we shall use the following scheme:
   ARV-1 to X = African rift valley
   MSE-1 to X = Medi, South Europe
   SU-1 to X = Sumatra
   JTT-1 to X = Java to Timor
   AUZ-1 to X = Australia

UR’13. NO SINGLE WORLD GOVERNMENT
1/ The benefits of a single powerful world government are minimal, while the risk is total worldwide enslavement.
2/ While it appears that mankind's eventual destiny to have a single world government, bringing it about too soon will likely lead to tyranny.
3/ As a safety mechanism, we shall say that all of mankind shall have long conquered material scarcity everywhere on earth, so material desperation remains nowhere on earth for at least two generations, before we institute a single world government.
4/ We shall all wait until we are entirely sure that we are doing the right thing. We shall only listen to reason. We shall heap scorn on all attempts to herd or terrorize mankind into a single government. We shall go slow, glacially slow in instituting a single world government.
5/ We shall keep the following in mind for centuries:
   a/ Ishtar will be very difficult to kill completely.
   b/ Ishtar will certainly play dead if it is remains alive.
   c/ Ishtar has been the main corrupter of world government.
   d/ Ishtar is responsible for nearly all corruption of the UN, the old world government and its various institutions.
   e/ The corruption of the UM may begin with its various institutions, such as the way the UN’s world court and WHO were so corrupt.
6/ Each member nation shall be free to leave the UM at any time. There shall be no civil wars fought over leaving the UM. Also, neither the UM or any member nation shall take any vengeful threats or actions for leaving, as the EU has done over Brexit.
7/ Again, we want to keep the UM from evolving into a single world power lording over the world.
8/ On one hand we can view the UM as 7 communal cells with integrated connecting parts that all fit together like the voting blocks at the UM.
   On the other hand we can view the UM as a single organism, or network connecting 7 cells or voting blocks:
   a/ In matters of UM voting we shall always to the communal cells approach.
   b/ Wherever practical, the UM shall default to the communal cell approach.
   c/ For group defense and ubiquitizations, the UM shall try to act as a single organism.
9/ There shall be no UM treaties regarding mandatory vaccinations or mandatory healthcare.

UR’14. SOPHOSCITES REQUIRED
1/ The UM shall conduct sophoscites to decide how the world stands on various issues and what action it should take whenever any nation:
   a/ Uses its military with another nation.
   b/ Begins preparing for war.
   c/ Takes provocative action against another nation or against all nations.
   d Builds an arsenal.
   e/ Stops the shipments of other nations.
   f/ Has citizens engaging in terrorism or sea/land piracy.
   g/ Fails to maximize output.
   h/ Institutes any form of government other than a standard 1-in-25,000 broad democracy as defined and approved for entry by a vote of the UM Over-Senate.

UR’15. MAFIA DRUGS
1/ No member nation shall criminalize the importation, growing, manufacture or distribution of any Mafia drug once it has become widely available through criminal enterprise. To do this is to feed the Mafia.
2/ Marijuana, cocaine, hallucinogenic mushrooms, opiates, LSD, tobacco and alcohol shall always be considered to be drugs widely available through criminal enterprise.
3/ All existing charges and jail sentences relating to the above drugs, other than hashish, are pardoned with immediate effect.
4/ Regardless of the foregoing, the importation, manufacture, distribution or possession of hashish, or incense containing either marijuana or opium shall remain a felony. Marijuana may only be sold in its natural form.
5/ It may be considered attempted murder to sell Mafia drugs secretly laced with opiates or poisons.

UR’16. ANTHEMS AND SYMBOLS
1/ The anthem of the UM shall be the song 'Imagine' by the martyr John Lennon. A primary objective of the UM is to drive mankind to think of itself less in terms of separate nations, separate religions, and separate agendas.
2/ The anthems of the PU shall be the songs 'Exhodos' and 'One Love' the martyr Bob Marley. The primary objective of the PU is total Exhodos in total peace and unity and nothing matters much in comparison.
3/ The UM shall borrow/take the Japanese flag with the one red dot in the center of a white field. This shall now symbolize how the world is of one race and brotherhood of man, and that the world government is of one unified
pure intent. Japan will now need to find a new flag design because of their old flag is now needed for a higher global purpose.

4/ The following flags and icons shall be prohibited worldwide:
   a/ The Nazi swastika, symbol of genocide.
   b/ The Confederate flag, symbol of racism and slavery.
   c/ The Japanese rising sun flag, symbol of tyrannical imperialism.
   d/ Any flag with a crescent moon in it, or hidden in it, the crescent moon being the symbol of parasitism.
   e/ Any flag with a hammer and sickle, symbol of tyrannical communism.
   f/ The Antifa flag of fake anti-fascism.
   g/ The perversion rainbow flag, symbol of the excessive lifestyle and sexual freedom that helped bring down Greece and Rome.

UR’17. ARCHEOLOGY AND ARCHIVES
1/ The UM shall be allowed to excavate or conduct exploratory archeological core drilling on any part of the world it elects. This shall include greater Rome, Naples, the former Aztec island in Mexico City, Gibraltar, Carthage, Baghdad, Cairo, Lisbon, and all of the Arabian subcontinent including Mecca, Medina and Jerusalem.

2/ It is not merely a metaphor that the greatest treasures and secrets are normally buried under the sacred and the profane. The more sacred the thing in the surface, the more important that the area under it be core drilled.

3/ The UM shall have the power to declare any place in the world as an archeology or paleontology site and excavate at will. Buildings less than 300 years old are subject to being moved when cores reveal ancient cities over 1700 years old. All older buildings are subject to being dismantled and re-assembled after excavation.

4/ No Middle Eastern or Islamic people shall participate in these excavations, or the direct analysis of the artifacts discovered therein.

5/ The entire Monte Testaccio and the areas adjacent to the Roman forum shall be excavated to earliest times.

6/ The large block directly to the east of the Pantheon in Rome shall be excavated to first settlement and put back together again.

7/ The entire area around Mt. Vesuvius shall be core drilled to find the old city that existed before Naples which the Romans called Neo-polis. The entire area around central Mexico City shall also be drilled.

8/ The UM shall have access to all libraries and archives on earth. All ancient and old works shall be electronically imaged by the UM and put online for free public viewing with UM translations. This shall expressly include the entire Vatican library and the main Arab or Alexandria library.

9/ No priceless ancient treasures shall be kept anywhere in the PU given its long history of destroying such things.

10/ There shall be no window air conditioners or wall satellite dishes on buildings built prior to the year 1880.
provisions of this Rule 24 may be ignored.

6/ If the UM has not declared a global food crisis, then the intent to re-sell shall also be subject to prison in addition of food hoarding. Those convicted of mass hoarding with 50-fold that their investments will be paid back.
3/ If there are food shortages, and people are going hungry, there shall be a temporary tax on pet food of up to 300% allocative sales tax on grain-fed meat, and grain fed milk and grain-fed milk products.
2/ If there are food shortages, there shall be a temporary 300% sales tax on grain-fed meat, and grain fed milk and grain-fed milk products.
3/ All UM cities shall use Euemi as their language.
4/ Until the world is all speaking UEMI, the UM must make sure to translate all important media into every major language.
5/ During the intermediate period, the world shall use English, Chinese and early Euemi, and every part of the world shall also teach Roman characters to its children.

UR’22. CHANGES
1/ All UM member nations must adopt both this UM Constitution and the national Constitution associated with it. They may change the national names, and select from the options, but nothing else at first. Later, after a year, the various member nations may make changes as allowed by the UM. It is easier to first form as a world government, and then later make adjustments than the other way around.

UR’23 ANTI-FAMINE MEASURES
1/ The decision when and how to begin stockpiling ice age food supplies shall be made by the UM. No nation and no person shall be allowed a head start. This shall be considered food hoarding.
2/ If there are food shortages, there shall be a temporary 300% sales tax on grain-fed meat, and grain fed milk and grain-fed milk products.
3/ If there are food shortages, and people are going hungry, there shall be a temporary tax on pet food of up to 500%, or more. This may be calculated based the pet’s weight and it may be due annually in advance.
4/ If there are food shortages due to hoarding, the correct response is for all nations of the world to guarantee a high price for grain that is twice recent prices for one, two, three, or four years out. This way people will be assured that their investments will be paid back.
5/ Those convicted of personal food hoarding must pay a 50-fold fine for food hoarding. Their government Social media pages shall also display that they were convicted of food hoarding. Those convicted of mass hoarding with intent to re-sell shall also be subject to prison in addition to the normal fines. Hoarded profiteer goods may also be confiscated or nationalized.
6/ If the UM has not declared a global food crisis, then the provisions of this Rule 24 may be ignored.

UR’24. NATIONAL SECURITY & SECRECY
1/ The path of light and truth is where each nation can see how its neighbors are arming themselves. The path of darkness is where the nations of the world are in the dark here with this critical matter of everyone’s national security. Also, with darkness, the herd is more easily driven by phantom menaces into courses it might not take in the light. So it is important that the nations of the world all allow weapons and weapons lab inspections and live in light and truth.
2/ One of the UM Senate’s duties is to inspect possible illegal weapons sites. To this end, there shall be a list of sites to be visited that come from random generation, as well as complaints and tips. Then Senators draw assignment numbers randomly. A large number of Senators work in parallel at each inspection site. The inspectsing Senators shall be a mix from all over the world. These may track their locations, but they are not supposed to share information about what they saw on their inspection duties outside of the UM Senate. Senators found to have shared this information may be stripped of their high Senate status. It is important that all Senators understand the importance of secrecy for arms inspections, because this secrecy is key to the inspection process working properly and war being significantly deterred.
3/ All UM Senators on official UM duty shall have absolute and total immunity from county and national prosecution. Also, with a single majority vote of any UM sluice, the UM shall may extend this protection to the non-Senators gathering useful information for the Senate. Furthermore, this protection may be granted at any time, even after a conviction, thus amounting to a UM pardon.
4/ National security and private property rights shall not apply for recordings of:
a/ Unfenced facilities, including transport terminals.
b/ Businesses open to the public.
c/ Jails and prison conditions.
d/ Border zones.
e/ assemblies and demonstrations, and when people speak before a crowd.
f/ Police arrests and police activities in public places.
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f/ Police arrests and police activities in public places.
goods or services. Information about using public money and receiving substandard goods or services.
e/ Information related to tax revenue and public spending.
f/ Information about arrests of journalists, influencers, or politically active people. Also the rules of judicial privacy shall be considered unimportant with regard to the arrest of these people. When journalists are arrested for what they say, it is always news.
g/ Information about suspected human rights violations.
h/ Information about past, present, and future wars.
i/ Information about extrajudicial harm by government or other groups.
j/ The prosecution’s case and trial records in all criminal trials that does not involve genuine national secrets.
k/ The prison sentences, and locations of everyone that is incarcerated.
l/ Information on the number of convicts and their various sentences.
m/ Information about past trials, except those involving rape or torture.
n/ Industrial and commercial output information, except during a war.
o/ Those who share information about people in the public’s witness protection program may be considered co-conspirators if their sharing contributed to the harm of a protected witness. It may also be considered espionage to gather information about protected witnesses and whistleblowers.
p/ The UM shall prepare a list of what Military and national defense subjects may and may not be secret for the nations of the world.
q/ Senate orientation shall include a module on secrecy.

**UR’25. WAR & USE OF FORCE**

1/ Conquest, empire, territorial expansion, occupation and long-term peace keeping are inconsistent with the UM’s principals. No UM member nation may undertake any such war and remain in the UM.
2/ Any use of any member nation’s military in a foreign action lasting more than 90 days shall be conclusively considered an occupation or a war, and as such, inconsistent with UM principles.
3/ No member nation shall ever be neutral to ill-defined future events.
4/ No UM member nation shall be allowed to permanently garrison troops in any part of the PU and thus stimulate the local economy for this encourages provocation terrorism.
5/ The UM shall not authorize any sort of temporary peacekeeping operation unless the measure gets a majority in 6 of 7 voting blocks. The UM shall not authorize any sort of military operation unless the measure gets a majority vote in all 7 voting blocks.
6/ It is wiser for free nations to develop weapons that are more defensive than offensive in nature. This way, when others are eventually able to copy our weapons, the world will be safer rather than more dangerous.
7/ When a government intentionally places civilians in harm’s way, or locates military targets near civilians to deter foreign attackers, it shall be considered to be the cause of all injuries to those people. Human shields, no many how many, intentionally placed in harms way, shall not be a consideration in any Government's decision to launch an attack. To do otherwise is to help this evil practice to live on. Also, it should be noted that this practice becomes much more difficult when the shielding civilians are armed.
8/ Where armed groups are preying on unarmed poor substance peoples such as in Darfur, the UM shall arm the victims with special bolt-action rifles that will only fit special-shaped bullets. Then we give away registered bullets tied to individual fingerprints. This sort of firearm is useful for civil defense, but it is problematic for poaching and crime.
9/ Where the UM arms the locals, it shall also frequently offer air support where practical.
10/ We are still skeptical that the world has seen the end of war and tyranny. And we think that free men must take precautions against the rise of tyrants. We hold that invading armies are the #1 cause of war, and well-armed citizen militias are the #1 way to stop them.
11/ All arms control treaties involving UM member nations shall automatically be subject to UM verification in addition to verification by the nations involved.
12/ Any use, display, or threat of military force or equipment against a nation’s own people shall be considered the capital crime of democide for both commanders and ordinary soldiers. If there are ever tanks or machine guns in the Tiananmen squares of the world, the military shall pay. Police and militia (national guard) shall be the sole method of suppressing rioting and disorganized violent uprising.
13/ All armed forces shall be designated as either military or militia but not both.
14/ Nations shall settle their disputes by submitting them to the UM for binding adjudication. After this, the winning side can expect military support from the UM if necessary, and the the losing side can expect sanctions if necessary.
15/ All forms of compensatory war reparations shall be prohibited as this favors both war and parasitic war mongering. All punitive war reparations, if any shall be paid to the UM.
16/ An attack against one UM member nations may be considered an attack against all UM member nations.
17/ In order to reduce the possibility of the world government being hijacked by the forces of tyranny, the UM shall not be allowed to have its own military force, police force, riot police, magistrates, or any arm with any military or police power. Also, the UM shall only have jurisdiction in international matters such as trade, international relations, international war, and infestations of monarchy and oligarchy.
18/ In order to reduce the possibility of an erosion of national powers in favor or UM powers, the UM shall be
prohibited from doing the following on the territory of member nations:
a/ Establishing temporary zones, areas of UM administration or jurisdiction in the various member nations.
b/ Establishing additional UM military bases other than those called for herein.
c/ Establishing any special international territory except as part of the international rail and commerce system as called for herein. Also, any territorial additions to the UM's territory must be agreed to by the Sub-Senate of the nation giving up the territory to the UM.
d/ Stationing any police force or military acting in a policing role. Under this constitution, policing is mostly a local function, seldom a national function, and never an international function, except in relation to population control enforcement and with regard to securing the UM's trade movement lines.
19/ The UM shall never have its own corrupt force of "Federales". There shall be no UM police force, or rapid response military team, or SS, or secret police, or Geshapo, or department of intelligence. All geo-political military, intelligence and spying shall stop at the national level.
20/ Except with regard to population controls, no UM workers or Senators (to include all police, soldiers, judges, and government officials) shall ever have any power to direct the people of any nation. UM staff shall have no power over local people except with self defense actions against violent attackers and large angry mobs. Even UM Senators shall have no power over anyone as individuals or as a group of less than 2,000 randomly drawn Senator jurors in a UM Senate jury.
21/ Except with regard to population controls, the UM shall not have the power to enforce its own laws in member nations. The UM may expel and fine member nations, but it shall never have any law enforcement apparatus itself, except in regard to the important specialty of population control.
22/ The moment any UM body is thought to be corrupt or inept, everyone shall be fired and the system shall be re-staffed from the ground up with people in no way connected with the prior leadership.
23/ The UM shall not have any direct relations with any county government except relating to the details of building out UM infrastructure projects.
24/ The UM shall not have the right to contravene any national right for any reason.
25/ UM people documented as grasping beyond their powers as stated herein may be considered as democides.
26/ There should be no more wars over scarce resources that are not actually scarce at all. We shall all remember how the bugaboo of scarce resources was a main excuse for the military expansion of both Nazi Germany and Imperial Japan in World War Two.
27/ Healthcare workers in war shall wear white with a big red cross front and back. Press in war shall wear day-glow traffic orange that says press front and back. Women children, and old people and other non-combatants should wear day-glow yellow traffic vests
28/ Fictional citizens cooperating with the sending or mailing of war plunder of captives from a war zone may be shut down and their assets seized worldwide. All packages and all soldiers coming from a war zone shall be inspected by the UM for plunder.
29/ In all refugee situations, the UM shall register all refugees and give each a tracking and emergency phone for their safety. Each phone shall come with 180 days of free internet access worldwide. These phones shall log their location every 10 minutes and send the data to the person’s account with the UM refugee monitoring division. Refugees may also email photos of license plates and people to their protection account. Refugees may also call their UM case worker via internet phone. The UM shall also verify the ID of people transporting refugees away from war and disaster zones and issue these numbers that link to the UM’s driver ID web page.
30/ All grants of refugee status shall be considered specific to the people of the one nation granted refuge. Where nation-A produces refugees, and nation B takes them in, the people from all other nations shall not have the right to seek long-term refuge in nation-A. This includes all guests and even immigrants granted citizenship in nation A. Instead all such 3rd nation immigrants shall be expected to go back to where they came from, or find somewhere else to go.
31/ In war, life saving treatment shall be provided to the enemy after life saving treatment is provided to one’s own forces, but before treatment for non-life threatening injuries is provided to one’s own forces. Nobody on either side should ever be punished for giving life-saving aid to the enemy.

**UR’26. BANNED WEAPONS**

1/ The development, production, stockpiling and transfer of chemical weapons including poison gases shall be prohibited in warfare as described in the 1993 Chemical Weapons Convention.
2/ Bioweapons shall be prohibited in warfare. The term gain of function research shall be seen as a doublespeak term for bioweapons research.
3/ Gain of function research on actual pathogens and their components shall be prohibited worldwide because:
a/ There is too much danger that the new manmade pathogen might get out.
b/ This is indistinguishable from bioweapons development. And this constitution stands firmly opposed to bioweapons development
4/ Every person involved with conducting gain of function research on pathogens shall be presumed to be developing bioweapons and may be subject to the death penalty under torturous punishment.
5/ The UM shall spend a great amount of time checking to
make sure that:
a/ The world’s pesticide factories are not also making illegal chemical weapons.
b/ Nuclear material and weapons is not being illegally made.
c/ It can’t find any black market chemical, radiation, or biological weapons.
6/ The development, manufacture and use of autonomous human killing machines and human killing robots/drones shall be prohibited and considered similar to development of chemical and bioweapons.
7/ Mines shall only be allowed under these circumstances:
a/ Where they are used as part of a nation’s border barrier to prevent illegal migration and put in fenced and clearly marked minefields.
b/ Where a sniper uses them against those pursuing him.
c/ For use against armored vehicles.
8/ Poison bullets shall be prohibited, especially those with a biological agent as the toxin.
9/ Tumbling bullets shall be prohibited in civilian firearms because they ricochet more and cause more collateral harm.
10/ Cluster bombs or bombs containing other sub explosives shall be prohibited due to the unexploded ordinance problem. This does not apply to devices that use and explosive to propel another charge though armor.
11/ Phosphorous or other similar chemical burning materials because they are barbaric.
12/ Blinding lasers shall be prohibited.
13/ Non-detectable fragments shall be prohibited.
14/ Weapons classified as more defensive than offensive may be shipped between nations without UM notification. Weapons and weapon kits classified as mostly offensive shall not be sent between nations without documenting the sale to the UM. The UM shall encourage defensive weapons, while it shall at the same time discourage offensive weapons systems. This is done to slope the world against warfare on a volcanically active planet.
15/ Chemical defoliants shall be prohibited in warfare.

**UR’27. MOBILIZATION RATIO**

1/ The mobilization ratio, the ratio of people in the military of no member nation shall exceed 1:350 except in time of war or preparation for war.
On 2026.01.01, this ratio shall be lowered to 1:370.
On 2031.01.01, this ratio shall become 1:390, and so forth until the appropriate size is reached. Militia forces shall not be considered military. All nations must allow reasonable verification.

**UR’28. WAR CRIMES**

1/ Genocide shall be defined as the deliberate mass killing of a large group of people, especially those of a particular nation, ethnic, or religion. Acmeicide shall be defined as the deliberate killing of the best people in a society.
2/ All past war crimes for all nations of the world, present and past shall have these crimes described with as much accuracy as is practical.
3/ To keep war from ever being used as a means of purging a society of its best (acmeicide), all drafting of soldiers shall be by birthday and birth year range. Also, confirmed Senators and Ubiqs shall be exempt from compulsory military service for life.
4/ It shall be seen by all that the killing and torture of prisoners, rape, plunder, vandalism, and scorched earth tactics act to ramp up the destructive spirits of war and frequently cause more seasons of combat. Therefore, these abusive practices shall be prohibited, and the UM may elect to punish those engaging in them.
5/ If one side of a war is using abusive tactics and the other is not, the UM may elect to come to the aid of the side suffering from the abusive tactics simply because it is suffering abusive tactics.
6/ If one side of a war commonly attacks while pretending surrender, such as with the Japanese during WW2, there shall be no obligation on the part of the other side to spare the lives people trying to surrender.
7/ Few things help keep a war going like shooting or worse, torturing the people who surrender. Who is going to surrender when this practice is widespread? No. shooting and torturing people who surrender with their hands up is the way of Ishtar.
8/ All soldiers deployed in foreign lands shall be searched and scanned for war loot upon their departure from the combat zone. Foreigner soldiers returning to nations they fought in may be treated as murderers by that nation, especially if they are trying to remove valuables from the nation.
9/ The war crimes rules for civilian defenders shall be much more lenient than those for military. The war crimes rules for invading forces shall be much more strict than those for defending forces.
10/ All of the war crimes rules shall now be reconsidered.
11/ There shall be no obligation on the part of civilian defenders to care for, house, or feed wounded enemy military invaders. If the invaders are extremely brutal with the defenders, then the defenders may have the right to be brutal once they get the upper hand.
12/ Invading forces shall have no war crimes protections from the other side when they:
a/ Target peaceful civilian communities or peaceful civilians for Bombing, shelling, or shooting.
b/ Massacre large numbers of civilians.
c/ Engage in widespread rape, beating, kidnaping or murder of civilians.
d/ Kill their prisoners.
b/ Abduct children for use as child soldiers, or are found presumably leading children in war.
13/ It is one thing to have people running around with
guns shooting each other in war, and it is a whole other level of destruction when massive air drop bombs, missiles, and artillery blow up buildings or spray shrapnel all over the place. So from now on, we will have it that only Senates may elect bombing targets and this authority can never be delegated. Wherever the Senate is not ordering bombings, that nation shall be considered a tyranny. And everyone involved with target selection and execution of such non-democratic bombing or threat of bombing may be considered a terrorist even though they may be in the nation's military or government.

14/ The offensive use of bombs in war is too much of a power to leave in the hands of military appointees except according to carefully drafted Senate rules for defensive response.

15/ In war and epidemic, and any time so many people die that it is impossible to carefully check all the bodies for the cause of death, it shall not be allowed to cremate the bodies. Cremation allows evil people to hide both the cause of death and death count. When we combine cremations with refugee situations, we have a situation that gives rise to the worst sorts of genocidal war purges and human trafficking. Therefore, everyone involved in cremation of bodies in situations where great numbers die shall be considered guilty of genocide, and shall be subject to the death penalty. Furthermore great investigative heat shall always be applied in cases of war cremation.

16/ The UM stands opposed to all forms of slavery. This includes:

a/ Totalitarian government.
b/ Monarchy.
c/ Forced labor, debt bondage, or bonded labor.
d/ Descent based slavery and castes.
e/ War conscription slavery and war captive slavery.
f/ Early marriage, forced marriage, and marriage slavery.

UR’29. COLLECTIVE PUNISHMENT
The UM and its member nations shall not be prohibited from using collective-punishment military attacks on nations, ethics, and PU provinces committing or condoning genocide, acmecide, sphinx piracy, or killing great numbers of people in acts of terrorism or in military attacks. All collective punishment attacks shall first include military bases, ports, airports, electric infrastructure, communication infrastructure, water supply infrastructure, manufacturing facilities, and the offices and homes of the political and economic leadership. If a PU province is run as a theocracy, the attacks may also include important religious buildings and the homes and offices of religious leaders.

UR’30. NUCLEAR NON-PROLIFERATION
1/ No UM member nation or its people shall give or trade anything with either Iran or North Korea until that nation musters-up into a broad democracy acceptable to the UM, and completely surrender their nuclear and WMD programs. No food, no medicine.

2/ Upon mustering up and giving up their nuclear programs, the UM shall give both Iran and North Korea an exemption from the usual and significant international commerce taxes for 6 years, and a half exemption for another 3 years.

3/ If the entire leadership of North Korea and Iran immediately surrenders to US forces they shall be housed in a temporary protected location. Then they shall be housed on Kauai for no charge in stacked flats for as long as they want, or for life. If they fail to surrender immediately, the entire communist party of North Korea and the entire ruling party of Iran shall be considered tyrants under Rule 4.

4/ As soon as North Korea or Iran muster up and institute broad democracies, and surrender all their nuclear and WMD facilities and weapons for destruction, they shall start to get the following daily dole for 6 years for every person over age 14 in their nation:

a/ 250g of frozen beef, pork, or chicken as is their choice.
b/ 400g of their favorite common grain.
c/ 200g of ice cream, or 4 portions of liquor.
d/ Each person also gets a new midrange smartphone.

5/ We may also regard Iran, North Korea, and China as the expendable suicide puppets of the Arabs. If any of these nations uses nuclear weapons, the retribution shall include greater Arabia.

6/ In matters of nuclear retribution, Mecca, Medina, and Jerusalem shall suffer retribution first among the other cities in and around the Arabian subcontinent and Islamic Africa.

7/ If a widespread version of world war 3 happens before 2030, regardless of the apparent cause, the non-Ishtarian survivors shall regard the Ishtarian, Mideast, harem-bred, and Semitic people to be the most likely root cause. If the kilo-tonnage of nuclear weapons are exaggerated by a factor of 200 or more, then this UR’30 shall be void.

8/ The United States shall test a particularly clean 100-kiloton airplane dropped nuclear device on the large ice area at the northeast of Laurie island. This device shall explode at 30 meter above the ice. Then we shall measure the ice crater. If nuclear weapons turn out to be fake, or at least 99% fake, then all of the benefits of this UR’30 shall be cut by 2/3 in duration.

UR’31. TERRORISM
1/ Given that it is so hard to define terrorism, the UM Over-Senate may declare any violent act or attempted violent act as terrorism with a 60% overmajority. Nations and groups that repeatedly sprout terrorists shall be ejected from the UM into the PU.
2/ There shall be no insurance for terrorism, piracy, hijacking, sabotage, or disappearances of vessels, and all such insurance shall be void under International law. All such insurance shall be seen as a protection racket.

3/ If there are any acts of Mideast terrorism in the future, the UM shall underwrite the cost of losses resulting from these terrorist events. Then the UM shall cover its costs through extending the Exhod taxation period worldwide.

4/ If any Mideast terrorism occurs after the Exhod taxation period is over, all former Exhods worldwide may be assessed the cost of damages.

UR’32 TYRANNY OVERTHROW DAY

1/ Every month, on the first and third Saturday, at 12noon shall be the most likely time for a rebellion. This way the people of the world can be more synchronized and have a time when their numbers are most powerful. Also the first Saturday in March, June, September, and December shall be more preferred than the other dates, with the first Saturday in April being the most preferred of day of the year.

UR’33. MAXIMIZING OUTPUT

1/ All UM member nations shall be required to institute a policy of maximizing output of all non-harmful goods. All member nations shall use output-positive taxation, and never output-negative taxation.

2/ No member nation, or other group shall restrict output, or allow output to be restricted to increase prices. No member nation shall subsidize, or give tax breaks, or pay for non-production, or non-growing of crops, or returning private land to forest, or leaving fields fallow, or closing mines. No member nation shall make laws that take good farmland out of production and use the land for habitat or carbon storage. No member nation shall have cumbersome permissions processes for using farmland or bringing farmland into production.

3/ No member nation shall allow any cartel or monopoly that owns, extracts, refines, processes, distributes, transports or certifies any raw materials. This shall include among other things: petroleum, finished fuels, fuel refining, cement, metals, lumber, fertilizer, water, and various foodstuffs.

4/ If ever there is not enough of some critical raw material to meet demand, or if the price of one raw material is rising faster than all the rest, then the UM may compel the existing suppliers to increase output.

5/ The UM shall be free to impose retroactive wind-fall profit taxes when it elects that the windfall was due to a market manipulation.

UR’34. ANTI-MONOPOLY TARIFFS

1/ The word mono-poli = one•cities in ancient Greek. The word comes from the situation where the international supply of an essential products only comes from one city. Once a few cities specialized like this, then Ishtar in the midst of the seas caused piracy to everyone but their own traders, which they left alone. Then, once this happened, all trade occurred at the Ishtarian prices causing fat profits for Ishtar. This parasitism technique shall now be called a divi•monopoly.

2/ The UM shall deter international divi-monopoly by imposing low uniform tariffs on all international trade, with exemptions for certain regions and nations.

3/ All of the money the UM receives from its tariffs on international trade shall be re-invested in global infrastructure, global ubiquitization payments, and development aid for the poorest parts of the world.

4/ UM tariffs may be partly abated in the poorest member nations to foster economic development opportunity.

5/ The UM shall defend the world from the sort of subsidized temporary low pricing that bankrupts all competition in one industry, after another. When the UM elects this sort of predatory pricing is occurring in an industry, it must intervene and alter the tariff landscape.

6/ The various member nations shall not be required to trade with other nations in the UM. All member nations shall have the right to exclude trade with other nations if they so elect.

UR’35. FOREIGN DEBT

1/ All member nations, and their citizens real and fictional shall not hold, option, or pledge foreign government debt, or foreign blue-chip company debt, or foreign blue-chip company equity. These may only hold hold small company equity and debt, and bonds for specific independent public works projects which will not be guaranteed by the nation’s government if they fail.

2/ From time to time, nations may want to deflate their currency and cut the price of their labor to increase market share and employment. Each nation shall have the absolute and unlimited right to do this, and this shall be considered in no way relevant to a nation’s long-term credit worthiness.

3/ All member nations shall be free to cancel or mark down the debts of their nation at any time. Such is national sovereignty.

4/ Devaluation shall be thought preferable to austerity measures. No nation shall be compelled by foreign debtors to destroy its economy in order to repay its foreign debt including war reparations and other debts owed to either foreign nations or the world government.

5/ All member nations shall be free to discriminate against foreign lenders, and to cancel or mark down the debts owed to foreigners. Such is national sovereignty.

6/ Wherever possible all debts in all nations must be denominated in their national currency and not any foreign currency including the UM currency. No member nation shall ever be required to use the UM currency or to buy the UM currency to repay any debt.

7/ All debt obligations in each member nation shall be payable in that nation’s currency. If any debt is denominated in foreign currency, the borrower shall have the inalienable right to elect to repay the debt at either the
current exchange rate for that foreign currency, or at the rate that existed on the date the loan was funded.
8/ The Over-Senate of all member nations shall have the right to do any of the following if they so elect. Whatever the national Senate elects, the only recourse of foreign creditors shall be to not lend these nations more money in the future:
   a/ Discriminate against foreign owners of their nation’s debt and equity.
   b/ Default on any or all of the debts of their nation.
   c/ Devalue their currencies.
   d/ Devalue all of their debts, or only debts owed to people from particular nations.
   e/ Set, or reset, or freeze foreign exchange rates and transactions.
   f/ Convert any or all financial instruments denominated in foreign currencies to the domestic currency at any rate they wish.

**UR’36. MODERATE INFLATION**
1/ All member nations shall aim for a stable annual inflation rate of 2%. This is done to:
   a/ To enable negative interest rates and deflation without debt crisis.
   b/ To tax torpid capital.
   c/ To increase tax revenue.
   d/ To create a headwind for criminals burying cash in their backyard.

**UR’37. NO CASH OR CRIMINAL CURRENCIES**
1/ All member nations must eliminate cash and work towards spoiling the value of all cash substitutes such as gold, diamonds and cryptocurrencies.
2/ The counterfeiting of gold, platinum, silver, gemstones, gemological certifications, antiques, and antique artworks shall not be a crime in any member nation.
3/ Special attention shall be given to the idea of quantifying how much gold there in the world’s various river valleys.
4/ No more than 20 grams of gold or platinum may be brought between nations without a declaration. Except for a reasonably sized wedding ring, no diamonds may be taken across borders. When excess cash substitutes are discovered by customs, they may be seized.
5/ Only the governments of the various member nations shall have the power to issue and multiply currency. It shall be considered counterfeiting when people make money substitutes without Government authorization and involvement.
6/ The law shall fall hardest on those who use illegal currencies that are anonymous and electronic, for these also greatly facilitate anonymous ransom payments, and secrete payoffs, among other nefarious things.
7/ Citizens and governments of other nations shall only be allowed to invest in small risky baby enterprises, not the blue chip enterprises, blue chip bonds or government bonds in other nations.
8/ Foreigners shall be allowed to own only one reasonably-sized personal residence in each foreign nation, but in no event shall they have more than 3 residences in nation’s other than their own.

**UR’38. ANONYMOUS OWNERSHIP**
1/ No member nation shall allow any assets or debts to be held anonymously, secretly, or in numbered accounts that are not tied to at least one real human citizen of a UM member nation. This shall include all: deposit accounts, real estate, real estate loans, debt, bonds, stock ownership, proxy rights, commodity market positions, options, leases and financial derivatives among other classes of financial asset and debt that the UM may add in the future to eliminate loopholes.

**UR’39. TAXES**
1/ Government and government policy shall not be allowed to confiscate the private property of the people of any member nation. Whenever any group does this, either Government or otherwise, we shall all intervene — all UM nations in their proportions shall intervene and stop it. There shall be no intervention with regard to the formula redistributions mentioned herein, where Government and the wealthy make nothing on net.
2/ In general, the UM shall only tax trade between nations, and it shall not be allowed to tax activities occurring wholly within member nations. If we allow taxation of international within-the-nation economic activities, then there is a risk that the UM might become the economic equivalent of a colonial oppressor. Therefore the UM shall be confined to taxing trade between nations, and then only up to the percentage rates stated herein.
3/ Even the UM settlement nations shall not be taxed as colonies by the UM, but instead shall be new independent settlement nations, like the Americas and Australia once were. The UM shall however tax trade moving between member nations, and tariffs on this trade shall be the UM’s main source of income. The UM rail system sells transport at built cost. But the UM charges anti-consolidation tariffs on trade between nations.
4/ We shall presume that there will no longer be any scarcity of urban space (prime or otherwise) due to our new township urbanization scheme. It is thought that realty prices even in Texas City and Centrograd will never be very high. So it makes little difference if the UM owns the backbone cities or not. However, the UM will technically still own the land under the backbone cities. And if any local government mismanages its response to demand for new realty, and the UM’s land becomes valuable, then the UM shall be the beneficiary of the high rents attributed to scarcity, not the local government.
5/ The UM shall also tax all international sales subject to IP protection at a rate of 2% to start with. This money will be used for enforcement of intellectual property rules internationally at no cost to the IP owner.
6/ The UM is supposed to rely on special funding
requests on an individual basis per major IP purchase, or for a list of assembled minor IP purchases.

7/ The overall tax rates for the various sorts of taxpayer, both human and fictional citizen shall be measured in terms of income. However the income of real humans shall not be taxed because this motivates people to work less, and we don’t want government to motivate people to work less in any way.

8/ All UM member nations shall be prohibited from having an income tax on their people. However, this does not apply to Lawyer and commission sales income, and some other forms of income that we want to discourage. This sort of disfavored income may be taxed at higher rates. And member nations shall be allowed quite a bit of flexibility with income taxes for disfavored economic activities.

9/ As the UM is not getting any national tax money, its rulings on the maximum and minimum tax rates for all member nations do not seem to be particularly vulnerable to corruption. However, we shall still always be on guard that this money is not being minimized so other more profitable flows are enlarged for the UM.

10/ We shall not give fictional citizens any legal benefit that we are not also giving to real citizens. Because of this, the fictional citizens must pay an equal or higher tax rate as a share of income. Fictional citizen taxation however needs to be different from human taxation. With humans, we tax their human will for creature comforts, and this doesn’t work with fictional citizens. So we must tax different things.

11/ All UM member nations shall be required to have a conforming tax system with similar systems of: bookkeeping, data entry forms, tax basis calculation, and tax calculation.

12/ All UM member nations shall be required to have tax rates that are within the minimum and maximum taxation levels set by the UM as stated herein.

13/ To curb runaway socialism in the world, we will limit the size of all government funded sectors to 50% of the economy in all member nations. We will say that the government sector cannot be larger than the real economy supporting it in any member nation. We will also say that the tax rate as a share of national net income cannot exceed 50% in any UM member nation.

14/ The taxation filing system in all UM member nations shall be substantially identical except that the tax rates will vary within the range established by the UM. The minimum allowable tax for foreign people, and foreign FCs doing business in other nations shall be 33%. Also this cannot be lower than the tax rate for locals. The locals can have a lower tax rate, but the foreigners can pay no less than 33%.

15/ No company or person shall ever get any special tax break for moving to a jurisdiction. No UM member nation shall abuse the international tax system by undercharging on foreigner taxes, or by offering special tax breaks to lure industry. In other words, the various member nations shall no longer compete with each other in offering special tax breaks to attract international investments.

16/ It is expected that a new-found efficiency of government will allow us to bring our tax rates down substantially. The UM is supposed to tighten down quickly on the budget amounts before people can come up with new ways to squander the extra money in the budget. Also, the various Senates shall award Ubiq status to government workers that come up with ways to save the people large sums of money money in their government operations.

17/ Wealth tax and most other taxes shall be entirely paid to one’s nation of citizenship, unless the taxpayer spends more than 30 days in a calendar year in another nation. If this happens, then the other nation(s) shall get their pro rata share of tax based on the number of days the tax payer spent in their nation. This money shall be paid from the nation of citizenship directly to the other nation, and the tax payer shall have nothing to do with the transfer of money. This tax system is intended to make the pleasant nations of the world fight more for long-term guests, and to provide better facilities for them.

18/ Days shall not be counted twice by the various national tax houses and immigration houses. The day a person leaves a nation, they shall be considered still in that nation, and the day a person arrives they shall be considered still in the nation they came from.

19/ Whether a taxpayer has a residence in a tax jurisdiction shall have no bearing on their tax obligations. People who do not spend 30 days in any one jurisdiction shall pay all their taxes to their nation of citizenship. If they do not have a nation of citizenship, they shall make all their tax filings and pay their taxes to the nation they spend most of their time in.

20/ People who go to another nation and work shall not have to pay any special taxes until they leave. However when they take/send money out, this money shall be subject to taxation in the employment nation. This tax shall be a flat rate of 10% tax on the money they bring out of the employment nation. This 10% number is perhaps a bit low, but it helps assure that many people will not mind so much to go back after they have done their time as a foreign worker.

21/ No UM member nation may offer export subsidies, or export incentives. All nations shall be free to increase output, but there shall be no export subsidies as they so easily can become a form of state-sponsored predatory pricing.

22/ The Over-Senate of any member nation may elects to give any important trial, or important set of trials over to the UM for a more impartial adjudication.

**UR’40. UM CRIME OVERSIGHT**

1/ The UM shall spend at least 0.2% percent of its budget on anti-corruption media and investigations. This shall be 1-permil for government and 1-permil for the private sector.
2/ The UM shall be allowed to investigate, but not prosecute Government corruption, business corruption, market manipulation, and organized crime in all member nations. UM Agents may attempt to entice, test, and sting people under secret recording. Agents may also audit the lifestyles of Government officials.  
3/ The UM may require that all government employees in all member nations watch up to 5-minutes of UM media each day.  
4/ Where the UM wants a nation to change its government, the UM applies force through various sanctions until the people elect new leadership or change their policy.  
5/ The UM shall not have any criminal jurisdiction except:  
   a/ Crimes committed against people or goods in international motion on UM rail lines or highways, or on the seas.  
   b/ Where the Over-Senate of a member nation elects to give a trial, or a set of trials over to the UM for a more impartial adjudication. This shall be thought to be better in cases of national election integrity, divided nations, disputes between nations, and trials of political prisoners in their widest definition.  
6/ Whenever anyone is arrested, convicted or hospitalized in any UM member nation, notice shall be immediately sent to the UM with that person's name, and the nature of the charges or medical condition. The UM shall keep detailed statistics and have free notification services to the next of kin and those on the notify list.  
7/ To encourage trade and interchange, and to reduce crime against trade and travelers, the UM shall provide oversight investigation for all crimes against and charges against foreigners.  
8/ The author of this constitution Andrew Melcher shall be exempt from criminal and civil prosecution, as well as subpoenas. Any lawyer, government official, police officer, Senate faction, or other persons who attempts to use the legal system against the author of this constitution shall conclusively be considered a democide and shall imprisoned for 20 years. This penalty shall also apply to any arresting officers, their commanders, and every person working in any police department, or security service, as well as everyone working in any jail holding the author of this constitution. The author of this constitution shall also be exempt from taxation, tax filings, travel visas, border controls, and child support payments worldwide.  
9/ The world got re-optimized. Most people gained wealth that will make a big difference to their lives. Some people lost a pile of wealth that won't make much of a difference to their life. But on whole, everyone is better off. So nobody shall have the right to be disgruntled because they lost big. That should be considered as excessively selfish and being a terrible sport.  
10/ Likewise, nobody should have the right to be disgruntled by sudden mass conversions away from your one’s faith.  
11/ It shall be a decades felony for unauthorized people (including Government people) to monitor, spy-on, snoop-on, record, photograph or follow the author of this constitution around (either in the real or virtual world) without his approval.  
12/ The right and moral thing to do is to ignore all personal information about our leaders and turn our backs on those people who spout this corrosive garbage. Completely turning our backs on this sort of information is one of the easiest ways to help assure good leadership.  
13/ The author of this constitution and his security people may carry firearms anywhere on earth, and these firearms may be used in self defense if needed.  
14/ The author of this constitution shall have the right to talk with and ask questions of anyone on earth either in a live meeting, or remotely about whatever he wants to talk about, and the other people must tell the truth as if under oath. The author of this constitution however shall not be questioned except with his permission.  
15/ If the Senate finds that the author of this constitution is abusing his rights, then it may amend this constitution by the regular process.  

**UR’41. NO UM BUSINESS PERMISSIONS**  
1/ Centralized bureaucracy is a favorite tool of economic parasitism. To defend against this, the UM shall be prohibited granting or denying permission to commence or continue any economic activity. Permission to commence or continue economic activity shall be the sole dominion of each nation.  
2/ With a 3/4 overmajority, the UM may establish reasonable uniform worldwide standards for pollution, weapons manufacture, worker safety, worker injuries, child labor, product quality and the like.  
3/ In matters of blatant corruption by any member nation’s government, the UM may investigate and make public its findings.  

**UR’42. SENATE RESORT SYSTEM**  
1/ The UM shall try to push its Senators into giving up on personal greed, and instead serve the good of all mankind. To this objective, all member nations in the UM shall maintain a luxury resort system for Senators and Ubiqs. Thus our Senators shall be given a life, or a part-year life that is beyond money and avarice.  
2/ All Senators with Senate resort system time shall get to use the Senate's 80-meter travel apartments all around the world as available. All Senators shall get time in the system based on how high they went in the Senate. The Over-Senators shall get lots of time, the Main-Senators a middle amount of time, and the Sub-Senators will get a small amount of time. And the highest Senators and Ubiqs, the people who have contributed the most can stay in the resort system full time. Also, Senators shall have the right to bring in a certain number of guests.  
3/ In general, Senators from foreign nations should not take more than 50% of the time slots at any resort. If
there is too much foreign demand for a resort, then there
must be some sort of allocation system.
4/ Member nations should take pride in making their
Senate resort experience as nice as practical.
5/ All senators also get free non-luxury, non-cosmetic
medical and dental care in their own country. Main-
Senators and above get free first tier luxury medical care
in their own country. Senators also get emergency care
from the resort system while away from home, whether or
not they are staying in the resort system.
6/ All nations are supposed to recognize the Senate
status of all other UM member nations with regard to child
benefits for Senate offspring.

UR'43. MIDEAST OIL OWNED BY THE UM
1/ The UM shall now own all Mideast oil and oil facilities.
It is reasonable that we do otherwise.

UR’44. WASTE DISPOSAL
1/ Garbage shall not be dumped in or near fresh
waterways or where the seepage will rapidly contaminate
any freshwater waterway. Major garbage areas are
supposed to either be in dry places, or kept rain covered
to reduce seepage and contamination.
2/ Garbage shall not be dumped in the ocean, or where it
will wash into the ocean or seep into the ocean.
3/. Garbage that is burned must be properly incinerated in
an engineered facility.
4/ Leaves and bio-matter shall not be burned anywhere
on earth except where they are used as a fuel source.
5/ Garbage shall not be shipped internationally except
when it comes from non-industrial islands. Vessels caught
transporting or dumping garbage in the ocean may be
seized and sold or scuttled.
6/ Sewage may be dumped into the ocean but only at a
safe UM approved distance from shore. Also, the sewage
must be diffused.

UR’45. TOXIC AREAS
1/ The rain-shadow of Eastern Yemen shall have the Old-
Word’s toxic and radioactive waste dump.
2/ The Vizcaino peninsula of central Baja California shall
have the New Word’s toxic and radioactive waste dump,
the maximum toxicity dump for toxic and radioactive
waste from all of the Americas. A fence shall be built from
San Rafael to the south end of Vizcaino lagoon. The
enclosed area shall be a UM territory for dumping toxic
waste. Other locations for toxic waste dumps are:
3/ The rain shadow of northern Yemen (between Marib
and Al Wadeiah) shall have the old world’s most toxic
waste dump.
4/ The heart of the largest desert in Spain shall have
Europe’s toxic waste site.
5/ The Somali Horn shall have the toxic waste dump for
east Africa.
6/ The dry far south of Argentina, where few people live
shall have South America’s toxic waste dump. Other
international toxic dump areas shall be in:
7/ The desert east of Kerman and west of Zabol in Iran
shall have the main dump for South Asia.
8/ The Gobi desert in China shall be East Asia’s main
toxic waste dump. The nations of Southeast Asia
including Burma, Thailand, Indonesia, and Malaysia may
use the Gobi desert for dumping sealed waste on railcars.
9/ The UM shall conduct a detailed survey of the world for
toxic contamination. This shall be in parallel with all
member nations with discrepancies resolved. There will
be many places that should not be farmed due to soil
toxicity. The UM shall assure that these areas are not
farmed for foodstuffs because the crops thus produced
may get into the global food supply. The levels of
contamination shall be carefully weighed with the
reasonable valued benefits of the added food purity. No
more than 1% of the world’s farmland or more than 3% of
farmland of any member nation may be made off limits to
food farming by this survey.

UR’46. NO DIRTY USES IN CITIES
1/ Now that we have 300kph trains that leap across great
distances, we can say that all dirty industry and all
the power plants and the smoke stacks must be located
outside and away from the communities. This shall be so
for both the richest and poorest nations worldwide.
2/ Coal shall be entirely phased out from urban
environments everywhere on earth over the next decade.
Coal shall not not be delivered in cities after 2030.01.01.
3/ It shall not be allowed to burn garbage or leaves in
community environments worldwide.

UR’47. UM LIMITED-GRAZING ZONES
1/ Where the desert will not sustain grazing over the long
term, and where topsoil is being destroyed by over-
grazing, and where low-yield semi-nomadic herders are
driving higher-yield sedentary farmers off the land through
violence, the UM shall establish no-grazing zones.
2/ The UM shall post signs and patrol its no grazing
zones. The UM shall confiscate and sell unauthorized
livestock found grazing in these areas.
3/ The herders that lack means of living without herding in
the desert shall be relocated to farmland where they must
farm or get other work.

UR’48. ANIMAL MEAT AND DISEASE
1/ The sale of live mammals in food markets and
restaurants for human consumption shall be prohibited
worldwide.
2/ Bats, rodents, primates, marsupials, raccoons,
beavers, foxes, porcupines, skunks, felines, and canines
shall not be eaten by people or fed to domestic animals or
livestock. Nor shall their meat or body parts be sold.
3/ Those violating the exotic meat rules shall be subject to
long incarceration periods.
4/ All nations that have a tradition of consuming wild animals shall in addition to self-policing, allow UM inspectors with the power to arrest and charge upon video evidence of consumption, sale, or possession with intent to sell of prohibited meats.
5/ All pigs must be raised on UM approved quarantined farms in a UM approved pig farming area. No pigs may be raised in or near homes. All feral pigs shall be culled except on special reserves for them.
6/ No media shall encourage people to eat wild animal meat, or undercooked meat.
7/ The UM may demand that infected livestock and wildlife be culled in any part of the world. This shall include bats. This requirement shall override all environmental laws in all member nations.

**UR’49. DISEASE PREVENTION**

1/ A top priority of the UM shall be to ubiquitize and distribute all safe and effective vaccines, preventative and treatments for contagious diseases.
2/ The UM shall be prohibited from enacting quarantines and lockdowns, however, the UM may strike down national quarantines and lockdowns.
3/ There shall be a simple set of rules promulgated by the UM for international travel in time of epidemic.
4/ There shall be no national quarantines, or lockdowns once a disease becomes endemic.
5/ The UM shall work to make sure that all municipal and community water supplies are safe and sufficiently chlorinated if necessary.
6/ If the UM decides to eliminate certain bat species from the wild, all member nations must cooperate.

**UR’50. ENVIRONMENT AND INDUSTRY**

1/ The UM shall establish and enforce reasonable and uniform minimum environmental standards and penalties for the entire world.
2/ Environmental penalties shall not be so low that they are ineffective, nor so high that they discourage investment, or create an opportunity for those who would sabotage their competitors.
3/ Due to substantial changes in the nature of urbanism and urban transportation, most urban people will soon not go anywhere near a petroleum power vehicle. So it will no longer be necessary that we have strict emission control standards. Therefore we shall use the following rule now for determining acceptable levels of exhaust emissions: That no more than 1% of fuel economy be sacrificed on exhaust emissions for reacting-away the most highly reactive exhaust components.
4/ No nation shall have stricter emissions standards. Otherwise, this will drive industry change that will harm fuel economy worldwide. Because we will have special zones for only electric, hydrogen and compressed air vehicles, we can have much dirtier vehicle emissions for the countryside. So we will relax our exhaust emissions substantially.
5/ There shall be no emissions controls for aircraft.
6/ Carbon dioxide shall not be considered a pollutant.
7/ Certain especially polluting types and grades of coal and oil may be prohibited until mankind runs out of other cleaner forms of energy.
8/ All materials shall be refined and made to the same uniform UM toxicity standards worldwide whether as raw materials or used in finished products.
9/ All international ore shipments, and all refineries shall abide by uniform UM standards for toxic impurities.
10/ In general, goods plated with metals for mostly aesthetic purposes shall be prohibited worldwide as these goods are almost invariably shorter lived as a result of the metal plating. However, Goods plated with chrome and nickel for aesthetic purposes shall definitely be prohibited worldwide and shall not be manufactured, sold, or transported.
11/ The use of galvanized steel shall be prohibited on all roofs, exterior ledges and as rain gutter material.
12/ Lead containing pipe solders and pewter shall be prohibited worldwide.
13/ The UM may ban environmentally unfriendly processes and substances worldwide as it elects with a 2/3 over majority.
14/ All non-electronic goods transported internationally that contain lead, mercury, cadmium, antimony, arsenic, beryllium must be registered with the UM and their sources and supply chains must be investigated to make sure that they come form safe and registered supply chains. Other toxic materials may be added to this list.
15/ Gasoline, toys, paint and construction materials including pipe solders shall contain no added lead or mercury. The use of lead for wine bottles tops shall be prohibited worldwide.
16/ To reduce graffiti pollution, paint and pigmented liquids shall not be sold in pre-pressurized vessels, or vessels than can be readily pressurized.
17/ Perfume, incense, hashish, candles, and tobacco containing products shall not be traded between nations or used in public places.
18/ The UM shall heavily regulate the mining, refining, and new use of asbestos worldwide. Government shall not compel anyone to do anything with existing generally non-friable asbestos.
19/ Underground petroleum contamination that is neither causing significant amounts of air pollution, nor ground water pollution may be left alone.
20/ No permit or special licensing shall be required to remove residential heating oil tanks from the ground. However a building inspector must come out to verify that all the obviously contaminated soil has been removed and sent to an appropriate free government dump site.

**UR’51. THE SEAS**

1/ All of the world’s oceans more than 100km from land shall belong to the UM and shall be the UM’s seas.
2/ The right to access ocean territory that is less than 100km from more than one nation shall be apportioned by the UM as follows:
a/ Foreign warships can only enter if all nations agree.
b/ Foreign trade ships may enter freely.
c/ Foreign ships shall not fish there. The UM manages the catch to assure fishery longevity.
x/ The foregoing shall not apply to the seas at sphinxes and canals.
3/ All of the 7 sea sphinxes and their access waters shall be considered UM areas subject to UM control if a free flow of trade is disrupted. These shall include:
a/ The Panama Canal.
b/ The Suez Canal, Red Sea, and Gulf of Aden.
c/ The Straits of Alaska (Bearing).
d/ The Straits of Malaysia.
e/ The Straits of Gibraltar.
f/ The Straits of Istanbul.
g/ The Straits of Hormuz.
4/ The Panama Canal and the Straits of Alaska shall be owned and run by the United States for the benefit of the Americas. The Straits of Gibraltar the Straits of Istanbul shall be owned and run by Europe however all the fees shall go to the development aid budget at the UM. All of the other sphinxes shall be run by the UM itself and all fee money shall go to the UM development aid fund.
5/ The UM shall not tolerate any sphinx piracy at all. It shall secure all of the world's sea sphinxes and seas against piracy.
6/ All ships sailing on UM seas shall be registered with the UM, and no other ship registry shall be valid in UM waters. The UM shall not deny, delay, or charge for ship registry, except where ownership cannot be clearly determined, or the ship’s location beacon regularly goes off or is removed from the ship.
7/ The UM shall rule, regulate and patrol the seas in between its member nations. The UM shall have the right to monitor the location, cargo, books, and accounts of all ships on the UM's seas, except the military, military support ships, and patrol ships of UM member nations.
8/ All harvesting of marine life in all of the world's oceans and more than 100km from shore shall be under UM management. The UM shall have the right to restrict fishing techniques and catch amounts to assure the sustainability of the world's fisheries. All fishing license income for fishing in the UM's ocean territory shall accrue to the UM's general fund.
9/ The UM shall determine optimal fish populations and fish output for each area. Then it shall auction off the right to harvest fish in a way that leaves sufficient fish populations behind and distributed.
10/ Marine mammals shall not be hunted for their meat or body parts. Marine mammals may however be reasonably and humanely culled to increase the fish harvest.
11/ The UM shall have the power to close PU run areas of the seas to shipping vessels and to prohibit sea trade with PU and non-member nations.
12/ It shall be a crime to take so much fish that the catch gets depleted. However, it is also wrong to leave fish when it will not deplete the catch.
13/ The Bosphorus shall be open to all ships from all nations at no cost except the needed allocation taxes. This shall include the warships of all nations. As usual for all canals, this shall not apply to small boats unless there is room in the schedule for them. Everyone crossing to or from Istanbul to the southern part of Turkey must use a bridge. If Turkey completes its secondary canal, it should only be for small ships.
14/ The narrow strip of Thai coastline southeast of the intersection of Cambodian highway 55 and Thai highway 3 shall be ceded to Cambodia. This new border shall be where the fishing rights of the two nations are divided. Likewise with the Thai border with Malaysia if that is adjusted.

UR'52. TRAVEL IDENTITY

1/ Everyone entering and leaving a UM member nation must show their identity document, and allow their fingerprints to be scanned. The term fingerprint may be expanded to include palm prints, iris scans and electronic face recognition system scans.
2/ Where member nation issue travel documents for citizens that have any of the following issues, the travel document must disclose the issue and describe it in detail.
a/ All criminal convictions except those related to free speech and free protest.
b/ Have ever had a methamphetamine, cocaine, or a high use opiate license.
c/ Have a high use alcohol license.
d/ Have ever been beggars.
e/ Have history of being on public assistance. This shall not include payments for children, or pensions.
3/ Nations shall be free to require that certain foreign visitors always carry a powered telephone with them to track their location.
4/ All passports shall have a virtual counterpart accessed by a 16 digit international ID code. People can show or say their code to immigration control, or they can show their photo ID card. Once the number is entered the verification system looks at the camera feed for the presence of the person with that ID number. It may also have challenge questions and other means of ID verification. Many nations will allow travel with only a passport number or a QR code.
5/ Only the justice system shall be permitted to take away or hold a foreign person's identity and travel documents, and then only when they are a flight risk, or they have been incarcerated.
6/ Passports must be issued or denied by government within 21 days of application by every nation.
7/ Everywhere a road crosses from one nation into another, The border line shall be painted on the road in
white paint, along with the names of the two nations. These names shall be written in letters over 60cm tall across the road on either side of the border line.

8/ The UM shall foster a 8-tier financial certification system for travelers. Under this system, the various nations may establish different entry requirements from the same nation depending on their UM confirmed wealth tier. The UM shall issue an account number to the applicant, and this account number may be given to immigration control people. Notably the account holders shall not actually need to carry the ID card or have any mention of being a high tier for reasons of safety.

UM tier-1 = Destitute refugees and exhods.
UM tier-2 = Refugees worth more than A.
UM tier-3 = Low-skilled workers.
UM tier-4 = Semi-skilled workers.
UM tier-5 = Poor travelers worth more than W.
UM tier-6 = Mid-level travelers worth more than X.
UM tier-7 = High-level travelers worth more than Y.
UM tier-8 = Rich travelers worth more than Z.

10/ The UM shall create a system of travel bonding so that the various nations may make a claim against a traveller’s bond in case of liability for healthcare, deportation, or fines for illegal working. Bonded travelers shall not be asked for onward tickets or health insurance. They will also be allowed longer stays because the hosting government can make a claim against the bond if the visitor works illegally.

11/ All land border crossings shall have a 1-meter wide line painted on the road at the actual border line. The names of each nation shall be painted on opposite sides of this line in large letters.

UR’53. IMMIGRATION ANARCHY

1/ It shall be the official policy of the UM to encourage immigration. However It shall also be the official policy of the UM to strongly work against immigration anarchy. This is because immigration anarchy causes 3 problems:

a/ The fantasy of leaving and starting-over results in more crime in the outbound nation.
b/ As criminals are more likely to leave, the inbound nation suffers from these criminal immigrants.
c/ The Mafia will happily step into the anarchy and function as a tax-collecting government. If the immigrants can’t afford the mafia’s demands, the mafia also sometimes accepts promises, which are often harmful to the adoptive nation.

2/ Where people migrate from country A to country B, and country B experiences a refugee crisis, the people from country A shall not be allowed to go to country C as an immigrant or refugee from country B.

UR’54. IMMIGRATION

1/ The parasite land of no resources has always needed to send its new people into its host societies, or it dies. We would be foolish to ignore this great weakness.
permit application. No nation shall have any visa requirements that involve visa runs or onward tickets. They may however require a certain amount of money to enter, or a traveler’s bond.

16/ So the world is softer to the idea of more immigration and Exhodos, and so the greatest numbers can be tolerated, we shall institute the following rules:

a/ That Exhods shall not be allowed to settle in the most important cities unless they can manage to get confirmed as a Senator in their new nation.

b/ There should be no more Chinatowns or little Italys. Immigrant groups are not supposed to predominate in any district.

c/ Non family immigrant groups are not supposed to gather regularly. They are supposed to go in the opposite direction, to scatter, and not communicate with their kind.

d/ Immigrant groups are supposed to blend in and be inoffensive when they migrate and settle.

e/ All immigrants shall be expected to be grateful and courteous to their adoptive nation and its citizens.

f/ All immigrants shall be expected to adopt the ways, customs and beliefs of the nation that adopts them.

17/ Some member nations will give the right to vote to immigrants after as little as 22 years living in the country full time. But others may never give this right to immigrants. 220 teneths spent living entirely in a nation shall be the minimum for changing citizenship and voting in that nation’s elections.

UR’55. EXHODOS

1/ Some nations will contribute places for “The Great Exhodos”, some will contribute money. Rich and crowded Japan and the UK and Germany and even the United States will probably contribute more money than places. Most places will however contribute places and pay no money.

2/ Because all Exhods get settled as mix, it is not possible to move one area ahead of the others.

3/ All the Exhod lands of North Africa, the greater Arabian peninsula, Afghanistan, The Philippines, Central America, and the Caribbean and other places described herein shall be fully depopulated by 2037.06.19 unless partial depopulation is called for herein. After this, no pre-menopausal females shall be allowed to remain behind in these areas designated for total depopulation.

4/ Men, sterilized women and postmenopausal women may stay behind along with their vendors and service providers.

5/ Those living in tsunami funnels and other dangerous places, and those living in places capable of sustaining people with irrigation projects shall not necessarily qualify as Exhods. Also, Exhods may be temporarily resettled to places that are tsunami funnels and earthquake zones.

6/ Britain, Netherlands, Germany and Belgium have taken in enough immigrants already and shall now be considered overpopulated. These nations shall not be required to take-in any more Exhods or immigrants and they may in fact send some back for the causes stated in the national constitution herein. Sweden and France and other nations may also send people back for the causes stated in the national constitution herein.

7/ The Nomes of the various adoptive nations shall select the Exhods they will adopt to fill their quotas. They may use any criteria they elect in making this decision. However, education and job skills shall be regarded are the recommended benchmark.

8/ All adopting nations shall get a certain amount of labor each month from all Exhods between 18 and 60 years old until 2037.06.19 as a discharging tax, or they may use the standard discharging tax rate. The UM may elect to extend this term and expand the number of hours if there is terrorism or warring. This “discharging tax” shall be paid either as a percentage of the Exhod’s regular wages, or in labor to the public if the Exhod can’t find a job. If the Exhod is working for an Exhod owned or Exhod operated business, his discharge tax must be paid in the form of labor to the public. This Exhod discharging tax is due first, before the Exhods can collect any other wages or other monies for that pay period in the adopting nation. Exhods that don’t pay their Exhod discharging tax shall be sent back. Those found after the fact to have evaded this regulation or underpaid their discharging tax may be sent back. All Exhods shall perform their public service under their discharging tax with the same alacrity and hard work that was previously expected of service to Ishtar and the parasite’s cause.

9/ The Exhod discharging tax is to pay back the host part of the world for its costs in moving and people as Exhods. Also, people will be much more willing to pay for the Exhods if they get their money back, or even make a profit from it. The Exhod discharging tax is also to incentivize the host part of the world to rapidly take lots of Exhods, train them, and then set them up. If the Exhod is fortunate enough to be moved right away, then the Exhods will pay taxes until 2035.01.01. If they get moved after 1-years, they pay discharging tax for 12 years. If they get moved after 5-years, they pay discharging tax for 8-years, and so forth. This works out to 3-year’s full time pay in taxes for the Exhods that are moved right away.

10/ It is a good thing that many host nations will make a healthy profit on the average Exhod. This is an intended aspect of the system. Also, again, this is intended to soften-up nations to the idea of accepting many Exhods rapidly.

11/ The adoptive nations that take their Exhods fast shall get their pick of the people. The nations that take their Exhods last will have to settle for later picks, or underwrite their resettlement.

12/ No Exhod shall ever say that a host nation got the better part of the deal, because history clearly shows that welcoming many Exhods can be quite dangerous.
13/ All Exhods shall stop struggling against their host nations and start struggling instead to help them as much as possible. This is one of the most important things that will soften-up nations to the idea of accepting many Exhods and immigrants.

14/ All Exhodos and immigration shall be managed democratically at the Nome level, and all deportation decisions made at the Centi-Nome level. This is so the adoption process can be granular and also so there is less personal bias in the deportation process. All adoptive Centi-Nomes shall have the right to vote and reject all settled Exhods and foreigners and send them back. However for every two Exhods sent back, the host nation shall accept three new Exhods in their place.

15/ All Exhods shall be grateful to their adoptive community and adoptive nation for the gift of settlement they have received. They may however be expelled for acts of ingratitude or disrespect of the ways, institutions, or people of their adopting nation, or acting aggressively or violently towards the people of their host nation as judged by their adoptive Centi-Nome.

16/ All family groups surviving as welfare sponges or non-taxpayers, or taxpayers of amounts less than their public benefits received may be sent back by their adoptive nation. This includes people admitted by the previous corrupt governments regardless of the immigration or immigrant citizen status granted by the previous corrupt governments.

17/ Exhods that fail to remain convincingly cleaved from Islam and Ishtar may be sent back.

18/ No Exhod woman shall wear slave’s clothing, or have more than one child — unless these children have already been conceived before the system started. Also only those Exhod women who have passed the UM’s secondary school test in either English, Chinese, or Euemi may have a child. Exhod women found to have had more than one child after Exhodos may be deported/ sent-back along with their children and the genetic father if he is an Exhod.

19/ No Exhod women shall have their child for 2-years after they have been settled, and none shall have any children until they are age 29. All Exhod women claiming to be childless shall be certified by a rotating panel of nurses in their host nation upon arrival. All Exhod women with one child must be sterilized before they may be admitted to their host nation, unless they are tertiary school graduates and can pass the UM tertiary school verification test in a serious subject.

20/ In general, the rich nations shall pay more into the Exhodos fund and the poor nations shall give up more land for settlement.

UR’56. TERRITORIAL BORDERS

1/ Except as called for herein, all international borders shall be frozen as they were on 2010.01.01, and may not be moved under any circumstances.

2/ Except as called for herein, all territory that remains in dispute shall belong to the UM.

3/ Manmade land, and small islands of less than 20 sq. km each shall not count for determining territorial waters.

UR’57. RESETTLEMENT

1/ There must be a point where the people using a piece of land are too few to have a valid right to their land. Surely one man, or even one million men cannot call dibs and arrogate an entire continent. We need some rational land ownership limits for sharing the inherently scarce surface area of our world. So we shall start with the following rules, which the UM Over-Senates may adjust from time to time.

a/ The UM may demand that under-settled parts of the planet take in their fair share of immigrants and Exhods provided these nations obey UM population controls. All of the relocations herein shall be predicated on both being moved and the people left behind obeying the UM’s sensible and regular population control rules.

b/ The UM shall take-over various lands such as Centreograd, Volgastan and Darwin as called for herein.

2/ In addition to minimum population limits needed to assure UM membership, all UM member nations member nations shall also have constitutional rules that cap individual land ownership and wealth among their citizens and within their nation at realistic human levels. There shall also be rules against inheritance of great wealth, and a total prohibition on land ownership by immortal fictional citizens. There shall also be no exclusions. Every human being living in every land must obey these rules. There shall be no tribal or ancestral, or aristocratic, or sultanate ownership that is excluded from these rules.

3/ For the nations taking-in Exhods and immigrants, the UM shall pay for all the camps and training facilities as this is a worldwide expense. The UM shall also provide a standard worldwide immigration education programming which the host nation shall be free to modify. If we did otherwise, it would make accepting immigrants more expensive that it already is, and we want accepting immigrants to be as easy, cheap and trouble-free as possible. This is so nations are willing to take-in more immigrants.

4/ The most desirable UM destination nations may have a longer education requirement or higher discharging tax. Meanwhile, in the less desirable destination nations, there will be few prerequisites to immigration/Exhodos other than a background check.

5/ In the more desirable destination nations, Exhod families shall not be allowed to settle together in communities, or work together, but must scatter throughout the nation and stay away from each other, unless they are part of the same nuclear family, or if permitted by the nation. This prohibition however shall not apply in the less desirable settlement nations, and where their people from any nation may settle in groups of any size up to 4% of the population. Small nations, and large
nations that break themselves up will thus have an advantage here.

6/ Immigration to the US and Europe will be the most difficult and the discharging taxes will be highest. Below are the world’s immigration destinations listed by order of migration difficulty, with Europe being the most difficult area to migrate to and Africa being the least difficult area to migrate to:

Europe
United States
Canada
Australia
Darwin
North Canada
South Russia
Mexas
Crimea
Belarus
West Russia
Volgostan
North Ukraine
South Ukraine
Georgia
Thailand
Laos
Burma
Yucatan
S. America xAndeo
Cambodia
Turkey
Azerbaijan
Central Asia
East Russia
Nepal
Bhutan
Ethiopia
Mongolia
Borneo
New Guinea
Sulawesi
Andeo
West India.
Madagascar
Africa xAdana

7/ The UM cities are not considered to be for permanent immigration or settlement. Thus, they are not included in this immigration listing. However, good citizens of UM cities shall be considered as having lived as an immigrant without trouble after immigration for the time they lived in a UM zone. So a person who has lived in a UM zone for 25 years will normally qualify for citizenship as if they have spent that time in the nation they are migrating to after living in the UM zone.

8/ War zone immigrants and Exhods for terrorism-prone nations shall generally be expected to live under special more intrusive monitoring.

9/ Most of the outward numbers for Europe are re-Exhods that have been judged as having had a free vacation on the bill of the nation that let them come and settle. No pity for the ones officially judged as excessively lazy. They must go for re-Exhods. They had their chance and blew it. Now they shall serve to motivate the rest, and say very clearly that people only get one chance and then the go to the back of the line again. This is because there are simply too many people that need Exhodos. And because of this, people only get one chance.

10/ For the management of demand for immigration slots, it is important that immigrants and Exhods not receive any cash payment for moving to another nation. There must only costs, no gifts other than free training and free housing, and camp/school food.

11/ With all Exhods and immigrants, there should be an obligation to work a little harder and pay a bit more in taxes than locals. This is what the discharging tax is all about.

12/ In all UM settlement nations there shall be a mix of people from many nations including up to 1/3 Ishtarian Exhods. A mix of peoples is needed to assure peace by keeping one immigrant ethnic group from gaining power over the rest of society.

13/ The following quantities of immigrants and Exhods for the various nations are not stated to suggest that migrants and Exhods can all settle in the most preferable nations. Instead meant to:

a/ Show how there is plenty of good land for all the world’s people.
b/ Show relative amounts that the various nations should accept. However Andeo, Yucatan and certain other area will surely get more than their share of Exhods and immigrants.

14/ The numbers are shown as a maximum, and do not indicate that any particular nation must take that many people in. However, all nations must take their share of the people. Also, certain areas that will see great relocations such as with Indonesia and Europe — These areas will mostly use up their numbers with internal migration.

15/ Those who are allowed to immigrate do not have to go through Exhodos. Wealthier people and people with better immigration qualifications shall be free to immigrate rather than undergo Exhodos if they can. The difference being that a small amount of wealth and some skills can keep a person from having to go through camp living and Nome adoption.

16/ We shall all bear in mind how one Treblinka and one Auschwitz turned an ostensibly similar system into a genocide during World War 2. We must all watch the relocation system diligently.

UR’58. RESETTLEMENT INVENTORY
Here is a listing of the world’s nations and the maximum number of people they might take in:
Colombia and in the Caribbean must show a realistic

e/ Everyone from the nations between Yucatan and

d/ Volgostan is not included in the Kazakhstan count

b/ Central Asia includes Kazakhstan, Uzbekistan,

3/ South America

Andeo ~40m +900m
S America. ~430m (outside Andeo) +1,350m
Colombia 51m 46/km included
Ecuador 18m 71/km included
Peru 33m 26/km included
Bolivia 12m 11/km included
Chile 20m 26/km included
Venezuela 28m 32/km included
Guyana 1m 4/km included
Suriname. 1m 4/km included
French Guiana 0.3m 4/km included
Brazil 213m 25/km included
Bolivia 12m 11/km included
Paraguay 7m 18/km included
Uruguay 3m 20/km included
Argentina 46m 17/km included

4/ From USSR to Pakistan

Belarus 9m 46/km +17m
Ukraine 44m 73/km +40m
Crimea 2m 85/km +20m
Russia 144m 9/km +395m
Volgostan +200m
S. Russia +60m
Armenia 3m 104/km +1m
Georgia 4m 57/km +15m
Afghanistan 39m 60/km —34m
Pakistan 221m 287/km —44m
Central Asia 72m 19/km +300m
Kazakhstan 19m 7/km included
Uzbekistan 34m 79/km included
Kyrgyzstan 6m 34/km included
Turkmenistan 6m 13/km included
Tajikistan 10m 68/km included

subtotal —78m/ +1,048m

a/ South America has about 17,800,000km2 in total area.
At 150 people/km2, this comes to +2,670,000,000 people.
In other words, there is room to settle about 2.25 billion
people In South America.
b/ Andeo has ~6,000,000km2. At 150 people/km2, this
c/ Venezuela, Guyana, Suriname, and French Guiana shall be merged into Andeo.

3/ South America

Andeo ~40m +900m
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French Guiana 0.3m 4/km included
Brazil 213m 25/km included
Bolivia 12m 11/km included
Paraguay 7m 18/km included
Uruguay 3m 20/km included
Argentina 46m 17/km included

subtotal —0/ +2,250m

3/ South America

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S America. ~430m (outside Andeo) +1,350m
Colombia 51m 46/km included
Ecuador 18m 71/km included
Peru 33m 26/km included
Bolivia 12m 11/km included
Chile 20m 26/km included
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subtotal —0/ +2,250m

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Brazil 213m 25/km included
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a/ North America

<table>
<thead>
<tr>
<th>Nation</th>
<th>Pop</th>
<th>pax/km²</th>
<th>Add pax</th>
</tr>
</thead>
<tbody>
<tr>
<td>N. Canada</td>
<td>38m</td>
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<tr>
<td>Canada</td>
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<tr>
<td>Mexico</td>
<td>126m</td>
<td>66/km</td>
<td>+20m</td>
</tr>
<tr>
<td>Yucatan</td>
<td></td>
<td></td>
<td>+40m</td>
</tr>
<tr>
<td>subtotal</td>
<td>—0/</td>
<td>+320m</td>
<td></td>
</tr>
</tbody>
</table>

\[a/\] Canada gets merged with the United States.

b/ Yucatan uses a density of 200 people/km2, Belize shall be merged into Yucatan
c/ Guatemala, El Salvador, Honduras, Nicaragua, Costa Rica, Panama may relocate to either Yucatan, or Andeo.
They can also be part of immigrant mix in other destinations if their family can get adopted by Nomes.

There are many places for small scale hydro projects in the Wet and mountainous Central America, places like Nuevo Palestina, Jesus de Otoro, La Flores, Rio Hondo, Alta Verapaz, Amatengano de la Frontera, Plan de Ayala, Chiapa de Corzo, Rio Izcan, Moravilla Tenejapa, Alvaro Obregon, Rio La Venta, Rio los Perros, and further north in places like Tlaluitapa, Pisafl ores, and Sacramento.
d/ Cuba, Dominican Republic, Haiti, Jamaica, Puerto Rico and all the other islands may relocate to either Yucatan, or Andeo. They can also be part of immigrant mix in other destinations if their family can get adopted by Nomes. These Caribbean nations may not have volcanos, but they still have the earthquakes and tsunamis and they also have fewer evacuation options. Besides, they must pay extra for additional shipping for everything they buy from overseas.
e/ Everyone from the nations between Yucatan and Colombia and in the Caribbean must show a realistic

e/ Everyone from the nations between Yucatan and Colombia and in the Caribbean must show a realistic

\[b/\] Small populations remain behind to use the dangerous volcano, tsunami and earthquake vulnerable land for agriculture and tourism. All these central American nations are infested with volcanos, they are in a place that gets tsunamis from both sides, and they also have the rare condition that they are on the plate that does the moving in an earthquake.

\[c/\] Guatemala, El Salvador, Honduras, Nicaragua, Costa Rica, Panama may relocate to either Yucatan, or Andeo. They can also be part of immigrant mix in other destinations if their family can get adopted by Nomes.

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\[e/\] Everyone from the nations between Yucatan and Colombia and in the Caribbean must show a realistic

\[f/\] Everyone from the nations between Yucatan and Colombia and in the Caribbean must show a realistic
e/ Central Asia totals to over 4 million KM2. At 75 people/KM2 it is around 300—million people.
f/ Counting the Ural and Darya rivers and the other smaller rivers, we have at least two Niles of water in a much less severe desert with sealed soil pans. So perhaps we could have as much as 600 million more people in Central Asia.

5/ East Asia and South Asia

<table>
<thead>
<tr>
<th>Country</th>
<th>Area</th>
<th>Population Density</th>
<th>Land Subtotal</th>
</tr>
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<tbody>
<tr>
<td>India</td>
<td>1,352m</td>
<td>411/km</td>
<td>−140m</td>
</tr>
<tr>
<td>Sri Lanka</td>
<td>21m</td>
<td>324/km</td>
<td>0</td>
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<tr>
<td>Nepal</td>
<td>28m</td>
<td>191/km</td>
<td>+150m</td>
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<td>Bhutan</td>
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<td>+50m</td>
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<td>Bangladesh</td>
<td>165m</td>
<td>1,100/km</td>
<td>−160m</td>
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<td>China</td>
<td>1,428m</td>
<td>149/km</td>
<td>−160m</td>
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<td>Tibet</td>
<td>4m</td>
<td>2/km</td>
<td>0</td>
</tr>
<tr>
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<td>3m</td>
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<tr>
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<td>79/km</td>
<td>+150m</td>
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<tr>
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<tr>
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</tr>
<tr>
<td>W. Malaysia</td>
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<tr>
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<td>8,041/km</td>
<td>−6m</td>
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<td>−23m</td>
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<td>51m</td>
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</tr>
<tr>
<td>N. Korea</td>
<td>26m</td>
<td>212/km</td>
<td>0</td>
</tr>
<tr>
<td>Japan</td>
<td>126m</td>
<td>341/km</td>
<td>−110m</td>
</tr>
</tbody>
</table>

Subtotal 5/   −547m/ +575m

a/ Due to the nature of the topography, the entire south face of the Himalaya must be settled even though it is at an earthquake site. Thus the population of Nepal and Bhutan will be increased significantly with Indian townships.
b/ Because of all the energy in the Janisarit, Burma, Thailand, Laos, Vietnam, Bangladesh, shall be more urban nations with populations of at least 300 people/km2. India is already more populous than this.
c/ No more Bengalis shall settle in Burma, or east India, except for the border adjustments called for herein.
d/ Volcano plagued Philippines, and tsunami vulnerable Taiwan, and Japan should be taken below 50 people/km2. Shikoku and most of Honshu west and south of Nagoya being mostly volcano-free, this area does not need to be depopulated.
e/ The native citizens of Japan, Taiwan, Hong Kong, Denmark, Netherlands, and Iceland shall be allowed great freedom in resettling. All nations shall welcome them as settlers, even in settlement communities, for nearly every nation will be better off when these famously hard working people move to their land. Also, when these nations resettle, they shall be allowed to establish their own communities if they want.
f/ Singapore shall be re-merged with Malaysia.
g/ Korea shall reunite.

h/ Up to 300 million Chinese and India Exhods shall be added the mix of other Exhods if there is demand.
i/ Mongolia is and shall continue to be a possession of China, however, all of the rivers must now be captured and used for producing food where feasible.
j/ India shall now become a group of independent nations that come together for mutual defense and for reasons of scaling their region’s industry. This zone shall include Sri Lanka, Nepal, and Bhutan.
k/ All areas of the Philippines less than 60m above sea level should be evacuated including the bi-directional tsunami valley between Manila and San Carlos.
l/ The former Subic bay naval base shall be returned to the United States in its entirety forever by the totally corrupt government of the Philippines. All existing owners and tenants shall be relocated by the Philippine government at its sole expense. The UM may also use this port. As always, all grants like this herein shall be in perpetuity and for no payment of money or future permissions required — this even if the word grant is not used. If the US prefers to use either the Princesa port or Kamia Bay on Palawan island, it may use this area as a port together with sufficient safe higher-lands. Palawan can also take 1 to 2 million more people from the Philippines. Also Mindoro, Panay, and the western parts of Mindanao and Eastern Luzon are relatively far from volcanos and the population density might be higher here.

6/ Indonesia

Jawa 145m 1100/km2 −139m
Sumatra 58m 100/km2 −34m
Borneo 18m 21/km2 +206m
Sulawesi 16m 88/km2 15m
New Guinea 15m 19/km2 +221m

Subtotal 268m 151/km2 −173m/ +442m

a/ Volcano plagued Sumatra and Java shall be reduced in population to around 50 people/km2. Water and energy rich Borneo and New Guinea shall get taken to near 300 people/km2. Sulawesi shall go to near 200 people/km2. All three of the new settlement islands have no volcanoes on them, except a small part of Sulawesi.
b/ Philippine people may settle in the Christian parts of Borneo, Sulawesi and New Guinea.
c/ Krakatoa has caused two mass casualty events in the last two centuries. There is simply no reason to have any new city near Krakatoa or any active volcano on earth. We shall make cuts in the sedimentation and have a worldwide volcano history. After this we will use the past history of each volcano to make estimates about its future events and how far away we need to build our new townships. Because of hyperactive Krakatoa, we will perhaps clear then entire area from Bogor to Kotabumi. With other volcanos the minimum township distance might be only 40km.

7/ Australia

Australia 26m 3/km +205m
New Zealand  5m  18/km  +8m
subsection  —0/  +213m

a/ The island of Australia (including Darwin) has 7,692,000 km² of land. If we presume that 4/5 of the land is not suitable for agriculture due to either desert or mountains, and we use a number of 150 people/km², we come to a population density of 30 people per km², this is 231-million people, 205-million more than today.
b/ Because of all the active volcanoes on New Zealand’s north island, and because both Auckland and Wellington are tsunami death trap cities, the north island of New Zealand should only have agricultural and mining uses and workers. And this should be typical of all these triple-threat islands. Why should anyone live here, except the bare minimum to utilize the land. All of new cities in New Zealand shall be on the South Island. Also, regardless of what the people on the North Island do, the South Island shall be a new settlement nation due to its abundant water and hydro electricity.

8/ Mideast

<table>
<thead>
<tr>
<th>Country</th>
<th>Altitude</th>
<th>Population Density</th>
<th>Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cyprus</td>
<td>1m</td>
<td>129/km</td>
<td>—1m</td>
</tr>
<tr>
<td>Turkey</td>
<td>82m</td>
<td>105/km</td>
<td>+110m</td>
</tr>
<tr>
<td>Israel</td>
<td>8m</td>
<td>380/km</td>
<td>—8m</td>
</tr>
<tr>
<td>Palestine</td>
<td>5m</td>
<td>808/km</td>
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</tr>
<tr>
<td>Lebanon</td>
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<td>—7m</td>
</tr>
<tr>
<td>Syria</td>
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<td>—17m</td>
</tr>
<tr>
<td>Jordan</td>
<td>10m</td>
<td>112/km</td>
<td>—10m</td>
</tr>
<tr>
<td>S. Arabia</td>
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<td>16/km</td>
<td>—35m</td>
</tr>
<tr>
<td>Iraq</td>
<td>38m</td>
<td>88/km</td>
<td>—34m</td>
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<tr>
<td>Kuwait</td>
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<tr>
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<td>—30m</td>
</tr>
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<td>—5m</td>
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<td>Iran</td>
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</tr>
<tr>
<td>Azerbaijan</td>
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<td>115/km</td>
<td>+16m</td>
</tr>
</tbody>
</table>

subsection  —227m/  +126m

a/ Israel, Palestine, Lebanon, Syria, Jordan, S. Arabia, Kuwait, Yemen, Oman, UAE, Bahrain, and Qatar shall be 100% Exhoded.
b/ Iraq shall be over 90% Exhoded except for high-ground residents and farmers.
c/ Iran can be up to 2/3 Exhoded.
d/ Azerbaijan due to its increased trade, water, power and area shall increase its population by at least 20 million.
e/ Turkey includes Kurdistan.

9/ Africa

<table>
<thead>
<tr>
<th>Country</th>
<th>Altitude</th>
<th>Population Density</th>
<th>Population</th>
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<tr>
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</tr>
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<tr>
<td>Libya</td>
<td>7m</td>
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<tr>
<td>Egypt</td>
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<tr>
<td>W. Sahara</td>
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<td>2/km</td>
<td>—1m</td>
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<tr>
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<td>87/km</td>
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<tr>
<td>Mauritania</td>
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<td>5/km</td>
<td>0</td>
</tr>
<tr>
<td>Mali</td>
<td>20m</td>
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</tr>
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<td>0</td>
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<td>+20m</td>
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<td>—5m</td>
</tr>
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</tr>
<tr>
<td>Malawi</td>
<td>19m</td>
<td>200/km</td>
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</tr>
</tbody>
</table>

subsection  —169m/  +1,498m

a/ Libya and Western Sahara shall be 100% Exhoded.
b/ Tunisia, Algeria, Eritrea, and Djibouti shall be 80% Exhoded.
c/ Morocco shall be up to 60% Exhoded. However, North Morocco shall also become a high-surveillance manufacturing zone and the temporary large temporary population from other parts of Africa.
d/ South Sudan, Cameroon, Gabon, CAR, DR Congo, Angola, Zambia, Tanzania, and Mozambique shall be raised to 150pax/km².
e/ Guinea and Sierra Leone shall be raised to 300pax/km².
f/ Malawi, Rwanda and Burundi look like places that had a problem with either volcanic eruptions or volcanic gas emissions. If so, then we need to move all of the communities in the danger zone.
g/ If the UM provides water moving tech to make the desert bloom, then we can allow a reasonable number of breeding age people continue to live in that wasteland.

**10/ Europe**

<table>
<thead>
<tr>
<th>Country</th>
<th>Increase</th>
<th>Distance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ireland</td>
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</tr>
<tr>
<td>Britain</td>
<td>67m</td>
<td>277/km</td>
</tr>
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<td>Portugal</td>
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<td>111/3/km</td>
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<tr>
<td>Spain</td>
<td>47m</td>
<td>92/5/km</td>
</tr>
<tr>
<td>France</td>
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</tr>
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</tr>
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</tr>
<tr>
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</tr>
<tr>
<td>Sweden</td>
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<td>22/5/km</td>
</tr>
<tr>
<td>Finland</td>
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<td>16/5/km</td>
</tr>
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<td>Latvia</td>
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<td>30/2/km</td>
</tr>
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<td>Estonia</td>
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<td>29/2/km</td>
</tr>
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</tr>
<tr>
<td>Poland</td>
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</tr>
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<td>111/5/km</td>
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<tr>
<td>Hungary</td>
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<td>104/10/km</td>
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<tr>
<td>Moldova</td>
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<td>82/17/km</td>
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<td>Bulgaria</td>
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<td>64/30/km</td>
</tr>
<tr>
<td>Slovenia</td>
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<tr>
<td>Croatia</td>
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<td>Kosovo</td>
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<td>81/1m</td>
</tr>
<tr>
<td>Greece</td>
<td>11m</td>
<td>80/4m</td>
</tr>
</tbody>
</table>

**subtotal: -9m / +137m**

a/ All of the increases in Europe will first be balanced by the great numbers of people leaving coastal areas.
b/ All of Bulgaria, and the very accessible mountain portions of Romania shall be available for mixed-nation resettlement as described above.
c/ The various nations of Europe will tolerate enclaves of other former EU member nations relocated due to tsunami risk, particularly in mountain and hill areas.
d/ The UK, Germany, Netherlands, Belgium, and France may be sending large numbers of failed immigrants back now. These are people mostly who failed to contribute to society once they migrated.
e/ The semi-highlands of Europe are all mostly underpopulated. Italy, Spain, Czech, Slovakia, Austria, Hungary, Slovenia, the Balkans and Greece shall all take large numbers of immigrants due to their abundant highlands and nice highlands climate. These people shall mostly be from the lowest parts of Europe.

f/ Estonia and Netherlands must move to southern highlands or emigrate.

**UR’59. PLENTY OF LAND**

1/ We will have 1,280,000,000 Exhods and 6,609,000,000 places for Exhods. This is a ratio of 5.2 places per Exhod.

2/ Most Indian and Pakistanis and Mideast Exhods will be moved either to Africa or Central Asia, or if they have skills to Indochina, or Volgostan. The Chinese Exhods will go to these places and also a large number to Andeo and South America.

Nearly all the Central Americans and Caribbean island people will go to Andeo. Most North Africans will stay in Africa, although some may move to Turkey and Central Asia and Volgostan. The Exhod mix will not be uniform, and there will always be demand for Exhods from remote nations. So many people will have an easy time migrating to South America.

**UR’60. PROTECTING TRADE ROUTES**

1/ The UM shall be responsible for protecting world overland trade routes from those who would attack them and sphinx them. However, as a backup we shall say that nations shall have the right to step in to police their own trade routes if neither the local nation, nor the UM is securing their goods in transit.

2/ The UM may establish military bases and air fields along the trade routes to protect them if this becomes necessary. All member nations must cooperate and provide land, and utilities for this.

**UR’61. MIDEAST BORDER PLAN**

1/ Kurdistan: The contiguous Kurdish majority areas of Turkey, Iraq, Iran, Syria, and Armenia that are directly on the border with Kurdistan shall become the nation of Kurdistan. The other majority Kurdish enclaves in these nations that are not contiguous with the border shall remain the territory of these nations. For example the Kurdish enclave south of Ankara shall remain Turkish. Because this plan gives the Kurds their own independent nation without a great war, all Kurds shall owe a debt of gratitude to this plan throughout their future generations. From now on, all Kurdish enclave people shall live in peace, and fully submit their host nations, or they must move to Kurdistan.

2/ Arabia: Arabia is to be full depopulated as described elsewhere.

3/ Iran’s empire no more: Iran shall cease to exist as an empire:

a/ The Azeri majority areas of northern Iran shall become Azerbaijan.

b/ The Kurdish majority areas of western Iran (but only in western Iran touching the border) shall become Kurdistan.

c/ The majority Baluchi portions of eastern Iran shall be combined with parts the Baluchi parts of Pakistan and Afghanistan and become the nation of Baluchistan.
Because this plan gives the Baluchis their own independent nation without a great war, all Baluchis shall owe a debt of gratitude to this plan throughout their future generations. All Baluchis enclave people shall live in peace, and fully submit their host nations, or they must move to Baluchistan.

d/ The Turkmen majority areas of northeast Iran shall become part of Turkmenistan.

e/ The Lur majority areas shall have their own nation.

f/ The Persian area at the end of the Persian Gulf created by this plan shall be Exhoded because it is a tsunami death trap.

g/ The remaining nation shall be called Persia.

h/ No enclaves shall be created, such as might perhaps otherwise occur in or near Karaj. This shall hold with all the national partition plans herein.

i/ The low lying oil-rich areas in and around the Persian Gulf, and all other oil fields in depopulated Exhodos areas shall become the property of the UM. This shall include all the oil fields of Iraq and Iran west and south of the Zagros Mountains. current oil fields. Here we must remember that the Mideast does not have enough to pay for a complete Exhodos, so it must give up all of its assets. Also, if we leave any of this oil in the hands of the Mideast people we are perhaps giving energy to bring ishtar back to life. These areas shall be resource surveyed and the oil regions shall become the by the UM for the benefit of all mankind.

j/ Iran/former Iran shall be required to give up all of its nuclear and WMD programs and allow the facilities to be destroyed by the UM.

4/ Pashtunistan: The portions of Pakistan Afghanistan and Iran that are majority Pastun, and generally not enclaves in other nations shall become Pashtunistan. Also included in Pashtunistan shall be Kandahar, Kabul, and Jalalabad. Also included in Pashtunistan shall be the Tajik enclaves around Shindand, Fareh, Dilaram, and Lashkar Gah, also the Baluchi enclave near Zaranj and all of the lands in Afghanistan that are west of the A77 highway except suburban Herat. Not included in Pashtunistan shall be the areas near Baghlan, Balkh, Jowsjan and east of Badghisat. Because this plan gives the Pashtuns their own independent nation without a great war, all Pashtuns shall owe a debt of gratitude to this plan throughout their future generations. All Pashtuns enclave people shall live in peace, and fully submit their host nations, or they must move to Pashtunistan.

5/ Pakistan: A large unified Pakistan is no longer needed as a menacing edge for Islam against India. In fact, now you are all supposed to be at peace with the world, right? So we are going to break up of Pakistan. And this will be perhaps the most important olive branch that can be given to the people of India. This will make all of India much warmer and and friendlier to the fall of Islam and the idea Muslims living peacefully in India. So Pakistan shall become at least 4 nations: Baluchistan (including parts of Iran and a bit of Afghanistan), Pashtunistan (including parts of Afghanistan), Sindhustan, and Punjabistan — and all the lines get drawn by ethnic majority (The Balochi enclave in Sindhustan will be Sindhustan). Punjabistan shall vote on a break up along ethnic borders into up to 6 nations that must end in the letters -istan. The Northern part of Pakistan around Gilgit shall also be a separate nation, along with the Muslim parts of India nearby, call that nation Gilgistan. The scarce (but now increased) water resources of the Indus river shall be shared among the new nations of former Pakistan according to 1980 population, and as apportioned and monitored by the UM.

6/ Turkmenistan: All the majority Turkmen areas in Afghanistan contiguous with the border with Turkmenistan shall become part of Turkmenistan.

7/ Uzbekistan: All the majority Uzbek areas in Afghanistan contiguous with the border with Uzbekistan shall be become Uzbekistan. No portion of Uzbekistan or Turkmenistan shall be west of Sarygamysh lake. All this territory shall be ceded to Volgostan for better and more secure access across Central Asia.

8/ Tajikistan: The majority Tajik, Pamiri, and Nuristani areas in Afghanistan contiguous with the border of Tajikistan shall become part of Tajikistan.

9/ Kyrgyzstan: The Kyrgyz areas in Afghanistan contiguous with the border with Kyrgyzstan shall be become part of with Kyrgyzstan.

10/ Hazaristan: The majority Hazara areas in Afghanistan shall become Hazaristan and with the formation of all these nations, Afghanistan shall cease to exist.

11/ All shall now live in peace: They shall be friends with their neighbors and with the world out of respect for the plan that either moved them, or unified their nation and brought more water to their various nations.

12/ Nagorno-Karabakh:

a/ The Nagorno-Karabakh autonomous zone shall lose the areas directly on the borders with Azerbaijan and Iran that are majority Azeri. These areas shall become Azerbaijan. The Nagorno-Karabakh autonomous zone and Armenia shall shall likewise gain all areas that are directly on the borders with Azerbaijan and Iran that are majority Armenian.

b/ Azerbaijan's Nakhchivan zone will no longer be an enclave due to the dissolution of the Persian empire.

c/ The areas between Nagorno and Armenia that are mostly deserted shall remain Armenian except the majority Azeri communities on the border with Azerbaijan.

13/ Acceptance: The acceptance of this new border plan is required in each nation mentioned above for construction of the UM rail and aqueduct plans, and the beginning of the Exhodos process.

X/ The various nations of Pakistan, Central Asia, and the remainder of the former Istharian empire shall remain independent from each other, so as not to menace India. Also, Pakistan and Iran shall give all their nuclear...
UR'62. INDIA
1/ Close to half of India’s population lives in what appears to be a tsunami vulnerable lowlands at the foot of the Himalayan mountains. The river next to Varanasi is only 59m above sea level, and the river next to Guwahati is only at 44m above sea level for example. The portions of India not suitable for habitation due to tsunami risk shall be required to move to other more high altitude places.
2/ Due to the tsunami risk, all of India should be living on land more than at least 100m above sea level. Also, due to the extreme heat, and the dusty nature of the land, most of India’s new cities should be in the highlands at elevations of between 500m and 2000m.
3/ The abundant under populated low-highlands at the edge of the Assam valley (Arunchal Pradesh, Nagaland, Manipur, Mizoram Tripura, and Meghalaya), the portions not given to Bangladesh shall all be used for new township settlement. The state boundaries shall all be redrawn in the Assam valley with 2 states on either side of the valley and one state at the end of the valley. The borders for all the new India states shall meet at the Brahmaputra River and run outward to the borders of India.

UR'63. HILLS FOR BANGLADESH
The following areas shall be given to Bangladesh, so the nation does not have to be Exhoded to the world:
1/ All of the Indian state of Mizoram except Aizawl and Kolasib counties shall now be Bangladesh.
2/ The parts of Burma's Chin State that are more accessible, or potentially more accessible from the Bangladeshi side of the Arakan mountains than the Burmese side.
3/ The parts of Meghalaya south of Garobadha, Tura, Williamnagar, Shillong, and Nongstoin, and also west of Nongstoin.
4/ The Majority Muslim portions of the Burmese state of Rakhine.

UR'64. THE BURMAS
1/ There shall be 4 Burmas, each an independent nation. Each has a highland area with some nearby lowlands suitable for farming due to the tsunami risk:
a/ West Burma: Mostly along the Alongtaw Kassapa ridge, which is east of the AH1 highway (Kalaymar).
b/ North Burma (Chinmar).
c/ East Burma (Shanmar).
d/ South Burma (Adamar).
2/ The North and West of Burma divide at Imphal.

UR'65. INDOCHINA
1/ To be clear, most of this regions was apparently once called Unda•Neesia = wave•children, and Unda•China = Wave China.
2/ When we replace our megacities, we shall replace them with communities the size of a rail to metro interchange. These are communities of up to 500,000 to 1,000,000 people. Thailand will for example have dozens of cities up in its cool tropical high grounds that replace Bangkok. These will mostly be connected via a lowlands rail system. The same with the other low-lying death-trap cities we replace.
3/ Laos shall become a mostly urban UM nation. The UM will make investments in connecting the dozens of flattish hill areas by fast train, so they can support communities. Then the UM will establish townships sites and recoup its transportation system cost by selling lots for townships.
4/ Currently Laos has around 32 people per square...
kilometer. This shall be increased to over 300 people per square kilometer. Laos is ideal for township urbanism due to its high ground and nice climate. The Thais, Cambodians, and Vietnamese shall all be free to live in townships in Laos in addition to people from many other nations. Due to the increased density, Laos may be a bit dependent on imported food because it flat land is scarce. 

5/ Farming areas in neighboring nations may use Laos border areas for their high-ground residential communities. 

6/ Currently Cambodia has around 95 people per square kilometer. This shall be increased to over 300 people per square kilometer. 

7/ Currently Thailand has around 137 people per square kilometer. This shall be increased to over 300 people per square kilometer. As always all immigrants must adopt their host nation’s culture and ways. 

8/ The new capital of Thailand shall be in the highland area of Thung Salaeng-Luang, and Nam Nao National Parks up to the Mekong river. The Thai/Cambodian border shall be moved 3km into Thailand between the Thai/Laos/ Cambodian 3-way border and where Thai highway 3446 enters Cambodia. In exchange for this land, Thailand shall get an equal amount of flat land next to the Thai border in western Cambodia. This is so the Cambodians can have some highlands to live on while they farm their adjacent lowlands. 

9/ Like Islamic Ajaria in Georgia, the Thai provinces of Pattani, Yala, and Narathiwat shall hold a sophoscite on whether to stay in Thailand or join Malaysia. All three provinces must join, or all three must stay. Also, howsoever these provinces vote, everyone shall respect the vote and there shall be no more bad feelings between any of the parties afterwards. For all such change nationality voting herein, a 55% overmajority shall be required to join the other nation, so the status quo has a slight bias. 

10/ A minimum level of automation shall be required worldwide for tsunami zone farming. In all tsunami vulnerability farming zones, we do two things. On one hand we minimize the number of people working there. On the other hand we work to provide realistic evacuation infrastructure for those who to work there. 

11/ We shall figure out which areas do not dry out in ice ages. When we figure this out, then we might start terracing the hills in these places. 

12/ Kuala Lumpur means Mud-muddy confluence and it is located 66-meters above sea level in what appears to be a bi-directional tsunami funnel. It is also almost maximally close to the Toba volcano, while being also at the narrow part of the straights tsunami funnel. The Highlands by Bang Lang and Royal Belum parks and the hills around them are a much safer and cooler location for a capital city. Here is where Malaysia shall build its new capital to replace the old unsafe one. 

13/ The UM shall run and pay for the toxic waste dump system as described herein. The UM shall allow the industry of all nations to leave tested and approved toxic waste according to plans. The UM shall do all the paperwork and even provide a reasonable amount of transport for free. It shall also pays generous bounties for reports of unknown toxic materials or toxic things, or toxic dumps. Asia’s northern desert shall take all of Southeast Asia’s toxic waste for no charge. If we are going to pollute a location, let it be a place that is not usable in an ice age. 

**UR’66. INDONESIA AND MALAYSIA**

1/ Most of Indonesia and the Malay Peninsula will have abundant electric energy and water thanks to all the mountains and heavy rainfalls of the region. The problem is the volcanos, earthquakes and tsunamis. 

2/ It should be pointed out that Sumatra has the massive Toba volcano to the north and the hyperactive Krakatoa volcano to the south. 

3/ Due to earthquake safety, on the Malay Peninsula: 

a/ No west-sloping land shall be used for construction.  
b/ All buildings must have slip foundations. 
c/ No building shall be over 3-stories tall.  

4/ Singapore and Malaysia shall remerge back into one nation. 

5/ The UM shall run a backbone line to the Pulai river. There, the containers go on small container ships to the UM’s port on Sumatra. There the containers go on rails again for the trip to Bakau. There the containers go on small container ships to the UM’s port on Java where they are put on a train again. Trade with Borneo is done via small container ships from Tanjung Langsat. 

6/ If practical, if the sand is deep enough, a simple earthen ditch canal shall be dug in the soft alluvial material between Songkla lake Thailand and Perlis Malaysia. If limestone must be blasted, there shall be no canal here. The small high point of the land between the two places is 60m, with about 80% of the route below 30m. We know this is the right location because the route is hidden by the strange alignment of the border between Thailand and Malaysia which apparently exists to prevent a canal here. The Isthmus of Kra is an unacceptable location because it is wrongly aligned between the southern tip of Vietnam, the northern tip of Sumatra, and the southern tip of Sri Lanka, and this route wastes fuel as a result. The canal needs to be south of Sri Lanka and north of Sumatra. 

7/ Because we will have double lines on the Malay peninsular (east and west side) below Surat Thani, we can run two almost continuous lines of trains from all over the old world to handle the evacuation if needed by Sumatra or Java because of a volcano. 

8/ Sumatra shall have two main interchanges, one near Metro, opposite Java and one opposite Singapore. There shall be a line north to Padang Sidempuan. There shall be a south line to near the town of Metro. Both lines shall run along the east side of the mountains at an elevation of over 150 meters above sea level if this is practical given the topography. Both lines shall run from the Iboei.
area to some distance inland, opposite Singapore. These lines shall be mostly for the rapid movement/evacuation of the agricultural workers who stay. 9/ We shall carbon date the organics under each ash layer worldwide and use this data to create a long term history of volcanos on earth. Then we shall decide (based on this) where we want to live with regard to volcano risk. 10/ There are three risks of living in the Indo, or unda area. The #1 risk is Tsunamis, and all we have to do to live with tsunamis is move to the cool tropical highlands. The #2 risk is Volcanos, and it appears that we can probably run away if these if we make adequate preparations — provided we are not living on a tiny island. The #3 problem is earthquakes, and here we must live in place where we can use slip foundations. So considering the lovely climate and the unlimited energy and water, maybe the Indonesia area is not such a bad a place to live. Although it is probably best if we move most all the non-agricultural workers to places that are not right next to the volcanos and not so close to a major fault. 11/ On Java, the UM's rail lines shall be in the form of a loop along both sides of the island north and south where practical. The loop shall begin in the east at Banyuwangi (near Ball) and run on the sides of the various volcanic mountains at over 100-150m above sea level if practical, to the evacuation port at Cilegon. The UM shall also build at least 15 spur lines between the various volcanos on the island, roughly alongside existing highways unless a better routing is figured out given the way our trains can run on columns and that they will be much better negotiating hills than today’s trucks. Also on these volcano islands, the rail lines should probably be covered, so they can remain operational during an eruption. 12/ Java is far too densely populated with over 1,100 people per square kilometer. The UM shall reduce the population of Java as everyone there always wanted. The new population density shall be 50 people per square kilometer. The UM shall move almost 139 million people to other parts of Indonesia and to other parts of the world via the Exhodos process. 13/ On both Java and Sumatra, we shall keep an oversupply of boxcars. Everywhere in these areas, there should be enough room in these boxcars that everyone on the island will have a place on a ~1,000-person double-decker compartment boxcar if there is a sudden mass evacuation. These are kept under tarps in the various townships. 14/ Borneo, Sulawesi, and New Guinea island with their abundant power and water shall be the main resettlement island for the Indonesians and Filipinos. These islands shall also take many people wanting to leave the Philippines and other locations in the Ring of fire. 15/ The UM shall determine a safe distance for people living near all active volcanos based on the volcano history. All the people living too close must be moved. In Java and Sumatra this is a bigger problem than in most places.

**UR’67. CHINA**

1/ China shall oversee the complete and total extermination of all wild Terra•be•gone marmots from its lands and from all neighboring lands. At least 10,000 individual animals shall be kept in small communities in captivity and re-released after the black death is extinct in the area. 2/ Mongolian beef is a blid for a good idea. Although China has no tradition of ranching, there should be more ranching in Mongolia and East Russia using electronic shepherding devices to assure soil sustainability. 3/ Wherever practical, China should divert more Tibetan runoff water into the Yellow River basin. China should also construct more water impounding dams for the upper portions of the Yellow River. The Yellow river currently has about 0.9 Niles and flows through many areas that almost get enough water for agriculture. Also, all this Yellow River water comes with lots of Tibetan plateau energy to send it all over the desert around the Yellow River basin. 4/ Most of China shall move from low-lying tsunami vulnerable areas to higher land. Especially dryer hills where geological time moves slower. The wetter hills crumble and slump much more frequently and are unsuitable unless the formation rock is exposed. Wherever possible around the world, we shall put townships on formation rock. We can also use lasers to watch for soil slump in our towns and along our transit lines. 5/ Do we build on our collapsing hills, or our flooding bays? The answer is neither, but on places that are somewhere in between, although some formation rock and flat mountain areas may be well-suited for urban development. Even if only 10% of a nation’s land is ideal for housing and cities, this should be enough. 6/ Perhaps China will dig underground tunnels or otherwise divert water from from near the upper Yangtze river to the Qaidam basin. From there, water can be diverted slightly downhill into the the inland desert. Also, once this is done, the Yellow river can be entirely diverted with a series of dams ending north of the G5 highway and all of its water used in the desert. 7/ Asku, Hotan, Kashgar, and Kizlesu provinces being 87% Muslim and on China’s border, these Xin Jiang provinces shall now be an independent nation, totally independent from China. The nation shall be called Kashgar. 8/ The people of Kashgar shall treat the Chinese living in their lands as equals under the law. This shall be a duty upon their throughout their generations. 9/ All Muslims and Chinese in other parts of Xin Jiang and western China shall have the right to migrate to Kashgar if they wish. They shall also have the right to leave and go to other places around the world in their fair and proportionate numbers relative to all of China. 10/ This right of emigration also applies to all Xinjiang Muslims that are incarcerated or on probation, except that these shall be transferred to the authorities of Xin Jiang.
UR’68. DARWIN, NEW GUINEA, AND INDONESIA
1/ We shall build facilities for moving water from the higher rainfall areas of Australia’s tropical north to the nearby lower rainfall areas of Australia’s tropical north. We shall draw an east/west line that is an extension of the borderline between Northern Territory and South Australia. Then we shall draw a south line from Bamaga, This area to the Northwest shall be the new nation of Darwin. Australia retains all mineral rights for all operating mining facilities.
3/ The lush equatorial island of New Guinea (pop 13.3-million) is more than twice the area of Japan (pop 126-million). New Guinea also has a 2,000-km-long mountain ridge highlands area. So perhaps 200-million people can be settled on this hydro-electric rich island.
4/ Australia, New Guinea, and Darwin shall each have the right to 1/3 of New Guinea’s hydropower, which they may sell to each other. If an aqueduct is run from New Guinea to Australia, then 80% of the runoff from Alkmaar to Kerema shall be reserved for Australia and Darwin if they can take it.
5/ New Guinea shall also include the the islands of the Bismarck sea and Solomon sea.
6/ New Guinea and the surrounding areas shall be divided into 11 new nations:
a/ North Maluku.
b/ South Maluku.
c/ North Papua, north of Bur.
d/ West Papua, north of Tivara.
e/ Aramasa, west of Gariau.
f/ SW New Guinea, west of the border and the south half of the mountains.
g/ NW New Guinea, west of the border and the north half of the mountains.
h/ SE New Guinea, east of the border and the south half of the mountains.
i/ NE New Guinea, east of the border and the north half of the mountains.
j/ Moresby, east of the Madang/Kikori line
k/ New Britain and new Ireland.
7/ All of the highest hilltop locations in the St. Andrews inlet, Including Uwins island and the long inlet system and all of prince regent National park shall be used for townships. There may also be hospitality lodgings near sea level, and boat busses taking people between. All of the large fresh water streams flowing into the St. Andrews inlet shall be used for water impounding where practical. The Boongaree inlet shall be developed in a similar way.
8/ Indonesia shall become 24 financially independent nation-states so the government may work in a more efficient way:
a/ Aceh.
b/ North Sumatra.
c/ Riau.
d/ Jambi.
e/ Lampung.
f/ Jakarta + Banten.
g/ West Java.
h/ Central Java.
i/ East Java.
j/ Bali to near Timor.
k/ Sarawak. (incl. Brunei)
l/ Sabah.
m/ West Kalimantan.
n/ Central Kalimantan.
o/ South Kalimantan.
p/ East Kalimantan.
q/ North Kalimantan.
r/ North Sulawesi.
s/ Gorontalo — Central Sulawesi north of Palu.
t/ Palu — Central Sulawesi south of Palu, and not including the Pasempo/Luwuk peninsula.
u/ Pasempo — The Pasempo/ Luwuk peninsula of Central Sulawesi south of a line between Poso and Lake Poso.
w/ Kendari — Southeast Sulawesi.
x/ Makassar — South Sulawesi.
y/ Mamasa — West Sulawesi.
z/ West Papua, Papua, and the Maluku islands shall be used to create the new UM nation of New Guinea. East Timor shall remain independent.
10/ Java, with 940 people per sq. km., and Bali with 750 people per sq. km. are some of the most crowded places on earth. Yet these islands, due to their great geological activity are some of the most dangerous places to live. Therefore it shall be official UM policy to relocate everyone living these volcano islands, and everyone living within 40km of a Holocene volcano until the population in these volcano areas is below 30 people/km2. There is no particular reason that the Javanese should build their new cities in volcanic, seismic, and tsunami vulnerable Java. And the same goes for Japan, Taiwan, Philippines, Sumatra, Java, Bali and all the other volcano islands. It also includes the volcano peninsula of Central America. Thus nearly all of the evacuation process will be accomplished before the volcano crisis.
11/ Once we figure out how to do geothermal energy, Indonesia, and all ring of fire nations will become energy rich.
12/ No water from any of Australia’s rivers west of Mackay and Adelaide should be reaching the ocean. There should be impounding facilities for the precious water.
13/ Australia has 3.3 people per square kilometer while Arizona has 25 people per square kilometer. Australia is greatly underpopulated.

UR’69. EXHODS & ISHTARIAN ISLANDS
1/ The last fifth of Exhods from each province of the PU, those that cannot get adopted by a host nation, and also
those that rank low when their own people rank their queue for relocation to the new UM nations, these people shall be re-settled to the Ishtarian Islands. These Ishtarian Islands shall be: West Papua for the best of this group and then the other go to:, New Britain, New Ireland, and perhaps the Maluku, North Maluku, Buru, and other islands if needed. Also 2/ The most stubborn Islamists and ex-convicts shall be sent to Socotra, Manus, Tbar and Tanga Islands where the sea currents will tend to carry escapees east across the ocean.
3/ All parts of these Ishtarian Islands shall be subject to whatever laws the UM Over-Senate elects to impose. However, there shall be no representation at the UM or PU.
4/ The UM shall provide surface passage, dormitory housing, food, education and training, and development aid to those relocated to the Ishtarian islands.
5/ The UM may also elect to allow war refugees from certain wars to stay in the Ishtarian Islands if they live by the same rules as the Exhods.
6/ No arms factories, or sea vessel building facilities shall be permitted on the Ishtarian islands. All vessels and cargo arriving and leaving shall be inspected by the UM.
7/ All female settlers to the Ishtarian islands shall be bound by a one child policy. No female settlers in the Ishtarian or under islands under age 30 shall have any children.

UR’70. SOUTHERN AFRICA
1/ The nation of South Africa shall be broken up, therefore the name will be available for another use. See below.
2/ The New South Africa region shall be made up of the following nations:
a/ Angola: pop 33 million (26/km2).
b/ Zambia: pop 19 million (25/km2).
c/ Mozambique: 31 million (40/km2).
d/ Namibia: pop 2.5 million (3/km2).
e/ Botswana: pop 2.5 million (4/km2).
f/ Zimbabwe: pop 14 million (38/km2).
3/ Angola shall be 6 nations. Zambia shall be 4 nations. Mozambique shall be 4 nations. Namibia shall be 3 nations. Botswana shall be 2 nations. Zimbabwe shall be three nations.
4/ If practical, we shall run aqueducts from the wet parts of Angola, southeast Congo, Zambia, and Mozambique into to the neighboring dry areas. We shall also run aqueducts from the rift valley watershed if practical. This however is problematic due to the moderately high elevations of the area.
5/ The rivers Zambezi, Cubango and Kwando all originate in highland of around 1300m in elevation. All three substantial hydro energy to harvest and use. Also, there are many small seasonal streams like the Gwayi flowing into the Zambezi basin from the surrounding high ground. Wherever practical, all this water should be impounded in the high ground and the energy used to power the movement of water and expand the area that can be farmed. This capturing of runoff close to its source and putting this in pipes, this is the key to keeping agriculture going on earth during ic ages.
6/ We also build local water catchment as practical. Most of these areas have enough rain for at least local runoff collection agriculture.
7/ Where there is light salt contamination that can be cleaned, we shall clean/wash these areas as practical
8/ Mozambique shall be divided into 4 nations as follows:
a/ Inhambane: The portions south of the Runde river.
b/ Beira: The portions north of the Runde river and south of the Zambezi and Mazoe rivers.
c/ Catax: The portions north of the Zambezi and Mazoe rivers, and west of Nsanje.
d/ Mozambique: The portions north of the Zambezi and east of Nsanje.
9/ Digging an ocean canal in the Zambezi basin to as far inland as perhaps the Morrumbala/ Nharugue area may increase the volume of fresh water produced by the rift valley, while at the same time stabilizing volcanic activity. Also, none of the Zambezi’s water should be leaving the inland dry areas and be wasted on the wet coastal areas.

UR’71. SOUTH AFRICA BREAK-UP PLAN
1/ The existing nation of South Africa shall be broken up into 6-nations following language majority. The final division of land shall be by UM Over-Senate election.
Tswana: Including parts of Northern Cape & Sesotho and N. Sotho.
Sesotho: Not including a small area that becomes part of Northern Cape.
Xhosa: Not including the western third of eastern cape.
Zulu: Including parts of N. Sotho.
Sotho: This includes all of Guateng, and Mpmalanga that are not majority Zulu and next to other Zulu lands, or majority Tswana and next to Tswana lands. This nation will be made up of a mixture of peoples and will include Pretoria.
Capeland: The parts of Western Cape and Eastern Cape that are not majority black and are contiguous with Capeland. Capeland must accept a large number of mixed immigrants from many parts of the world, as many as are feasible given the productivity of the land. Northern Cape shall become part of the new South Africa described in R’70 directly above.
2/ The portion of the Cape Peninsula south of Simon’s Town shall be ceded to the US for an airbase with the UM having the right to also use this base.
3/ Many people from former South Africa will surely enter the exhodos program and be re-settled in a buffered ethnic mix all over Africa and other parts of the world.
4/ Where the annual intentional homicide rate exceeds 5 per 100,000 per year, the killers all hang on the first offense, and the gun criminals all go away for life to a prison island on the first offense. This rate is defined at the community level, and it applies to all armed robbers,
The underpopulated and dry eastern counties of East Kenya shall become part of the new UM settlement nation named Terakana. This nation shall include the Kenyan provinces of: Turkana, Samburu, Marsabit, Mandera, Wajir, Garissa and Lamu, in addition to parts of Isiolo county northwest of a line between Benane and Kom. 2/ Dry and low-lying parts of south and southwest Somalia, and parts of Ethiopia near Dolo, that are practical for irrigation from Lake Terakana may also be taken and used for part of Terakana’s irrigated farmland.

3/ We shall drain and wash the salt out from Lake Turkana, and perhaps Chew Bahir Lake, and perhaps some of the other salty lakes of the rift valley. These shall be drained into the sea and perhaps washed again, and replaced with surplus rainy season fresh water. We shall rename lake Turkano as lake Terakana, and this shall be a freshwater impounding lake for much of the Nile and rift valley’s water overflow. Lake Terakana is supposed to be drained and used every year.

4/ Without the construction of dams, the depth of Lake Terakana can be increased substantially and its capacity increased by perhaps 10 to 50 fold. However, with massive dams near the towns of Kapoeta and Naris we can have a lake that is bigger than Lake Victoria and some hundreds of meters deep. Thus it will become possible to impound most if not all of the Nile’s flood season flows.

5/ There shall be two aqueducts starting from near the east end of Lake Terakana. One shall follow the Kenyan slope to the southeast more or less, and the other shall follow the Ethiopian slope to the east more or less.

6/ There shall be two more aqueducts, one running from Lake Albert and Lake Victoria to Lake Terakana. The other aqueduct shall take water from Lake Teranaka and send water back into the Sudan Nile system.

7/ Much of the the White Nile-bound runoff from Lake Victoria and Lake Albert will thus get impounded.

8/ Kenya shall be closed to further Somali migration even as Exhod mix. If Somalis that have already settled in Kenya wish to be with family members, then they must go somewhere else to live with them.

9/ As with all new settlement nations, the population of Terakana shall not exceed the land’s ability to sustain them.

10/ As normal, all the low-lying tsunami vulnerable coastal areas of Somalia should be evacuated.

11/ Although the rivers from the Ethiopian highlands are located in Ethiopia, the right to harvest the river water and critically, the river water electricity shall belong to the nation the river flows into, be it the Sudans, Terakana, the parts of Somalia, or Djibouti. The Ethiopians live in places that get enough rainfall and they don’t need this runoff which is stuff of life to the people of the surrounding deserts. The Ethiopians shall however, always be free to use this water for non-agricultural purposes. However, it shall not be allowed for the nations of Ethiopia to engage in dirty manufacturing of any sort due to the runoff problems this creates. The high grounds of Africa that are a safe distance from the rift valley shall be steered more towards higher density, more urban uses due to the nice climate. There shall be no new communities in the rift valley itself. Also, all the townships of the rift area and others somewhat near volcanos shall have CO2 detections systems and sirens. The townships should also have an air moving network, so the up wind townships can divert half of their fresh air output to the downwind townships.

12/ We shall dam up the flow of Lake Victoria and Lake Albert at their outfall, so as to hold and impound more water in these places during during the wet season. We shall impound water when it is abundant and release it when it is scarce. Thus we will shift some of the Nile’s excessive flood into the dry season. As is typical, high altitude Lake Victoria is ideal for water impounding because the power generated by the fall of the water can also propel the water far away in the dry season. Next is Lake Albert with its medium-elevation and limited surface area. Last is low-elevation Lake Terakana.

13/ Starting at Jinga perhaps we shall start putting the Nile’s flow into pipes to capture its energy as it flows down 500m to lake Albert, or down 700m to Lake Terakana.

14/ The water gets put back in pipes at the new Lake Albert dam roughly around Panyango, or Pakia, or Pacego. A 150m tall dam here (to 765m) would increase the capacity of Lake Albert (avg depth 25m) by 6 fold without substantially increasing either evaporation or seepage. It will also store critical dry season water and also energy to power the projecting the water out into the dessert.

15/ After lake Albert, the Nile’s waters shall generally flow in giant pipes or culverts outside the current Nile river basin. Thus we will reduce the flood hazard risk substantially. We will also begin fanning out our water trunk pipes as early and completely as possible.

UR’73. SOMALIA

1/ Somalia shall be 100% Exhoded, however some of Somalia’s land shall be re-combined into Terakana and repopulated with Exhod mix. Until that time however, Somalia shall be 3 nations: Somaliiland, Puntland and Somalia. The Somaliiland/ Puntland border of be as declared by Somaliiland in 1991. The Puntland/Somalia border shall run roughly down the Shabelle river from the Ethiopian border to 20 km downstream past Buulobarde.
Then it shall run to halfway between Ceeldheere and Cadale.
2/ Until Somalia is entirely Exhoded, Somalia’s right to the UM’s Terakana waters, and the Ethiopian runoff waters from of the Shabelle and Juba rivers shall be contingent on the nation remaining at peace with its neighbors and with it maintaining freedom of religion. If Somalia cannot remain at peace, it will see its foreign sourced water reduced until it is forced to remain at peace. This Somali peace shall include all of Somalia’s neighbors: Kenya, Ethiopia, Somaliland, Puntland, as well as all the other nations in other parts of the world.
3/ The cities Mogadishu, Makra, and Kismaaya shall be raised to the bare ground once they have been evacuated.

UR’74. THE EGYPTS AND SUDANS
The former nations of Egypt and the Sudan shall be combined and then re-divided into 6 UM settlement nations:
1/ New Egypt: This is firstly made up of the river valleys in the dryer more northerly parts of Sudan that don’t get enough rain for grain agriculture. The water that now makes Egypt (with almost no rainfall) bloom will now make twice as much half-rain land bloom in Sudan. And because there is much less evaporation and seepage of the Nile waters in Sudan, the water will go even further.
2/ Old Egypt: If the annual flood is high, the Nile may be farmed further down the riverbed into Old Egypt so that no water is wasted even in the wettest years. However, to minimize water waste we shall first try to use the Nile’s water to augment the rain-deficient areas that are as close as possible to the sources of the Nile.
3/ Adana: This mostly non-agricultural UM exchange city is explained elsewhere. Adana will be the main new capital of Africa. Adana shall not actually be a part of the Sudans but next to them. Adana will be a relatively rich trading areas, so it will need arms to defend itself given the warring nature and extreme poverty of its neighbors.
4/ South Sudan: This is the central 5 provinces of today’s South Sudan (Northern Bahr el Ghazal, Warrap, Unity, Lakes, and Central Equator).
5/ East Sudan: This is the Upper Nile, Jonglei, and Eastern Equatoria provinces of South Sudan. This area has a population of only 16 people per square kilometer.
6/ West Sudan: This is the sparsely populated provinces Western Bahr El Ghazal, and Western Equatoria provinces of South Sudan. This area currently has a population of only has 8 people per square kilometer.
7/ South Sudan population density: This is a rich equatorial nation with enough rain. It can easily sustain a population density that is many times the 18 people per kilometer it sustains today. Here, all male settlers shall be armed and given defense training. There may also be spies able to call in airstrikes. These settlers will be an ethnic mix of many nations including Exhods settled in ethnically mixed community groups among the south Sudanese to stabilize the nation. The settlers will outnumber the South Sudanese 5:1 or 10:1 in order to impose peace upon the nation. This sort of resettlement should be the standard way the UM helps lands that are both war-torn and underpopulated.
8/ The native South Sudanese people shall no longer be allowed to use long guns. Instead they may only use 5-shot revolvers with a 6” barrel.
9/ The South Sudan basin originally being a sort of Lake Nile, it is mostly sealed. The entire basin down to Khartoum shall now be used for wet agriculture crops like rice.
10/ All water flowing through the Nile River pipe distribution system should treated for parasites so it is no longer dangerous to touch.
11/ There shall be no livestock in the Nile river watershed except on basin farms where the waste cannot get into the Nile river. This should be the way things normally work where the river water is hugely important. Also, we want to keep the livestock off our fragile dry topsoil edges.
12/ As we shift over to township living, the people here will all go on the sewer system. The people who remain behind in the old housing, these people shall be require to go on the sewer system, so that everyone around the world is using a proper sewage disposal system for their excretions.

UR’75. MORE PEOPLE IN THE CONGO
1/ The Congo shall become 10 nations based on the nation’s old pre-2015 provinces map. The first 3 provinces are not under-populated, but need non-Congolese immigration to buffer existing populations and make democracy work. The Last 7 are under populated and the population shall be increased many fold in these new nations:
a/ Bas-Congo plus Kinshasa.
b/ Nord-Kivu.
c/ Sud-Kivu.
d/ Kasai Oriental.
e/ Orientale.
f/ Maniema.
g/ Equateur.
h/ Bandundu.
i/ Kasai Occidental.
j/ Katanga.
2/ If Rwanda(13-million) and Burundi (12-million) are places where everyone once died from the volcano, and new people came in to settle at a later time — If this is so, then there shall not be cities in either nation. These areas can be farmed, but they shall not have deathtrap cities.
3/ Where resettlement areas are plagued by warfare, the settlers shall be armed half with single shot rifles and half with 3-bullet long-barrel revolver pistols.
**UR’76. ETHIOPIA**

Ethiopia shall be broken up into 5 nations:

1/ The following Ethiopian provinces shall become the UM nation of Adana: The four Tigrays, N. Gonder, Metekel, Asosa, Kamashi, Tongo, W. Wellega E. Wellega, Illubabor, the three Gambellas provinces, and the four Tigray provinces.

2/ Soomaal Galbeed shall be an independent nation.

3/ Afar shall be an independent nation.

4/ Amhara shall be an independent nation.

5/ Oromiya shall be an independent nation.

The “Southern Nations” shall be a single independent nation.

6/ If feasible, big and shallow Lake Tana (average depth only 9.7m) shall be repaired below Bahir Dar so as it increase the lake’s water impounding capacity. The people of Bahir Dar shall then be relocated to new townships.

7/ The waters of Lake Tana can easily be diverted towards the north into the Sanja a rain-slope water basin where the water is easily recovered. The water can also be easily diverted to the slope west of the Sanja basin. Also with a 7km tunnel the water can be diverted to the west southwest towards Jawi and then Metekel, a rain-slope area that feeds the Nile with runoff.

8/ If feasible, the Blue Nile’s water impounding capacity shall be augmented with new artificial lakes near:

   a/ Tissisat and Welde Menta (1,650m elevation).

   b/ Debir/Gale (1,400m elevation).

   c/ Wollo River fork (1,200m elevation)

   d/ Several other locations may be added, so we can impound all of the Blue Nile’s flood.

9/ Lake Tana due to its shallowness and high evaporation should be drained first and used primarily for watering the rain-slope areas to the west and extending the flood of the Nile by a few months into perhaps October-February. Then the basin edge can perhaps be used for farming rice in the dry season.

10/ All of Ethiopia’s many rivers large and small shall be dammed up so the high waters and their energy may be stored for use in the surrounding deserts and in Ethiopia itself. In fact, Ethiopia may eventually have 50 to 100 dams.

11/ Fortunately the land all mostly slopes away from Ethiopia, so there will be little need for energy to pump water. The seasonal free electricity from Ethiopia’s rivers shall be apportioned by population between Ethiopia, the Sudans Terakana and Eritrea.

**UR’77. GABON, CAMEROON, CAR, & W. CONGO**

1/ Central African Republic (pop 4.8-million) is a big fertile land on the equator with lots of rain and only 5-million people. So it is greatly under-populated. Central African Republic shall now be 4 new UM settlement nations:

   a/ Yalinga: Mbomou, Haut-Mbomou, and Haute Kotto.

   b/ Bangara: Bamingui-Bangoran,vakaga.

   c/ Bandoro: Ouham, Nana-Grebiza, Kemo, Ouaka, Basse-Kotto.

   d/ Bocaranga: Nama-Mambere, Mambere-Kadei, Sangha-Mbaere, Ouham-Pende, Lobaye, Ombella M’poko.

2/ The Republic of Congo (pop 5.5-million) is also underpopulated. It shall now become 3 new UM settlement nations:

   a/ Sangha: Likouala, Sangha.

   b/ Owando: Cuvette-Oeste, Cuvette, Plateaux.

   c/ Loubomo: Niari, Koulou, Bouenza, Lekoumou, pool.

3/ Cameroon (pop 26.6-million) shall become 5 nations:

   a/ The populous parts in the west shall keep the name Cameroon.

   b/ The populous parts in the far north shall be called Garoua.

   c/ Makoua: The under populated parts of North province.

   d/ Adamawa: The underpopulated parts of Adamawa province.

   e/ Bertoua: The underpopulated parts of East, Center, and South provinces.

4/ Gabon (pop 2.2-million) is also underpopulated and shall become 4 nations:

   a/ North Gabon: Woleu-ntem and Ogooue-ivindo.

   b/ East Gabon: Ogooue-lolo and Haut-Ogooue.

   c/ South Gabon: Ngounie and Nyanga.

   d/ West Gabon: Ogooue maritime, Moyen-Ogooue, and Estuaire.

**UR’78. NORTH AFRICA RELOCATED**

1/ All of Egypt shall be relocated either to Sudan as Egyptian communities, or relocated as Exhod mix all over the world. The people working in tourism and archeology can come and live for up to 6-months per year in Egypt.

2/ Farmers can live in Egypt at a density of up to 30 people per square kilometer of land actually farmed each year. However, the Niles water diversion and catchment system should be designed so that the Egyptian Nile gets no water in most years.

3/ All of the excess population of Tunisia, Algeria and Morocco, the excess that their land cannot sustain, all these people shall be relocated as Exhod mix.

4/ All of the population of Libya shall be Exhoded.

5/ As normal, the Exhod mix shall be scattered around the world and blend away. These shall stay away from the people from their homeland. This is needed so that the world will accept more Exhods more easily, and everything can stay more harmonious and pleasant for everyone.

6/ Everyone in the PU that undergoes Exhodos shall be prioritized in a sort of new queue. This will be much like the old queue except that everyone will be leaving much more quickly.

7/ Each nation shall prioritize their own people as good responsible people, to potential troublemakers. For example: criminals, and violent types, or people that can’t unlearn their old religion — These potential troublemakers will get last priority in Exhodos. Also, many of the people sent back after previously immigrating under the old system will get last priority in Exhodos. These end of the
queue Exhods may be required to stay in Africa, or go to certain isolated islands, or other places for last in line Exhods. And again, these people shall be first judged and prioritized by their own people who are equipped to read them and understand them.

**UR’79. MOROCCO**

1/ The area near the P4604, N2, and N16, roads shall have a double Trump wall with a 1,000m no-man’s-land in between, as a sort of linear military base between the walls. All the people and businesses in the area to the north shall be subject to Spanish law, at Spain’s option, even if they come from a third nation. All vehicles in any direction get inspected and people need permission to enter and are all logged. Everyone must carry a cellular phone or other location tracker at all times, or be subject to time in jail. Europe shall provide subsidized container handling between Cueta and Algeciras for 20 minutes of Spanish wages per cubic meter.

2/ The flexibility of small-scale pipe hydroelectric system will allow Morocco to greatly increase the amount of water and energy it can impound on the Atlas mountains. Also, putting this water in pipes will increase the zero-energy range of transport.

3/ Atlas mountains should have many more water impounding dams in places like/near: El Menzel, Aouli, Oued Outat, Oued Srou, Oued Al Abid, Tilougguiette, Nqob, Tarhouliit, Isqqifen, Ait Oumdids, Toufliht, Arba Tighedouine, Tazitount, Imgdal, The intersection of route 12 and RR306. Also, dozens of locations are still unnamed.

**UR’80. MADAGASCAR**

1/ The UM shall build ports at Baia da Conducia and Manampatra, or other locations if these are more practical.

2/ From Manampatra, the UM shall build rail lines circling the island in the coastal lowlands area. There shall also be at least 3 crossings from one side of the island to the other. There shall also be a large number of stem lines as is normal.

3/ Madagascar now has around 50 people per square kilometer. This shall be raised to over 200 people per square kilometer.

4/ The confusing names of all the rivers of Madagascar shall be changed to changed to WR1-WR16 on the west and ER1 to ER12 on the east, with the first of each going to the south. No longer will there be the ridiculously confusing names that prevent discussion of water plans, names like: Man-goro, Man-goky, Man-igory, Man-ingoza, Man-anara, Men-arandra, Man-dare Manambahe, Mam-abole. and Man-ampatraena.

5/ The ample runoff of ER1 to ER3 in the wet east of the island will probably be diverted around to the dry west of the island irrigation along with the upper portions of W3, W5, and also perhaps the W7 river.

6/ Most of Madagascar’s water moving tech should not need inputs of energy to work. So the island should not have any need for energy to move water Therefore all of the runoff will go for hydro power.

7/ Madagascar has several locations where water can be easily impounded up high for dry season power.

8/ As Madagascar is not suitable for manufacturing due to its remoteness, it will have to attract people for other reasons. And for this end, it would be very helpful if this island could get as crime free as say Japan in addition to having cheap electricity and a nice climate.

9/ The United States is herby granted the northern half of Antsiranana bay for the construction of a naval base. This shall include all land and seas north of the southern tip of Tanifotsy point. It shall also include Nosy Volana island and all small sub-islands. All these US areas shall be closed to the people of Madagascar. The UM and India as individual nations shall also be allowed to use this port for their ships. Each shall have a base here if they want one.

10/ Low lying Zanzibar and Pemba Islands shall be entirely Exhoded. This location in the Madagascar tsunami channel probably funnels antarctic tsunamis and magnifies their hight.

**UR’81. ANDEO AND ANDES HYDRO PROJECTS**

1/ The Amazon and Orinoco basins are the world’s largest area with both tropical sun and abundant water. Yet this is also a sparsely populated. Given the size, rain and sunshine of the area, this place could become the world’s most agriculturally fertile region. Here are the nations and provinces that we will use to create the new UM settlement nation of Andeo:

<table>
<thead>
<tr>
<th>Country</th>
<th>Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>a/ Venezuela</td>
<td>30.6 million</td>
</tr>
<tr>
<td>b/ Trinidad and Tobago</td>
<td>1.4 million</td>
</tr>
<tr>
<td>c/ Guyana</td>
<td>788,000</td>
</tr>
<tr>
<td>d/ Suriname</td>
<td>587,000</td>
</tr>
<tr>
<td>e/ French Guiana</td>
<td>294,000</td>
</tr>
<tr>
<td>f/ Panama</td>
<td>4.3 million</td>
</tr>
<tr>
<td>g/ Southeast Columbia</td>
<td>1900m</td>
</tr>
<tr>
<td>h/ The Brazilian provinces of Roraima</td>
<td>631,000</td>
</tr>
<tr>
<td>i/ Amazonas</td>
<td>4.2 million</td>
</tr>
<tr>
<td>j/ Acre</td>
<td>895,000</td>
</tr>
<tr>
<td>k/ Amapa</td>
<td>862,000</td>
</tr>
<tr>
<td>l/ Para</td>
<td>8.7 million</td>
</tr>
<tr>
<td>m/ Mato Grosso</td>
<td>3.5 million</td>
</tr>
<tr>
<td>n/ Eastern Peru and Ecuador below 1900m</td>
<td>1900m</td>
</tr>
<tr>
<td>o/ Bolivia north of Cochabama and below 1900m</td>
<td>1900m</td>
</tr>
</tbody>
</table>

2/ Andeo shall be divided into 16 nations, each with some high grounds and perhaps over 50 million inhabitants each on average. These nations shall cooperate with each other in the way of the Euro-zone with internal free trade, a common currency, a free employment zone, standardized laws and procedures, a mutual defense treaty, and other mutual projects. This will be typical of UM resettlement nations.

3/ In Andeo, the UM shall determine which areas are for farming and townships and which are to be left as habitat. However, given that much of the Amazon basin seems to be regularly washed away by tsunami flood, the
preservation of the low lying rainforest areas shall be considered a unviable long-term objective.
4/ Panama shall also become part of Andeo, but the canal shall be USA territory, and run for no profit by the USA. The largest and most powerful nation in the Americas will best assure the proper more-and-better use of the 2-way sphinx that is Panama and Central America. Both the United States and the Andeo security forces shall maintain checkpoints at the Panama canal.
5/ All the people of low-lying areas of the islands in the Caribbean together with all portions of Central America and the Caribbean that are on the Caribbean plate (From near highway 185 in Mexico to just above Medellin Columbia shall also be evacuated to Andeo unless the people in these places wish to stay.
6/ In Andeo, as in all UM territories, there shall be no right of early migrants to say they don’t want more migrants.
7/ The UM shall build out the South American pipe hydro-electric infrastructure and the nations of South America shall share the water and electric rights based on 1980 populations plus new settlers.
8/ Isla la Tortuga and Isla La Blanquilla (Venezuela) and Tobago Island shall be UM territory where portions shall be leased to the various nations of South America for jails, work camps and sequestration communities. South America shall now get tough on violent crime, and all 1st and 2nd degree murderers, armed robbers, rapists, kidnappers, and other violent criminals will be sequestered for life on one of the prison islands of South America. Thieves and other less violent criminals will also be sent to these islands albeit for shorter terms. The current residents shall be relocated elsewhere to slightly better housing than they have today.
9/ The Island of Trinidad shall be linked with the shore by ferry boat between the two natural ports bracketing the Bocas del Dragon straights. Trinidad shall follow the strict and unforgiving criminal justice rules of poor and overcrowded high-crime places, where criminals tend to get exiled for life rather than imprisoned for years. Most of Africa and South America needs to follow these stricter rules so as to bring down the homicide epidemics afflicting the two continents. Trinidad shall also have mandatory location tech and lots cameras in its cities to combat crime.
10/ When the US and Canada deport illegal Latinos and people of mysterious or dubious origin, they shall be sent deep into South America to Andeo or Bolivia and Paraguay on the other side of the US checkpoint at the Panama Canal.
11/ The Parana river has 6.5 Niles in water flow and outfalls near Buenos Aires. If it is cost-effective, or we need to make preparations for the next ice age, the UM shall build aqueducts to better use this water in the dry areas to the south and west.
12/ There shall be large-scale water and power impounding reservoirs near the following South American locations among others as feasible:
a/ Chirapota, Colombia.
b/ Policarpa, Columbia.
c/ Guataqui, Columbia.
d/ Ataco, Columbia.
e/ Zapatoco, Columbia.
f/ Gonzalo Díaz de Pineda.
g/ Rio Negro.
h/ San Luis de El Archo.
i/ La Union/ Yuquianza.
j/ Los Encuentros.
k/ Sumaypamba.
l/ Teniente Pinglo.
m/ Espital.
n/ Jepelacio.
o/ Atahualpa.
p/ Rio Huallaga Above Aguanana.
q/ Nuevo Puerto Prado.
r/ Rio Beni.
13/ There are many small high rivers on the dry eastern slope of the southern Andes in Argentina and Bolivia that get occasional rains. Several of these have natural ancient high lakes and other contour features that can be used for water/energy catchment such as Rio Beni, Rio Boopi, Rio de La Paz, Rio Cotacajes, the Bolivian Rio Grande O Guapay, Rio Pilaya, Rio Pilcaymo Rio Bermejo (near Mamora), Rio de las Conchas (near Cafayate) and also perhaps at Guachipas (for the increased energy storage over the lower reservoir used today.) Also the Rio Salado south of Villa Mazan can have a water catchment facility. The San Juan river can have a catchment facility near the Villa Corral/Calingasta area. The Mendoza river can have a catchment area below Uspallata.
14/ Slightly brackish Lake Titicaca at 3800m up and 5.3ppt salt can be harmlessly drained down by ~100m thus reducing surface area and evaporation by ~1/2 This lake with roughly 893 km3 of water (10 Nile/years of water), can be partly drained and used as a power reservoir due to its extreme elevation. This can be accomplished by means of a ~15km tunnel just north of Achacachi. The slightly salty water can then be slowly and harmlessly blended in with the abundant Amazon river flows where it will be harmless. Also, it should be pointed out that we get all the net differential evaporation of this immense lake (with 1/2 of the surface area) as a dry-season renewable resource. This while we simultaneously cleanse the remaining water of its toxic salt each year. Also, this is definitely something we want to do for all of the brackish lakes of the world during the current warm age if it is practical.
15/ All of Chile’s lakes south of Temuco shall be made available to Argentina at no cost if the water can be taken way by Argentina for its southern deserts.
16/ All Argentinians must look at a high resolution topographic flood map of their nation, for it is obvious that tsunami flows regularly get at least as far inland as
Resistencia, elevation 43m. This is almost as far inland as the border of Paraguay (¿Por que viven tal legos en la tierra? Para•agua•eh?). Also, all Brazilians should note that the elevation of Manaus is as low as 11m above sea level despite being about 1,000 km up the Amazon. Also, the Mississippi river basin in southeastern Arkansas is only 28m above sea level. Also, the elevation at Berlin Hauptbahnhof is only 27m above sea level. Sevilla is as low as 6m, Bordeaux as low as 7m, Dusseldorf as low as 28m, Albany NY as low as 5m, Montreal as low as 7m and Richmond VA as low as 4m above sea level.

**UR’82. YUCATAN**

1/ We shall draw a line from the southeast corner of Belize to Sabancuy Mexico. All portions of Mexico, Guatemala, and Belize that are north and east of this line shall become the new UM nation of Yucatan.

2/ As Yucatan is mostly a tsunami vulnerable land, all the highland nature reserves shall be used for townships where practical.

3/ The deathtrap coastal cities of Cancun, Playa del Carmen, San Miguel de Cozumel, Belize City, Ciudad del Carmen, Chetumal and Merida (Mar•idad) shall all eventually be relocated.

**UR’83. ENGLAND, SCOTLAND AND IRELAND**

1/ Ireland shall remain an independent nation. However, Northern Ireland shall no longer be part of the United Kingdom. It shall now be merged with the rest of the Irish Island and the whole island of Ireland shall now be the nation of Ireland. The Islands of Mann, Islay, and Arran shall remain British.

2/ The people of Northern Ireland shall be free to live in Ireland for as long as they want. They can keep all their property, and they shall be entitled to equal protection under the law, just like other Irish people.

3/ Everyone in Northern Ireland who remains in Ireland must accept Irish citizenship and taxation, and they shall owe their loyalty to Ireland. They shall also have full suffrage in Irish elections, but they shall not have the right to vote in British elections unless they move to Britain. In which case, they shall lose their right to vote in Irish elections until they come back to Ireland.

4/ There shall be no taxes payable when the people of Northern Ireland sell out and move to Britain.

5/ The English and EU navy shall have a naval base at Blacksd (near Belmullet in northwest Ireland). The whole peninsula shall be a military base.

6/ The Government of Ireland and Britain shall be entirely separate from all religions including the Catholic Church, and the church of England. Government shall not spend money in such a way that it ends up with any religion.

7/ The Irish and the British shall not discriminate against people because they are a different type of Christian.

8/ The English shall be an example for the world in regard to free trade. They shall allow Irish and Scottish trade to flow through their land and through their Chunnel at built cost, as all nations are supposed to do under similar circumstances.

9/ Islay island shall be used for Exhod camps for all of England, Scotland and Ireland. Barra and Uist islands may also be used. The uninvited immigrants and asylum seekers to these nations shall be housed on one of the three north Shetland Islands until admitted or released. These three northern Shetlands islands (Unst, Yell and Feltar) shall be used as prison islands.

10/ The Campbeltown peninsula, Anglesey island, and Teach Mor shall be Trump-walled foreign worker zones.

11/ Weddell island in the Falklands, and Ascension Island shall be ceded to the US and UM for the purposes of sea and air bases. West Falkland Island shall be ceded to the nations of South America for use as a maximum security prison island.

12/ Britain shall build three proper 7m gauge rail lines to the underpopulated areas of northern Scotland. The west line shall run to the Fort William area, the central line to Dingwall, and the east line shall loop from Bankfoot (Perth) to Dyce, Huntly and reconnection with the central line at Inverness. Another line shall run down the Loch Ness valley connecting Fort William with Dingwall.

13/ Scotland is not given independence because its population is only 10% of England's and because it is lightly populated, while England is heavily populated.

14/ Whether the tsunamis come from Iceland and are funneled by the Galloway funnel, or they come from the south Atlantic and are funneled by the Dover funnel. In either case, they get funneled. And like everywhere else, all the tsunami vulnerable cities must be relocated.

**UR’84. EUROPE BORDER ADJUSTMENTS**

1/ The Hungarian majority portions of Slovakia, Serbia, southwest Ukraine and northwest Romania on the border with Hungary shall be ceded to Hungary. This however, shall not apply to the Hungarians living north of the Danube.

2/ The following portions of Transnistria shall be Ukraine:

a/ The areas north of the Zozulyany-Stanislavka line, and south of the Kamenka-Sokolovka line shall be Ukraine, except the areas around Podomyntsa, Podoyma, Yerzhovo, Bol, which shall remain Moldova.

b/ The following towns shall be Ukraine: Pobeda and Shevchenko, Kolosovo Karmanovo, Glinoye, Shipka, Vinogradnoye Chernitsa, Bliznhiy Khutor, Tiraspol, and Dnestrovsk and the towns northeast of the Frunze to Peivomaysk line.

2/ Dnestrovsk shall be Ukraine.

x/ The UM Over-Senate shall rule on the final border location as a neutral judge and this shall be accepted by both Ukraine and Moldova, previously called Bess-arabia.

3/ Bosnia-Herzegovina shall lose all of is territory except the 35-45 majority Bosnian counties that are roughly around Sarajevo.

4/ The ~10 counties in Bosnia on the border with Southern Croatia that are majority Croatian shall be
ceded to Croatia. The ~6 counties of southern Bosnia that are majority Serb shall be ceded to Croatia.

5/ The majority Serb portions of Croatia on the border with Bosnia shall be ceded to Serbia, except that Croatian territory shall be no thinner than 30km around Sibenik.

6/ The Republica Srpska, except for majority Bosnian areas contiguous with the border of Bosnia shall be ceded to Serbia. Brcko district shall also be ceded to Serbia.

7/ All of Unasana and Canton-10 shall be ceded to Serbia except where the area is majority Croatian.

8/ All of the Bosnians and Bosniaks living in present day Serbia, Montenegro, Kosovo, Albania, Macedonia or Croatia shall be Exhoded unless they both cleave against Islam, and their host nation elects to allow them to live on. These Bosnians shall also be allowed to resettle to the single Bosnian area near Sarajevo, if they cleave from Islam.

9/ All of the Bosnians and Bosniaks living in the western provinces of Bosnia-Herzegovina shall be Exhoded unless Croatia elects to allow them. These Bosnians shall also be allowed to resettle to the single Bosnian area near Sarajevo if they cleave against Islam.

10/ All of the Bosnians and Bosniaks remaining in Bosnia-Herzegovina must cleave from Islam or they shall be Exhoded.

11/ The Bosnians (Brosnee’uns) are the invaders, and their purpose has for centuries been to help assure that the flow of Mideast emigrants could more easily get to Europe. This apparatus shall be dismantled so Europe can better gain control of its immigration process.

12/ Every Bosnian or Muslim in a mixed marriage, or with a mixed child with one of the other Balkan races shall be exempt from being forced to move.

13/ Kosovo being 93% ethnic Albanian, and less than 2% Serbian, Serbia shall recognize Kosovo’s independence and allow Kosovo to live in peace and without threat. The UM shall recognize Kosovo as an independent nation. However, the portions of north Kosovo that are majority Serbian shall be Serbia.

14/ The Albanian majority portions of southern Serbia and northwest Macedonia on the border with Albania shall be ceded to Albania.

15/ As is normal, no enclaves shall be created by the above border adjustments.

**UR’85. EUROPE**

1/ Due to well known differences in national attitudes about work, and the differential value of labor and currencies this leads to, there shall be two different European currencies, the Euro and the Florin.

2/ The following nations shall use the Euro: Germany, France, Italy, Austria, Netherlands, Belgium, Denmark, Norway, Sweden, and Finland. The following nations shall use the Florin: Portugal, Spain, Catalonia, Ireland, Greece, Hungary, Slovakia, Slovenia, Lithuania, Corsica, Iceland, Estonia, Latvia, Malta. The following nations may use the Florin if they wish: Poland, Czechia, and Croatia.

3/ All existing EU regulations expire in 180 days unless renewed by Europe’s UM voting block.

4/ The travel and work rights of the European common area shall only apply to the native citizens of member nations. No immigrants shall have any automatic right to travel or work in other European countries because they have immigrated to one of the member nations.

5/ Europe shall have a border zone west of Istanbul, on the western side of the Hellens-pontus at the Durugol/ Buyukcekmece line. All parts of Turkey in Thrace and west of this line shall be ceded to Greece. The residents of this zone may enter this zone, but they may not enter the other portions of Greece or the rest of the EU unless they get permission like any other Turkish person. All others may only cross east to west through this border crossing if they are allowed into the EU. All existing property rights in this strategic area that is also a dangerous earthquake zone shall expire on 2052.01.01. These rights may be sold or rented until that time, however they may only be sold to people allowed into the EU. After this time, all of the private buildings shall be razed to the ground.

6/ All passengers and cargo arriving to continental Europe from the Mediterranean or Atlantic shall be required to cross immigration and customs control as if they were arriving from a foreign nation. This shall include all European islands in the Mediterranean, such as Balearics, Corsica, Sardinia, Sicily, Crete, etc. This shall also include arrivals from the UK and the island-able foreign worker areas on peninsulas explained elsewhere.

A special trade agreement shall exist for these islands whatever or not they are independent nations. Under this agreement, these islands shall be free to import goods from the world without paying taxes to a parent nation. However, they shall pay taxes when they export to mainland Europe. Also, all of the island people of the former EU shall be allowed similar travel rights under the new system. However they will have to show their passport when entering the Continent.

7/ Europe shall have internal borders at Corinth Greece, the toe of Italy, and the heel of Italy. Italy may have an additional internal border at the SS650 highway crossing the Italian Peninsula east to west. These Trump-walled areas shall have relaxed rules for foreigners. There shall also be similar internal borders and ID checks to:

a/ Cross the Pyrenees and go between Spain and the rest of Europe.

b/ Cross the Alps and go between Italy and the rest.

c/ Cross the English and Irish channels.

d/ Cross the Baltic and go between Norway/ Sweden/ Finland and the rest.

e/ At other places and times as are needed by the various nations of Europe.

8/ As a matter of development aid to its African neighbors, Europe shall provide bridge-ferry service for freight and
passengers between Ceuta and Algeciras for only an anti-nuisance charge. Non-citizens arriving in Europe more than twice per year must pay two day’s wages each upon arrival to discourage commuting foreign workers.

9/ Everyone arriving on the shores of continental Europe must go through passport control. Because of this, we shall have more relaxed rules for foreign workers on the various Mediterranean islands and peninsulas. Therefore, the Balearics, Corsica, Sardinia, Sicily, Calabria, Salento, Crete, Cyprus, the Peloponnese, and all Greek Islands that have more than 60km of water separating them from the mainland, and all islanded locations such as the Peloponnese and Calabria shall all allow foreign people to come and work and live entirely under local government immigration and border control and taxation, and outside the European visa zone.

10/ All the secondary/inner checkpoints shall be run by the nations, and a pan-European force shall run the outer wall.

11/ The island-able areas of the Peloponnese, Calabria, and Salento will combine inexpensive mainland access with foreign workers and have significant cost advantages as a result. Salento and the Peloponnese will be mostly industry, Calabria will be mostly tourism and IT companies. If 55% of both Calabria and Sicily vote for independence, they shall be independent from Italy, however a border shall exist between them and between them and with Italy. Spain and Portugal shall have access with north Africa via the subsidized bridge freight carriage over the Straights of Gibraltar discussed above. This is intended to stimulate the economies of both North Africa and Iberia in a way that augurs towards economic strength rather than weakness and dependency.

12/ Turkey shall abandon all territorial claims against Greece including those to Imia/ Kardak.

13/ Turkey shall allow the Greek Islands near the coast to run water pipes to the Turkish coast and connect to the Turkish water system. Turkey must sell the Greeks islands water at the same price as they sell it to their own people.

14/ Portions of Rugen Island, Germany shall be a foreign worker zone.

15/. The existing corrupt European Union shall cease to exist. It shall be replaced by Europe’s voting block at the UM. Turkey and Morocco, shall be forever excluded from Europe’s regional government and regional decision making processes.

16/ The following islands shall be available for housing Exhods, refugees and illegal immigrants to the listed nations:

a/ Porto Santo island: Spain and Portugal.

b/ Vis island: Italy and the other Adriatic nations.

c/ Laeso island: Belgium, Netherlands, Germany, Denmark, Sweden, Norway, Finland, and Poland.

d/ Isola Asinara (Sardinia): France, Italy, and Spain.

e/ Skiros Island: Greece, Bulgaria, Macedonia. The guards in Skropoula also monitor the seas.

f/ The Cypress peninsula: Mediterranean boat people.

17/ The European block shall stay out of the culture business so as to preserve the unique national identities of the various member nations. Pan-European culture will happen inevitably. It shall now be a thing that Europe should try to avoid.

18/ In our new rail-based inter-city transport system, the border check for passengers is something that happens rapidly via bar codes and face scanners in long rows of doors running down the length of the arrival platform. Thus we can easily reinstate national borders where identity verification will take no more than a couple minutes for all the passengers to process. Once this sort of system is in place, we can abolish the Schengen visa free area, because we are better off checking everyone if it only takes a few minutes.

19/ The Schengen area shall permit visits that are 6-months in 12, and the 3-months in 6 rule shall be repealed.

20/ In general, islands and mountain areas tend to be poor due to inaccessibility. The nation of Switzerland (pop 8.6 million) is the opposite, and famously rich. This is apparently due largely to its anonymous bank accounts for illegal money. Switzerland shall be partitioned in to 3 parts. The majority French speaking part shall be ceded to France, the German and Romansh speaking parts shall be ceded to Germany, the majority Italian speaking parts shall be ceded to Italy. All Swiss account assets are hereby frozen whether in Switzerland or overseas. No trains, trucks or aircraft shall pass to or from Switzerland until it agrees to being partitioned.

21/ Every person who has ever worked with or for an international fictional citizen, government agency, or quasi governmental agency in Switzerland shall be audited (including a lifestyle audit), and those who have too much money shall be brought to justice. This is because there is an evil synergy between such OPM managers anonymous Swiss banks and various Swiss tax exemptions such as dividends and capital gains. Also, it shall be thought that the ostensible superficial honesty of the nation has been fostered as a mask for the corruption that the nationals economy is based upon. Every person who has ever had a Swiss bank, or received more than 9,000 Francs from a Swiss account shall also be audited in a similar manner.

22/ Monaco (pop 40,000) shall now be France.

23/ Liechtenstein (pop 40,000) and Luxembourg (615,000) shall now be Germany. Once merged, all corporations and people of shall be under the jurisdiction of the larger nation.

24/ San Marino (pop 35,000) and Vatican City (pop 800) shall now be Italy.

25/ Upon mustering a broad democracy, Catalonia (pop 7.7 million) shall be independent from Spain, a separate independent nation. Catalonia shall also include the Balearic islands. The majority Catalan speaking portions of France directly on border with Catalonia shall also
become Catalonia. And as usual, no enclaves shall be created by this plan. Andorra (pop 80,000) shall now be part of Catalonia.

26/ Corsica (population 340,000, 30/Sq.km) shall be independent from France if it elects with a 55% overmajority to leave France. The area around the intersection of the T20/T30 roads has a natural place for a large water reservoir at 190m for storing water and also some hydro-electric power. Lac de Calacuccia should be enlarged for pipe hydroelectric purposes. Also, the mountainous nature of the Island should make it electricity self-sufficient and even perhaps a net exporter of electricity to Sardinia given many small-scale dams and many small scale pipe hydro-electric inlets up high on the island’s mountains. Due to Corsica’s mountainous nature, this lovely island is underserved with access today, and thus underpopulated with a mere 30 people per km2. The main rail line should go alongside the T10 road with a second main route along the T50/T20/T30 roads. The second main route should wrap around the coast via some small tunnels to access the Girolata area. There should also be two to six routes to the west over mountain passes using splined track trains. Later there may also be tunnels bored though many of the finger mountain ranges of the western shore.

27/ Slightly overpopulated Germany with 240 people per square kilometer, and to a greater degree England with 281 people per square kilometer, have taken-in more than their share of poor immigrants. Both nations shall be seen as having fulfilled all of their obligations to take in more poor immigrants. Furthermore, these two nations shall have the greatest leeway in deporting immigrants that are criminals, racketeers, dole sponges, non-taxpayers, secondary-school drop-outs, chronically unemployed, religious fanatics, can’t speak the national language properly, or are in families where first cousins have married.

28/ Europe shall operate deportation camps in southwest Botswana near Kanye for African people who are deported, or refused refugee status, or who will not give their identity, or have no nation to be sent back to. Here, the border to the south and east shall be closed to them.

29/ Suduroy Island (Faroe Islands), and Gotska Sandon Island Sweden shall be a prison islands.

30/ All the tsunami vulnerable cities of Europe must be relocated.

31/ Regarding the Hole-land to Pole-land region facing the North Sea and Baltic Sea, we shall perform a cymology survey to see how far inland the previous Holocene era tsunamis went. All existing buildings in all Holocene-era flood zones are hereby nationalized in favor of their respective nations as of 2052.01.01.

32/ As there will be insufficient land in the Netherlands that will be safe from tsunami flooding, Belgium and Luxembourg shall cede the following sparsely populated area to the Netherlands: the highland area of Belgium and Luxembourg east of Herstal (Liegé) and north of Bastogne. Also Germany shall cede the highland areas north of Bastogne, south of Aachen and west of Stadtkyll to the Netherlands. Also, the portions of Germany west of Geilenkirchen and Heinsberg shall be ceded to the Netherlands.

33/ The portions of Norway east of Oslo, Jessheim, Hamar, Rena, Elvdal and Femunden shall be given to Sweden.

34/ If Denmark is judged to be too low lying and in need of a place to move to, then Norway shall give up its territory south of highway E-134, excluding the lowland areas and first highlands around Haugesund, Stavanger and Algard.

35/ It shall be a matter of pride for Scandinavia to have all-weather trains that are guaranteed to make the run from Germany to the main train station near Oslo in under 2 hours (plus 10-minutes for each of the 3 intermediate stops if these continue to exist). Also few things will increase the value of Scandinavia’s economy and its labor like rapid rail connection with the heart of Europe. It shall be a matter of pride for Scandinavia to have all-weather trains that are guaranteed to make the run from Germany to the main train station near Oslo in under 2 hours (plus 10-minutes for each of the 3 intermediate stops if these continue to exist). Also few things will increase the value of Scandinavia’s economy and its labor like rapid rail connection with the heart of Europe.

36/ The following areas should not be omitted from the Tsunami evacuation:

a/ The low lying tsunami vulnerable areas of the Po valley, such as Mantova near Verona (17m).

b/ Bordeaux (1m), Nantes (2m), Montpellier, and Marseille.

c/ The Black Sea tsunami zone from Romania’s Danube basin and Ukraine’s black sea shore to perhaps even Astrakhan elevation 23m.

37/ Wealthy and wet Europe shall be expected to lead the world with regard to mountain water impounding and pipe hydroelectric systems. In colder climates the pipes will be buried or insulating to prevent freezing.

38/ The UM shall prepare new tax codes for the following tax havens: Ireland, Netherlands, Jersey, Singapore, the richer Caribbean nations, Panama, Seychelles, Mauritius, Guernsey, Isle of Man, Cyprus, Nue, and Switzerland while it still exists.

39/ The UM may elect to disconnect in various ways with national governments that:

a/ Allow or condone private banks not connected with a national government.

b/ Provide corruption facilitating banking services.

c/ Help with the laundering money.

d/ Help people evade the taxation systems of other nations.

**UR’86. RUSSIA, WHITE RUSSIA & UKRAINE**

1/ Belarus (47 pax/km2) , Ukraine (75 pax/km2) and Russia (9 pax/km2) are all underpopulated large nations.

2/ Russia shall be considered as part of the PU, the Parasitic Union. Russia’s territory shall become three nations and Centrograd. The nations: Russia, East Russia, and South Russia. Centrograd shall divide Russia from South Russia. The Irtysh/Ob rivers shall divide Russia from East Russia. From now on, the part of these two rivers north of their confluence shall be
called/spelled the Irtish river. Russia shall retain no mineral rights in either East Russia or South Russia because Russia was a PU nation.

3/ Belarus, Ukraine, Russia, South Russia, Volgastan and Crimea shall now be considered very valuable places due to their location near the main trading rail lines between Europe and Asia and also near the main rail line connecting to Africa. All of these shall now be UN nations. Crimea shall be a place of secure work facilities and non-permanent settlement. Centrograd shall be a place of trade and non-permanent settlement. Ukraine and Belarus shall allow settlement only by Senators, Ubiqs, other Europeans and other approved immigrants.

4/ As with all new UM lands, all of the existing private land rights outside the existing urban areas shall be condemned by the UM. However the following shall be nationalized:
   a/ Land owned by the current government or any church.
   b/ Privately owned wooded areas, lakes, and wetlands unsuitable for farming
   c/ Privately owned tracts of land over 100 acres.
   d/ Privately owned tracts of land over 5 acres owned by an absentee owner or a part-year absentee owner.
   e/ Where the land is near a city/town and valuable the maximum amount shall be similar to the value of 100 acres of farmland.

5/ Belarus, Ukraine, Russia, South Russia, Volgastan and Crimea shall have a population similar to other similarly fertile areas around the world. A detailed survey of these nations shall be performed by the UM to estimate how many people they can support, especially the vast but mostly frigid land area of Russia (17 million KM2). If the population is substantially different from paragraph 58.4, then that number shall be adjusted.

6/ All of the historically warlike and terrorist Muslim regions in the southern part of Russia area shall be Exhoded. The other exhods shall decide where they may settle. The people of these places shall not be allowed to foul up Exhodos for the rest and may be sent to New Ireland if they are problematic.

7/ Ukraine shall not be divided. It is important that there be only one nation between Centrograd and the main part of Europe.

8/ As Europe will be charged with keeping the train lines secure between Europe and Centrograd, it will also have an interest in keeping Ukraine safe. China will likewise have a similar role/interest with Kazakhstan.

9/ The Kaliningrad area shall be merged back in with Poland.

**UR'87 ISLANDS AND PORTS**

1/ The reason there are so many tiny island nations is that this was a power grab in the old corrupt UN, a 1-nation-1-vote democracy of 183 nations. Due to the high cost of shipping, having many tiny independent island nations is a recipe for economic dependence and even desperation for many UN member nations. The people who could funnel money to these desperate nations gained a way to corrupt as many as 40 nations in the UN’s 1-nation-1-vote democracy. This is over 20% of the UN’s vote in the general assembly.

2/ When we look at the world’s high per capita GNP islands, they are normally connected economically with a mainland nation. The poor island nations are almost always more economically “isle-ated”.

3/ The following 12 nations shall be merged into the new nation of Pacifica (pop. 2.7 million): Cook islands (pop 18,000), Fiji (pop 900,000), Kiribati (pop 105,000), Marshall Islands (pop 56,000), Micronesia (pop 102,000), Nauru (pop 10,000), New Caledonia (pop 285,000), Samoa (pop 190,000), Solomon islands (pop 670,000), Tonga (pop 106,000), Tuvalu (pop 11,000), Vanuatu (pop 258,000). Where nations are combined in this way herein, there shall be an internal free trade, free travel and free work zone for the citizens of the merged countries just like in United States and the European Union.

4/ The following 17 nations shall be merged into the new nation of Atlantis (pop. 2.5 million): Anguilla (pop 15,000), Antigua and Barbuda (pop 98,000), Aruba (pop 106,000), Bahamas (pop 394,000), Barbados (pop 287,000), Cayman Islands (pop 66,000), Curacao (pop 164,000), Domenica (pop 72,000), Grenada (pop 112,000), Guadalupe (400,000), Martinique (pop 375,000), Montserrat (pop 5,000), Saint Barthelemy (pop 10,000), St. Kitts and Nevis (pop 53,000), St. Lucia (pop 184,000), St. Vincent and the Grenadines (pop 112,000), Turks and Caicos (pop 38,000).

5/ Puerto Rico (pop 2,861,000) shall be an independent nation.

6/ Sao Tome and Principe (pop 211,000) shall be merged with Angola. Santo Antonio island shall be a prison island for use by all African nations that wish to build prison facilities there.

7/ The Comoros islands (pop 870,000) shall be merged with Tanzania.

8/ The Maldives (pop 540,000) shall be merged with India.

9/ North (Turkish) Cyprus (pop 326,000) still simmers with hatred. It is a centuries-old flash-point of Ishtar’s conflict with the outside world. It is also an isolated island that must overcome the economic problems of sea transport that afflicts all islands. It is also near one of the most blood-drenched parts of Arabia. It is also the only major Mediterranean island that is part Turkish. It was also recently invaded by Turkey (1974) and 150,000 Greeks displaced by this invasion. For all these reasons, all the ethnic Turks in North Cyprus shall be either Exhoded, or they can also move to Turkey. Then the entire island of Cyprus shall now be merged with Greece.

10/ Brunei (pop 441,000) shall be merged back in with Sarawak.

11/ Cape Verde (pop 556,000) shall be merged with Brazil. Ilha Fernando de Noronha shall become a UM airbase island with US landing and use rights. As always, all grants like this herein shall be in perpetuity and for no
payment of money or future permissions required — this even if the word grant is not used.
Boa vista Island shall be a prison island.
12/ Iceland and Malta are already merged enough with
Europe. Also, Reykjavik, on the fault line and next to two
volcanos is the opposite of a good place for a community.
This city must be evacuated.
13/ For islands attached to a continental nation herein,
a/ All distant islands may import goods without paying
any tax to the parent nation.
b/ The continental nation shall not acquire any fishing
rights to the Island’s waters. Nor shall there be any rights
to the waters in between the island and continent except
the littoral rights explained herein.
14/ The Mexican Islands of Cedros, Natividad, and Benito
shall be used as UM prison or work camp islands. All the
nations of the Americas may use these islands for this
purpose. The UM shall provide a double and triple check
for everyone leaving these islands and as normal, assign
sufficient land on the prison islands to build various
national facilities.
15/ The Galapagos islands and their seamount fisheries
shall be a UM territory run by the UM exclusively.
16/ The UM shall run Socotra island as a main
international ex-ile work camp island for east Africa, the
Mideast, Pakistan, Afghanistan, and India. Detwa Lagoon
shall be enlarged for ships.
17/ The uninhabited Ronde island (north of Grenada and
recently offered for sale.) shall be a US possession with
UM landing rights.
18/ Tsunami evacuable, and well-located Trincomalee
port in Sri Lanka shall be the main naval port for India’s
navy. US naval ships shall have the right to use a
significant part of the harbor and also have an area for a
naval base. As low lying Trincomalee will need to be
evacuated, it will be much easier to fully exploit the
strategic asset that this port is. The United States is herby
granted the 7km long peninsula containing Tirukkalkudah,
Clappenburg, and Marble Beach as well as Sober island
and all of the sub-peninsula with Prima Factory Road on
it. The northern end of the US base shall be defined as a
line 1,000 meters north of the existing airfield. The UM
shall also be allowed to use this port.
19/ The United States is herby granted the southern half
of Saldanha Bay near Cape Town and its Coronado-like
island. The UM shall also have the right to keep ships
here.
20/ In the interest of world peace and a fair solution to all
nations with claims, the Paracel islands, the Spratly
islands, and all other islands in the greatly contested
South China sea north of the Riau islands shall belong to
the UM. All national facilities on these islands shall be
abandoned to the UM by 2025.01.01. Furthermore, it
shall generally be the policy of the UM and all its member
nations that the best solution to stubborn territorial
disputes is to give the disputed territory to the UM where
it will be run by the house, the house of all nations for the
benefit of everyone.
21/ Somewhere around Ria da Coruna/ Betanzos/ Ferrol
Portugal shall be a tsunami evacuable US Naval port and
refueling facility, with the UM having the right to keep
ships here.
22/ The US shall be given Pitcairn island, Easter Island,
Isla Pinta in Galapagos, and the southern peninsula of
Saldanha Bay as optional missile bases.
23/ Regarding the tsunami vulnerable areas of remote
islands, it shall be the official policy of the UM to
depopulate these places. Therefore, when people move
away, they should not generally move to a nearby hill
community on the island. They should move to a
mainland.
24/ To increase genetic diversity in the common crops
that mankind the lies on, all island and desert farming
areas shall be free to impose strict government enforced
rules and which varieties of common crops may be grown
in that isolated place.
25/ The most dangerous infectious disease research
involving live microbes shall only take place on isolated
islands and with mandatory 14 day quarantines at the
local airfield hotel in order to leave. The three first islands
shall be as follows:
a/ San Nicolas Island (Southern California).
b/ Santa Cruz Das Flores Island (Azores).
c/ Aguni Island (near Okinawa).

UR’88. END OF EMPIRES
1/ There is a flip-side to taking 9.2 million islanders and
getting them 38 votes at the UN. The flip side is getting
the 1.45 billion Chinese and 1.45 billion Indians (2.9
billion people) to accept that they only have two votes at
the corrupt UN. So with island nations, 242,000 people =
one vote, but in China and India about 1,450,000,000
people = one vote. The difference is a factor of 5,991. So
on one hand we see various islands each minted into a
micro-nation dependent on handouts. While at the same
time, we see whole continents turned into single nations
to minimize their power in the world government. Also,
the more centralized the government, the easier it is to
腐rupt and parasitize and steal from. In centralized
governments, parasites are able to focus their energy on
one large profitable bite, rather than spending much more
energy on lots of smaller and less profitable bites.
Therefore, to minimize corruption and parasitism, we
must push in the opposite direction, towards
decentralized government. In all member nations, as
much spending and administration as practical shall be
pushed down to the county level if this is not practical to
the national level. The UM shall in general shall only
manage projects and duties that are not feasible to do at
lower levels of government.
2/ China shall break itself up into 34 financially
independent nation-states following existing state lines.
The average population of these nation-states will be
about 41-million instead of 1.4-billion.
3/ India shall break itself up into 31 financially independent nation-states following existing state lines, except that Uttar Pradesh (pop 200-million) shall become three nation states. The average population of these nation-states will be about 45-million instead of 1.4-billion. The two nations on Sri Lanka shall be part of the India free trade/ free migration zone. The UM shall build a Key-west style rail bridge to re-connect Sri Lanka to India. (Sri Lanka has 350 times the area, while Key West is almost 5 times further away.) There shall only be one single line from Shinnelizz to Talaimannar. The traffic all schedules to exit India on odd hours, and enter India on even hours. Also, the bridge system shall be designed to wash away in parts rather than to have a systemic failure.

4/ Indonesia shall become 24 financially independent nation-states. The extreme percentage of Indonesian tax revenue that is siphoned-off by Jakarta shall stand as evidence and reason for all break-ups under this Rule 85.

5/ After the world stabilizes in coming decades, the United States shall break itself up into at least 6 financially independent nation-states in a union.

6/ Pakistan shall be broken-up as described elsewhere herein.

7/ Brazil shall become 21 nation-states following existing state lines.

8/ To reduce corruption, Nigeria shall become 2 to 12 nation-states divided along the lines of ethnic majority. The Hausa and Fulani state shall be divided into two at Kano. Also the Jos plateau shall be a large cool tsunami safe urban area in Nigeria.

9/ Bangladesh shall become 7 nation-states following existing state lines.

10/ Russia shall become 3 nations as explained elsewhere

11/ The tsunami deathtrap island of Taiwan shall be an independent nation, a nation independent from China for as long as it wishes. However, like Japan, Java, Sumatra, and the Philippines, this island is not really suitable for human settlement due to the earthquakes, tsunamis, volcanos, and the fact that the place is on an island.

12/ So long as China permits unrestricted access for non-warships though the Taiwan Straight, the warships of other nations in other continents shall not be allowed to pass through the Taiwan straight without China’s approval. Foreign warships may however visit either Taipei or Kaohsiung without China’s approval. They just can not go through the Taiwan straight.

13/ The entire former British colony of Hong Kong, population (pop 7.5 million) shall be an independent nation, a nation independent from China if it elects with a 55% overmajority.

14/ Each of the nations broken-up herein shall be reformed more in the image of the Euro-zone with internal free trade, a common currency, a free employment zone, standardized laws and procedures, a mutual defense treaty, and with other mutual projects and undertakings. The nations herein are broken-up because it will result in closer management, improved management efficiency, reduced corruption, and a reduced ability to hijack a large nation for use in profitable wars and other shake-down situations.

15/ It is time to end all the ancient empires completely. The ethnic and linguistic groups of the world shall no longer include other ethnic and linguistic groups that does not want to be included.

**UR’89. UM INVESTMENT ZONES**

1/ As needed, the following peninsular areas shall be made into secure investment zones run by the UM. In these places there will be borders with ID verification and pre-approval of all shipments. The locals manage the border security, police, and government approvals unless the UM decides to veto their decisions for reason. 2/ In UM investment zones, the UM shall normally empower a nearby local government to manage the normal government affairs of the investment zone. However, if this government ends up being corrupt or derelict in its duties, UM shall always have the right to take back control from that government at any time and without notice. The UM may then appoint new management or manage the zone itself. In UM investment zones, the main duty of the UM shall be to assure that business investors are protected from government corruption and other sorts of theft and other criminal activity.

3/ The laws in all UM investment zones shall be identical.

4/ Workers from every nation shall be allowed.

5/ All shall have double Trump walls at their borders with a 500m no-man’s land in between or another approach that is equally formidable.

6/ The following peninsular areas can be investment zones run by the UM at the UM’s election:

a/ Sulayman peninsula, Tunisia.

b/ Djerba Island, Tunisia.

c/ Doleh peninsula, Eretria.

d/ Gallipoli peninsula.

e/ Crimean peninsula.

f/ Xaafuu, Somalia.

g/ Jiwani peninsula, Pakistan.

h/ Dwarka Peninsula, India.

i/ Ramree island, Burma.

j/ Kampong Ulu, south Burma.

k/ Hon Lon peninsula, Vietnam.

l/ Zoushan island, China.

m/ Bayovar peninsula, Peru.

n/ Paria/ Araya/ Paraguayan Peninsulas, Venezuela.

o/ Guajira Peninsula, Colombia.

**UR’90. POPULATION EXPLOSION**

1/ No matter how much we increase output, it will never be enough if we don’t end the our population increases. So we must say that unless nations accept, enforce and cooperate with the UM’s reasonable, fair, and worldwide population controls, that they don’t get to join and stay in
the UM. They may also get completely cut off like a pariah state unless they follow the global population control rules like everyone else. Also, all nations must accept UM auditing of their censuses and population metrics.

UR'91. POPULATION POLICY

1/ The UM shall manage the population of humanity in fair and practical ways.
2/ A 40-year average shall be made of the annual birthrate of each the world's nations. This shall be expressed in live births per 1,000 native born citizens. This number shall not include or count immigrants.
3/ Depending on the birthrate of that nation, the people of that nation may have the number of children indicated. If the national birthrate is:
   a/ Under 11 per 1,000, then the women of that nation may have 4 children.
   b/ Between 12 and 15 per 1,000, then the women of that nation may have 2 children.
   c/ Between 16 and 21 per 1,000, then women of that nation may have 1 child.
   d/ Over 22 per 1,000, the women of that nation may have 1 child, but only after age 30.
   e/ A life expectancy of 73 years equals a death rate of 13.7 per 1,000.
4/ All portions of the PU that are allowed to remain inhabited, and all small islands shall be required to stay within UM population limits for their island given its agricultural, tourist, or other primary income sources.
5/ This new worldwide child control policy shall remain in place for as long as the one-child policy was in force in China, however, the UM Over-Senate may elect to extend it. Due to the extreme population measures imposed by China, China shall have more freedom going forward as indicated in the previous paragraph.
6/ All Exhods and women from PU nations may only have one child after they reach age 30. This policy shall be in place for just as long as the one-child policy was in force in China, however, the UM Over-Senate may elect to extend the expiration date for longer than it was in effect in China.
7/ All nations that muster up into broad democracies and enforce all of the rules of the UM including its population policy to the satisfaction of the UM shall be helped to industrialize over two generations by the UM. The people of these nations shall also be given free accounts on UM public education servers, as all free people are given.
8/ All individual development aid monies shall only be paid to post menarche females in nations that obey the UM's child policy in full. Females and nations that do not follow the UM child policy shall not be entitled to government child benefits.
9/ All breeding age females in aid nations shall be required to undergo tenethly ID verification and weighing to get their tenethly aid money payments. This shall be done by a face-recognition scale. When the females gain weight, or appear pregnant, they must undergo female supervised urine testing for pregnancy. This is how we verify that there are no extra children. If the females don't go for their tenethly ID verification, weigh in, and urine test as requested/required, if they wait past day 50, then their UM aid account stops working. If they wait past day 70, the daily trickle of money gets diverted from their cash card and lost forever. If they wait past day 90, they get ejected from the system forever. House visits will be made to truly ill mothers. Also, everything gets recorded by the UM and various other nations, blockchain style, to reduce corruption. During weigh in and other verifications, everyone shall be required to wear their account number in big letters to the weigh-ins. Also, if too many females are not participating, then the payments to the entire nation shall be reduced by an amount to assure universal compliance. And if compliance is excessively bad, then the payments to that nation may be halted altogether.
10/ All migrants shall obey the UM child limits of where they were born (not where they settle) for their entire life. UM Reproductive limits shall not apply to children born from either the eggs or sperm of confirmed Senators or Ubiqs and with a partner that has completed the UM tertiary school test in a serious subject. Women who have completed the UM grade 14 test may have up to 4 children. Senate surrogate children shall not count at all or the purposes of population control measures.
11/ Women who pass the UM administered grade 16 verification test in a serious subject shall be allowed to have an unlimited number of children.
12/ Women who are confirmed Senators or Ubiqs shall not be subject to any child limits.
13/ The income of the parents shall not affect UM child support money.
14/ It shall be presumed that everyone is capable of understanding human overpopulation, particularly those who suffer most from it.
15/ Those who are already parents, and exceed their child allowance, cannot have any more children.
16/ Each non-conforming child shall lower UM child benefits for that nation by at least 20-fold.
17/ The foregoing shall apply to all children born more than 7 months from revelation day. Thus, already-conceived children shall not count against anyone.
18/ The UM shall either audit or ratify the granting of Ubiq status in the various member nations to prevent the debasement of Ubiq status. Nations that fail to comply with the UM’s international standards for the granting of Ubiq status may be suspended or partly suspended from the ability to grant Ubiq status.

UR'92. WOMEN, MARRIAGE & REPRODUCTION

1/ Government and the world’s fictional citizens shall be prohibited from squandering their energies on anything so trivial as who grown people choose to have sex with, or how they choose to do it. Nobody shall ever be discriminated-against by either Government or any fictional citizen for their private sexual conduct or failed
marriages. Each adult shall have the unlimited right to choose for themselves who they will have sex with, who they will have children with, and who they will marry.
2/ The people shall be allowed to use and avail themselves of all safe reproductive medicine and biotechnology.
3/ Arranged marriages shall be prohibited.
4/ There shall be no child marriages involving people under age 18.
5/ Females shall be treated equally under the law, and shall have the same legal rights as males. This shall include but not be limited to: property rights, divorce property division rights, divorce filing rights, employment rights, driving rights, the right to go out alone, and the right to dress as one likes. However, with regard to domestic violence, genetic females shall be more protected than genetic males, and the weak more protected than the strong. Also with regard to child custody rights of small children in case of divorce or relationship break-up, the law shall favor the mother over the father, and the parents over all others. If there are no parents, or they are not fit, the law shall favor the grandparents over all others.
6/ People shall not be allowed to beat their spouses, partners, children, parents or other family members.
7/ Police must observe some physical harm in order to arrest or charge in matters of domestic violence. Without evidence, police can only order the aggressive or unreasonable side to get a hotel and stay away for up to 24 hours.
8/ Those with a Y chromosome shall be consider male under the laws of domestic violence due to their greater strength.
9/ No women shall ever be considered the possession of any man, or vice versa. Everyone shall be free to leave their spouses or partners if they chose to do so.
10/ In no member nation shall virginity have any legal meaning. No marriage clause calling for virginity shall be enforceable. No marriage may be annulled because a partner is not a virgin.
11/ In no member nation shall women be required by law or threat of violence to cover their heads, shoulders, elbows or knees.
12/ The way a person is dressed shall never be considered a justification for rape or sexual assault.
13/ Females over age 16 shall not be kept locked-up against their will by their family.
14/ The UM shall not tolerate harem sex slavery, or girls given no education so they willingly submit to harem slavery.
15/ Member Nations that fail to guarantee the rights of the women living in their land may be ejected from the UM and may be considered as part of the PU.
16/ The custom of paying dowries makes female babies more costly and less desired and leads both female abortion and female infanticide. For this reason, the payment of dowries and bride prices shall be prohibited worldwide. Also no agreement for the payment or receipt of a dowry or brideprice shall be enforceable in any member nation. Furthermore:
a/ Dowries shall not have a payment classification in any national payment system.
b/ Wedding payments over the threshold are subject to luxury tax.
c/ Those who accept a dowry shall have no obligation to stay married under the law. They can just take the money and run.
d/ Those who pay a dowry can go to authorities after payment, and they can provide evidence of payment, then they shall be entitled to a refund under the law.
17/ It shall be a felony to sell people into marriage.
18/ The UM shall have the right to search every location in the PU looking for women kept against their will.

UR’93. FAMILY PLANNING
1/ In order to qualify for UM child benefits, all females shall be required to watch the UM’s sex education, family planning, STD-prevention, pre-natal, child development media, and early education media under the UM’s viewing verification system.
2/ The UM shall provide all popular and effective birth control methods free of charge to everyone in the world who wants to use them. Humanity does this because it is the most cost effective way to reduce the birth rate among the poor and irresponsible.
3/ No member nation may prevent, restrict, tax or discourage its citizens from obtaining the UM’s family planning education or family planning services.
4/ Fictional citizens shall be given no say in the UM’s family planning practices. No UM birth control medications or tech shall be used unless they have been ubiquitized worldwide.

UR’94. UM DEVELOPMENT AID
1/ The nations of the world shall have sufficient time to ramp up output and put their economies in ramped-up order.
2/ The UM shall provide free tele-education aid, and child support aid to economically develop the poorest parts of the world that obey the UM’s breeding, education, economic development, and other member nation policies.
3/ Everyone living in, entering, or leaving a UM development nation or receiving UM aid shall be photographed, fingerprinted, and genetically indexed.
4/ It is widely known that hunger is the world’s greatest aphrodisiac. Truly starving women will often have sex and babies for food. As well, ignorance is not far behind as a cause of babies, because ignorant women don’t think to run away. They frequently remain in situations where they have babies for little more than food. So if we want to keep mankind’s poorest from having more than their fair share, we must pay special attention to the poorest, most ignorant, and most dependent women.
5/ All UM development aid money to individuals shall be paid to individual women as ruler of their family. All money shall be paid into face-recognition, hand-print and voice-verified, cash-card accounts. Where women are innumerate or otherwise incapable of managing a financial account, as judged by UM testing and in consideration of their spending habits, the men of the family may be paid the money until the women of that society can be taught basic numeracy.

6/ The UM shall encourage women to join the workforce in developing nations so as to reduce fertility and increase output. There shall be no loss of UM development aid money when women work in addition to receiving UM money, provided her children are in a UM approved non-religious school and watching UM approved non-religious children's media.

7/ Nations that fail to comply with the UM's population policy shall first see their development aid money cut. Later, they shall suffer further sanctions designed to drive them into compliance.

8/ UM development aid money shall be suspended in nations where even a small number of females continue to be the victims of FGM, or harems, or where underage girls are sold/kidnapped as brides, or sex slaves, or the women wear burkas or other Islamic slave’s clothing. 

9/ The nations that muster up into conforming broad democracies first, shall get development aid money first. No development aid money shall go to nations that are not mustered into a conforming broad democracy.

UR'95. SIREAGE

1/ Each female shall have the inalienable right to choose who she will have sex with and reproduce with, provided her partner(s) also choose to have sex and/or reproduce with her. Females shall always be free to choose who they want to have children with. This is a thing that is inalienable, a thing that cannot belong to another person, even in marriage. It may be grounds for divorce under a marriage agreement, but it shall never be against the law.

2/ It shall not be a crime to have sex outside of marriage, or to have sex with a person other than your spouse, or to have sex with someone who is married, or someone of the same sex.

3/ It shall be considered the right thing, a good thing, a noble thing, a pro-man-thean thing when a woman bears a sired child or a surrogate child instead of a love child. But the choice of a mate shall always be 100% up to the female provided she is old enough to have children.

4/ Government shall teach and encourage women to put the love of their children and their own line above the love of their mate, and the joys of “Rome-antics” in their present life.

5/ Government shall encourage sireage by facilitating sire selection, and by also providing IUI free for all, and IVF free for all Senators and full Ubiqs.

6/ Government shall not restrict, discourage, impede, or tax sireage or surrogacy. In fact Government must go in the opposite direction and encourage these.

7/ Government may offer added child benefits for women who bear sires or surrogate-children, but only a reasonable amount to make up for not having the average father around. Nothing more. Women should not be having sires for the higher support money payments.

UR'96. MOTHERS THAT ARE LITERATE

1/ After 2028.01.01, no UM child aid money shall be paid to women for new babies when the mother is unable to pass the UM's 8th grade test.

2/ After 2032.01.01, no UM child aid money shall be paid to women for new babies when the mother is unable to pass the UM's 10th grade test.

3/ After 2036.01.01, no UM child aid money shall be paid to women for new babies when the mother is unable to pass the UM's 12th grade test.

4/ The same test shall be given worldwide. It shall be created in a distributed randomized impromptu manner by the UM Main-Senate each year.

5/ After 2040.01.01, all UM testing shall be in the Euemi language exclusively.

UR'97. FEMALE GENITAL MUTILATION

1/ FGM is obviously a horrible and defining aspect of Islam and islamic slavery. Behold everyone, here is Islam naked of disguises.

2/ Surely if people can take this from their own daughters, then they are still secret followers of Islam and cannot live with normal people.

3/ Surely we cannot allow people who continue to practice FGM to migrate to our various lands. Surely people must be re-Exhoded if they continue to practice FGM.

4/ No nation shall be allowed to join or remain in the UM if FGM remains widely practiced in that nation. No nation shall receive any UM or international benefits if FGM remains widely practiced.

5/ For all FGM regions, and all people from FGM regions, all new females born hence must go for annual external gynecological exams by a female nurse employed by the UM. This exam shall check for both FGM and rape of girls. These annual gynecological exams shall start from birth.

6/ The assignment of FGM exam nurses shall be randomized for all exams. The nurses shall not come from a FGM or Islamic culture, or a corrupt culture. All must be heterosexual women.

7/ If the new females are found to have been mutilated or surgically altered in any way in their genital area, then the mutilated female, as well as her siblings, parents, grandparents, spouse (if any), and others accused or implicated in causing the mutilation shall be:

a/ Disqualified from receiving any UM or other international aid money or benefits.
b/ Disqualified from migration, except to the worst and most remote Exhod destinations.
c/ Sent back if they have previously migrated.
8 There shall be no statute of limitations on FGM claims for harm after revelation day.
9/ If necessary, other sanctions may be taken by the community of nations to stop the horrible practice of female genital mutilation.

UR’98. ELECTRO-SIPHONING MOUNTAIN WATER
1/ The UM and the various nations shall put as much of the world’s high altitude river water into pipe hydro-electric systems as is cost effective.
2/ Much of the electricity generated upland by the pipe-hydroelectric systems will be used to pump the water far away from its source in over-sized, low-energy pipes downland. Much of the energy will also be used by our cities and transportation system.
3/ The surplus hydro-energy for each region must be shared along with the water.
4/ The electricity and the water need not come from the same place. And the people at the periphery of the system may add energy to supplement the range of the water.

UR’99. HIMALAYAN WATERSHED RIGHTS
1/ Except for Indian territory, the entire Indus and Sutlej watershed shall belong to Pakistan. However the earlier and pre-existing territorial rights of the Hindus of India shall remain. This however does not include the majority Muslim areas that will be lost in the global border realignment stated herein. No portion of the Indus and Sutlej watershed shall belong to any other nations.
2/ The entire Ganges, Indus, and Brahmaputra watersheds shall belong to India, Pakistan and Bangladesh. No portion of this territory in the watersheds of these rivers shall belong to China. Also, the existing Chinese dams are mostly too dangerous to use due to their elevation and the large number of people living downstream. Among these three nations, the division of water and electric rights shall be based on 1980 populations.
3/ The water rights for the Ganges, Indus, and Brahmaputra rivers shall be pooled and divided by population. However, lush Bangladesh doesn’t need to irrigate, so it shall give at least 95% of its water allocation to its brothers in Pakistan unless Bangladesh’s rains don’t come and Bangladesh needs and is actually using the water. Pakistan will however have to move the water itself with its allocation of the Himalayan electric rights, or use another source of power, or buy surplus power from India or Bangladesh. Also, if the people of Bangladesh move to tsunami safe locations in India, Burma, Pakistan, Bhutan, Nepal, Thailand, Laos, or China, their share of Bangladesh’s electricity rights shall go with them (sale-able) to their adoptive nation after their death. This is to help the Bengalis to relocate. If they move outside the region, then their share of Bangladesh’s electricity shall go 84% to India and 16% to Pakistan.
4/ To prevent future wars, the UM shall make the final micro decision on the complex apportionment of Himalayan water and hydro electric rights — generally following the previous paragraph. However, if there is a worldwide food crisis, and a different allocation will substantially increase worldwide crop yields, and then the allocation that gives the world the the highest crop yields shall be used.
5/ Great effort shall be expended searching for and developing high Himalayan lakes that can be used for October-to-May, dry-season water and electricity.
6/ A mere 7 million Chinese colonists are not enough to deprive 1.78 billion Indians, Pakistanis and Bengalis of their Himalayan water rights. The 6 million Tibetans and 7 million Chinese colonists in Tibet may only use their fair share of the Brahmaputra’s water based on 1980 populations. The Nepalese likewise may only use their fair share of the Brahmaputra’s water based on 1980 populations. Generally, the Janisarat hydro-electric water and energy shall be divided up according to 1980 population plus new settlers.
7/ The entire Irrawaddy and Salween (Thanlyin / Nu Jiang) river watersheds and all water facilities in them shall be managed by the Burmas.
8/ The entire Mekong river watershed and all water facilities in them shall be managed by Thailand, Laos and Cambodia according to their 1980 population share, 1980, as is normal. China shall have the right to divert all unused Mekong water if it has the electricity to do so.
9/ The entire Red river watershed and all water facilities in it shall belong to Vietnam, however China may take away the excess water, but not the excess power.
10/ The Yangtze and Yellow river watersheds and traditionally majority Chinese areas of Tibet and Yunnan shall belong to China. No portion of the Yangtze and Yellow river watershed shall belong to any other nation but China.
11/ The Janisarat electricity and water are actually a global resource. However, due to the impracticality of sharing power and water over great distances, the Janisarat flows can only be a regional resource. The electricity generated by the Irrawaddy, Salween, Mekong, Red river, Yangtze, rivers and their tributaries (but not the Pearl or Yellow river) shall be shared among the nations of Burma, Thailand, Laos, Cambodia, Vietnam, China according to their relative 1980 populations plus settlers.
12/ The right to use a river’s water normally comes with the right to gather energy from the water. This energy is needed to power the downstream water distribution.
13/ There shall be no large dangerous dams (natural or manmade) above valleys where people live. However, pipe hydro-electric with minimal water impounding risk shall be allowed. Mining shall generally be prohibited by the UM in inaccessible yet critically important mountain watershed area.
14/ Tibet shall become a UM territory due to its potential for starting a war.
15/ Aksai Chin shall become a UM territory so it will not start a war.
16/ There shall be no right to claim ownership of unused tsunami zone wastelands or unused mountaintops that have been traditionally regarded as too high for settlement.
17/ Pakistan shall build annual water impounding lakes near Bagram, Jalalabad, Upstream from Lahri, and also perhaps on the Indus river near Khairabad, or Sojhanda Bata if this is feasible. Also, the natural basin around Sharifabad and Lakki Marwat can also be used to impound water. The Bolan River above Pinjra Bridge NH-65 is perhaps another good location for a dam.
18/ If possible we shall drain off the upper Brahmaputra at roughly 2950m, in a controlled inlet manner, through a 7km tunnel to a series of dams (near Nyingchi Mainline airport). It is easier to divert the upper Brahmaputra at also be diverted near Lo Manthang. Also in this second location, catchment is possible.

**UR’100. VOLGOSTAN AND CENTRAL ASIA**

1/ Central Asia has 8 basins: Caspian, Turan, Turkmen, Uzbek, Kyrgi, Balkhash, Irtysh, and Turgay basins. Except for the Kyrgi basin, each has a water source.
2/ We shall Divert the Ural, and some parts of the Belaya, Reka, Tobol, and Yesil(Ishim) rivers into the Turgay valley. Where the rivers meander greatly and lose much water to evaporation and seepage, we shall put the water in pipes. We shall do this for much of the Yesil river, and other rivers to minimize evaporation and seepage. None of the Yesil river’s water shall flow north past Gastello from the desert into the green. All shall be diverted to the southwest.
3/ We shall build aqueducts so the Volga may be diverted to irrigate farming in the dry areas of Volgostan to the south and east as practical. The Volga flows almost 2.5 times as much water as the Nile. Volgostan will not only be able to feed itself from its lands, but it will be near the center of trade for the old world. So Volgostan will be able to sustain a large population, even without being near the natural center of Afro-Eurasian trade.
4/ We shall build pipe-hydroelectric system, aqueducts, and water impounding facilities so the Amu Darya river with 0.89 Niles of water and the Syr Darya river with 0.42 Niles of water, high water, can be properly used for irrigated farming in the surrounding dry downhill areas throughout more of the year. And also water that has energy to pump the Volga’s water into the desert. Together these two rivers flow 1.31 Niles, the Nile supporting 300 million people in a total desert. The central Asian desert also gets much more rain than the Egyptian desert. Yet today the non-Khazak part of Central Asia supports only around 50 million, due mostly to squandered water resources.
5/ We shall build pipes and pumping facilities to get some of the Amu Darya’s abundant waters into the Syr Darya basin with its abundant farm basins. We shall build impounding facilities for the Murghab and Tejen rivers, and we shall emphasize sealed pan farming throughout Central Asia.
6/ Uzbekistan has a latitude similar to that of Italy. Thus Central Asia, now very close to the main rail lines between Asia and Europe will find that the value of its crops will no longer be heavily discounted due inaccessibility.
7/ We shall dig a 40 to 80 meter deep concrete lined canal to convey water from the Volga, from a source at 50m into the Aral Sea. Thus we shall wash the salt out and decontaminate this valuable sealed desert basin.
8/ We shall build pipe hydro projects for the Caucus mountains including the Aras, Terek and Rioni rivers. Much of the energy generated will be used to help bring life to the dry areas that are mostly east of the Volga and Ural rivers, where the water only needs a small push.
9/ If practical, we shall try to divert most of the Volga and Ural water into the surrounding dry areas via a series of low-energy, oversized slow pipes and catchment basins.
10/ The Kazakh provinces of Aktobe, Mangystau, Atyrau, and West Kazakhstan shall now be Volgostan. This UM nation of Volgostan shall include all land on the eastern shore of the Volga river that are below Samara. Volgostan shall also include the portions of Russia south and east of Samara.
11/ The existing city of Volgograd shall be a main city of South Russia. A number of other cities shall be built in South Russia which should allow a population of over 250 people per square kilometer.
12/ The deeper parts of the Aral sea shall be pumped out and used for collecting salt contaminated water runoff at first and in later decades perhaps as seasonal fresh water reservoirs.
13/ Centrograd will be one of 6 main UM mega-cities Also included are Adana, New Issa, Raniwara, Peaking, Andeo, and Texas City.
14/ Centrograd shall be centered roughly near the town of Selivanovskaya, which is located about halfway between Volgograd and Luhansk.
15/ The rule shall be that goods and people may always entirely bypass Centrograd and all the other UM interchange cities and stay in the automated UM areas inside the interchanges. If Centrograd or any UM city becomes too corrupt, or too expensive, then shoppers can simply send their goods directly from Europe to Asia, or Asia to Africa, or Africa to Europe without anything stopping in Centrograd or anywhere else. Centrograd gets its bounty from the opportunity of setting up business near a great free crossroads. (This incidentally was the original symbolism/ meaning of the Christian cross before...
it was turned into something else. The cross symbolizes the opposite of the enclosed trade paradises of Ishtar’s internal religions.

16/ All Ingushetia lands shall be merged with Azerbaijan. All Portions of Dagestan south of the Terek river shall be merged with Azerbaijan. All Azeri people shall owe a debt of gratitude to this plan throughout their future generations. From now, all Chechen and Azeri enclave people shall live in peace, and fully submit their host nations.

17/ Abkhazia and South Ossetia and North Ossetia shall be merged with Georgia for all purposes, due to ancient historical ties.

18/ Karbardino-Balkaria and Karachaevo-Cherkessia shall remain with South Russia.

19/ The people of Ajaria shall vote and decide to stay with Georgia or to join Turkey.

20/ There shall be a great new city between Centrograd and Moscow on the higher ground near Livney and Tambov called Vladimir.

21/ The Centrograd region shall be a square 500km on each side. This shall be divided into 4 quadrants in an 4-part X-pie design on the outside of an inner square that is 250km on each side. The inner square is not precisely concentric with the outer square. In fact it is about 40km west of the center. The inner 250km square shall belong to the UM, the outer roughly trapezoid shapes shall belong to the nation on that side: Russia on the north, South Russia on the south, Ukraine on the west and Volgastan on the east. Also each nation shall be free to bypass Volgastan on the UM rail lines. And China shall be free to bypass both Kazakhstan and Volgastan, just like Portugal and Malaysia shall be free to bypass all the nations in between.

22/ The UM shall build a double Tump wall with a 3km no-man’s land around the inner Centrograd zone. The UM shall patrol this zone.

23/ The size of the central ring for all the UM interchange cities shall be 15km in radius resulting an enclosed ringbahn area of 706 square kilometers. This compares with the Berlin Ringbahn which encompasses an area of 88 square kilometers. Also, this area shall be exclusively for interchanging and there shall be no housing, or offices, or national or private long-term warehousing or commerce except food and beverages, and markets for rail passengers. Even the hotels must be outside the interchange area. However, there shall be the UM’s international warehousing for containers of various sizes from micro to oversize in the no-man’s land. Also, there shall be no customs or inspections at the interchange. If there are any inspections let them be outside the restricted-entry interchange where the shipper can inspect the cargo with the customs officer.

24/ Kazakhstan shall give all its nuclear weapons and potentially military nuclear materials to the United States for disposal/destruction. Kazakhstan shall also make all of its nuclear weapons manufacturing facilities open to the United States for destruction. Thousands of randomly assigned UM Senators shall be present as international observers for these destruction activities.

25/ If practical, dams shall be built near Kala Zal Afghanistan and Bekobod Uzbekistan. As much rainy season water as practical should be impounded for annual use in these apparently naturally waterproof basins by repairing their now washed out side areas. Khujand and the affected small towns will probably need to be moved. The water after these dams generally flows in dry-season via pipes or in concrete drain culverts into the desert farming areas.

**UR’101. DANUBE RIVER AQUEDUCTS**

1/ As is the universal right of all nations, Turkey and Greece shall be permitted to build aqueducts to take excess water from the Danube river to their land via Romania and Bulgaria. If either builds as far as Aytos Bulgaria, the UM shall build the final part north of Aytos to the Danube. The pumping must however be paid by the receiving nation.

2/ We shall build a dam above Mobaye (FL 386) and raise the water to around 440. Then we shall use a 50m offset inverted siphon and a then ~70km of 0 to 20m deep freeway cut, and then ~10km of tunnel or 65m deep freeway cut. But then the entire Ubangi can simply be pumped over into the Chad basin without raising the water at all. Hydroelectric power generated from the fall into the Chad basin (from ~480m to ~360m) will power the pumping of the water over to the Chad basin. There may also be some other hydro-electric power added from elsewhere.

3/ The Ubangi will provide the Chad basin with valuable dessert irrigation water. Also, there will be remaining gravity energy to get the water far out into the Chad basin.

4/ The Bambari/ Ngakobo valley is a burst lake. This can easily be turned back into a lake if we patch the natural dam. Thus we will have a place for impounding Ubangi water that is on the way to Chad. At the top of this valley is the lowest pass for sending water into the Chad basin. Satema and Mobaye are other locations for water impounding dams. Bangui is yet another natural location for a water impounding dam, should the world need to hold on to as much tropical water as possible.

5/ We shall create artificial lakes on the western slope of the high ground northwest of Lake Albert. This to impound
high water for the dry season.
6/ The upper portions of many smaller rivers like the Sangha, Mpoko, Mambere, Ouaka, Bbari, and other rivers in CAR shall also be diverted into Chad for irrigation as practical. The Koto river above Bria, but just below the fork (the Ngouhoro/ Ngomindou area) shall have a dam constructed at about 563m which raises the water to around 605m if practical. Then we have a ~20m deep 15km freeway cut to flow this water into the Mali watershed. No pumping energy required.
7/ The runoff from the upper sections of the Chinko Ouarra, and Boma may also be dammed up and stored for dry season water with gravity energy.
8/ The storm and rainy season runoff from the upper Congo river above Isangi , (the Uele, Aruwimi, Tomami, Lualaba, Luvua, and Tufifa rivers among others) shall be used to power the pumping of water into Sudan and Chad. The factor in deciding where the energy goes shall as normal where the water can grow the most food.
9/ The storm and rainy season runoff from the upper Kasai river tributaries shall be used to power the pumping of water into the southern dry areas of Africa.
10/ We shall make the underpopulated eastern part of Chad into a new settlement nation irrigated with UM water projects from the Congo basin.
11/ The areas that cannot grow enough food, even after the new water programs, all these areas shall be relocated and depopulated until their land can be made self-sustaining economically given the new smaller population. This shall be a sort of general rule for the UM—that all lands must be roughly self-sustaining through legitimate economic activity, or the people must be Exhoded until the place is self-sustaining.
12/ Everyone Exhoded must move as part of an ethnic mix if that is possible. This is to provide stability to the recipient nation. They must also forever disavow Islam in addition to all forms of religious or racial violence or struggle. All must vow to walk in peace and have gratitude for those who welcomed and helped them out.

UR’103. WEST AFRICA

1/ The Senegal river shall have a dam and reservoir just above Bakel. There shall be another shallow water impounding dam just east of the eastern end of the Gambia. Also, due to the extreme flatness of the land, all of the small rivers from the north slope of the wet coastal hills of Guinea shall be diverted north towards the dryer areas of Senegal where practical.
2/ The Niger river shall be divided into two halves east and west of Timbuktu. If we can divert sufficient water from the Lake Volta watershed into the eastern Niger area near Niamey and Socoto, then we shall use all of the source water of the Niger River in the semi-arid zone before it can flow into the waterless arid desert zone on the way to Timbuktu.
3/ The Niger river is best impounded by means of a number of small impounding dams in places like Gbenko, Mandiana, and Kankan. However, a main dam is probably also called for near Bamako. Here we will remember that we are preparing the world for the next cold dry ice age and we want to maximize our ability to impound tropical water worldwide. Besides, the massif near Balamassala at ~800m elevation has a much better climate.
4/ There shall be a dam around the Bui/ Bouna/ Boromo area. If there is sufficient water, we can raise the elevation to around 230-250m like with the nearby Barrage de Bagre reservoir. This is only about 50 meters below the hump into the Niger river basin. Thus, the energy we obtain releasing water into the ocean powers the pumping of the water up over the hill into the desert. If practical, we shall also do the same thing with the rivers near Niamey.
5/ We use a more granular approach to water impounding to increase gravity energy and also to increase dam safety. The result in Ghana is that water is impounded at ~250m instead of ~75m, the elevation of Lake Volta. This is nearly all of the energy to get over the ~300m hump into the desert. Lake Volta will still however be used for increased water impounding and wet year impounding. Lake Volta gives us the option of burning oil to pump water over the hills to save crops that just need one extra watering. It also gives us the option to do this during global climate shocks and food shortages. It also allows us to store energy.
6/ The Niger river shall now be called the Mali river. This 7/ The higher the altitude, the more valuable the water, because this water also comes with precious gravity energy that can be converted into electricity to pump water far out into new lands brought into cultivation. Therefore, the Sokoto, Hadejia, Gongola, and Kaduna rivers of Nigeria shall be captured as high up as practical and the water diverted to areas that don’t get enough water to grow crops. Also, the many streams that flow through the wet areas south of the central mountain range of Nigeria — the Okwa, Mada, Ankwe, Wase and Pai rivers — these shall also be captured from up high and used for irrigation and power generation purposes.
8/ The rivers of the Gumti range (Nigeria), the Faro, Taraba, Donga, Katsina Alta, and Mbam rivers among others shall be used primarily for electricity generation. When there is a big storm, this electricity will be used to move water into desert areas. When it is not especially wet, the electricity is used to power the local civilization.
9/ With a little energy input, the Beneue river above Numan can be diverted inland to nearby equatorial dry areas. Much of the storm power from the Gumti range will be used to either power this activity, or moving Ubangi water.
10/ All of the rivers and streams of West Africa that can be diverted via pipe hydroelectric into the semi-desert of the north for no energy should be diverted.
11/ It should be standard practice for rivers like the Bunga to be used in the semi-arid zone closer to the coast, rather than flowing out into the totally dry desert. In other
words, as usual, the new irrigation water should be used to irrigate areas that get 2/3 or perhaps even 1/3 as much rain water as is needed to grow crops. There may also be some generally sealed natural soil pans, and artificial plastic farming locations that are exempt.

12/ As with the Aral Sea, there need not be a lake Chad. Instead all the water should be used before it becomes a lake.

13/ We shall carbon date inland seashells to determine the tsunami risk of each section of coastline. There should be no communities in the danger zone. Therefore, the Gambia inlet, the Casamance inlet, and the Saloum Delta: these places will eventually be mostly depopulated except for agricultural workers. The new cities shall all go on tsunami safe hills, like those around Conakry, Labe, Man, Kumasi, Kofordua and Ho.

14/ As everywhere else, the people of the dry north of Africa shall have a right to use all the water being squandered on the ocean by the nearby wet areas.

15/ If practical and needed, the Akosombo Dam shall be increased in height (or supplemented with another taller dam) so that Lake Volta can store more fresh water.

16/ There should also be catchment dams near Kara, Sokode and especially Mount Amolo (elev 204m before dam). These and the Barrage de Kompienga (175m) can be sent over a ~240m pass (with a 12km deep freeway cut) into the Niger river basin.

17/ The cool scarce highland plateaus of Guinea shall be used for township urbanism and the Entire sparsely populated nation of Guinea (53/km2) shall take in up to around 61 million people.

18/ Many lakes like “Beni Cheledi shall be fully developed to maximize temporary rainy season catchment volumes so that as little seasonal water as possible gets wasted.

**UR’104. WHO OWNS THE HYDRO SYSTEM?**

1/ In Canada, the US, Mexico, Australia, Japan, and Spain, the facilities should be owned and run by the individual nations because there is no question about division of the resources. In Africa there must be one UM managed system because there isn’t enough high water to power all the water movement needed. With India, Pakistan, and Bangladesh, the three nations need to cooperate as one so that the water and electricity can be used to increase world food output. The nations of Europe can manage their own water facilities. Outside of these nations, the UM shall pay-for and run all of the new pipe hydro projects and apportion the benefits based on population.

2/ The Janisarit area will have the world’s greatest overabundance of energy. So much of the world’s energy intense industry will occur nearby.

3/ The UM shall have the right in case of volcano-driven climate emergencies (and only in this circumstance) to divert water to where it will produce the most sustenance for mankind.

**UR’105. SOIL & GROUND WATER SURVEY**

1/ The UM shall regularly survey the entire world for the quantity of groundwater and average soil thickness. This shall also include nutrition categories for the soil.

**UR’106. MORE WATER FOR THE NILE**

1/ If practical, we shall divert some runoff from Lake Victoria, Lake Albert, Lake Edward, and Lake Kivu into the Nile. If practical, we shall divert some runoff from the rivers of the upper Congo basin (Uele, Chinko, Kotto and Mbomou, Aruwimi, and Lindi).

2/ Perhaps we will repair the southern edge of Lake Kivu and raise the elevation of this lake from 1450m. Perhaps it will be possible to raise the lake to as much as 1850m by means of an earthen dam made of packed ash and lake silt packed and baked in lifts. The south bank of the lake might have a large plastic cover to reduce the amount of water entering. The volcano’s heat keeps the remaining seepage from starting a path through — and this is by an ever-increasing degree as water is heated and evaporated. And all the while, the seepage is adding to mineral content and impermeability. So we build our dams slowly, over a decade or two, and as we build, we raise our siphon that drains the lake water over the hump. Also, our 400m tall earthen dam here might be 2 kilometers thick or more. The key is that the heat of the volcano keeps the water from getting through and starting a path through the earthen dam. This is something that can perhaps be used to turn many volcanos into higher altitude reservoirs.

3/ It is easy to tunnel through soft volcanic tuff. And the material can be easily conveyed slightly downhill via a short train to a downhill dump site. So in addition to creating a dam to the south of lake Kivu, we shall also make a number of new artificial mega-pipes to the north into lake Edward (912m) which flows into Lake Albert (619m), which supplies the White Nile.

4/ On the Lake Edward side of the slope, there can be a number of high-up hydro electric plants to take advantage of the new ~900m vertical offset between lake Kivu and Lake Edward.

5/ The area around Nguruka can also support a large artificial lake at ~1100m

6/ We shall dam up lake Tanganyika at Kalemie and raise the elevation of the lake (currently 767m). However we shall be mindful of the added flood risk.

7/ We shall do two things to send water to the dry Darfur region. First we shall use some of Lake Victoria’s energy to pump water in pipes slightly uphill from the Bahr Oulou River into Darfur. The other thing we shall do is pump the water of the Bar el Ghazal River and the Yei River slightly uphill in pipes up the most northern tributary of the Bar el Ghazal river (the Bar al Arabi river) This will be used to provide water to the area around South Darfur and the
west part of South Kordofan. The various river wet spots of the Bar el Ghazal shall have some combination of pumps, draining culverts and pipes to drain much of the abundant ground water before it can evaporate.
8/ To prevent future wars, the UM shall make the ultimate decision on the complex apportionment of African water and hydro-electricity rights. And as usual the metric used shall be which allocations provide the greatest crop yields to mankind. However if population is used, then 1980 population shall be used as is typical herein.

**UR’107. THE UNINHABITED WATERSHED RULE**
1/ The nations that have been traditionally the users of a river shall be the owners of that river and its entire watershed, unless another nation also traditionally occupied the watershed. The community of peace loving nations must always err on the side of disfavoring modern occupation after the advent of trains and especially automobiles. Otherwise we slope the world towards war. So occupations after modern transportation should not count as traditional occupancy of another nation's upstream watershed, even after a century.

**UR’108. THE RIGHT TO HARVEST UNUSED WATER.**
All water poor UM member nations will all have the right to build aqueducts and take unused water from the rivers of their neighbors. However, the taking nation must:
1/ Be UM member and obey the UM rules, particularly the UM population rules.
2/ Not have nuclear, biological, or chemical weapons or facilities for making these.
3/ Be ready in case the benefactor nation ever needs this water back for any reason. Then the previously unused water is subject to a 50/50 split, with the donor nation able to recoup up to half of the annual water taken by the receiving nation. However, all this water must be used.
4/ The right to harvest unused water does not include hydro-electric power and hydro-electric power rights.
5/ This section is meant entirely for rivers like the Volga, Ural, Mississippi and Danube where most of the water is being wasted, and not at all for rivers like the Nile and Rio Grande where most of the water is used.

**UR’109. RAILROAD FREE TRADE RULES**
1/ In all member nations, all railways public transit systems and linear infrastructure is hereby nationalized and made the property of that nation’s government to the extent the Over-Senate of either that member nation, or the UM Over-Senate elects to claim ownership.
2/ All goods that move by efficient railroads shall pay no transportation tax. All good that move internationally by inefficient roads shall pay the prescribed UM international road transportation tax per cubic meter/km in advance. All good that move internationally by inefficient boats shall pay the prescribed UM international boat transportation tax per cubic meter/km in advance. This boat transportation tax shall be abated for islands, and routes where boats are more energy efficient than trains, such as between Brazil’s Suape (swap?) port and West Africa.
3/ The UM shall elect a fixed towage charge per 100-km for all high-speed passenger rail cars on generally flat lines and another for cargo rail cars based on weight and distance. Where there are hills and mountains, the rail cars shall pay a supplement based on the weight of the car multiplied by the added electricity required for that mountainous route. These towage charges will certainly be lower around the Janisarat than in say flat dry Australia with very little electricity.
4/ The UM Over-Senate shall adjust these charges from time to time.
5/ Just as we provide the roads for free today, the UM shall not seek to charge user and recover the cost of building or maintaining its rail infrastructure. Nor shall the UM look at towage charges for a source of income. All Government owned rail lines, auxiliary rail infrastructure, and towage shall be provided at built cost. There shall be no charges to pay back the cost of right of way acquisitions, or system build-outs, including viaducts, bridges, stations, and locomotives. Users shall only bear the electricity/fuel cost of pulling. Users shall also frequently supply their own railcars just as we do today with our road system and private bus operators, who share the routes with municipal busses.
6/ The UM shall however charge protective tariffs on international shipping between most parts of the world and it shall bring in great sums of income doing this.
7/ If rail congestion develops, we shall impose per train congestion pricing so longer trains are used.

**UR’110. A BLANKET EASEMENT**
1/ The UM shall have an easement and the right to construct international railroads, roads, canals, aqueducts, water pipes, pipe hydro-electric lines, fuel pipelines, geothermal heat pipelines, electric lines, communication lines, and all other public utility lines and linear infrastructure anywhere it elects, anywhere on earth for the benefit of mankind. However, the UM shall generally avoid the centers of existing large cities in selecting routing for its infrastructure, except where this is not practical. Instead, the UM shall try to find the most remote good places it can find for its new linear infrastructure and new rail based cities. Then it shall attempt to organize new valuable communities around its new linear infrastructure.
2/ All nations shall have an easement and a right to construct railroads, roads, canals, aqueducts, water pipes, pipe hydro-electric lines, fuel pipelines, geothermal heat pipelines, electric lines, communication lines, and all other public utility lines and linear infrastructure through the land of neighboring nations if needed to to access the UM's international infrastructure lines, or to connect in a responsible way to natural resource reserves.
3/ No military base, nature reserve, natural park, Indian reservation, vital habitat, swamp, beach, river, or
agricultural land or other land shall be off-limits for UM linear infrastructure. Whatever is the most optimal route as elected by the UM, that is where the railroad, highway, aqueduct or utility lines will go.

4/ When the UM condemns more than 5% of an a human owner's land, it shall compel the national government of that nation to give 15% more land of a similar character than the UM took. If the taking is less than 5% of the land owned, then no amount shall be paid. No increment shall be paid to fictional citizens.

5/ Wherever a UM train stops, the UM shall condemn all land within at least a 50km radius, however it may condemn all land within up to 200km radius. Wherever a UM highway has an exit, the UM shall condemn all land within at least 3km but it may condemn up to a 30km radius. Where the UM rail lines go, this area shall generally have a 1,000-meter wide easement on both sides.

6/ The UM shall be free to bring in workers and suppliers from other nations and other regions to build its transportation infrastructure if it elects.

7/ No UM member nation or PU province shall condone violence against any UM linear infrastructure. If any of the UM's international linear infrastructure systems come under attack, the UM shall have the right to protect mankind's common transport infrastructure from the criminals and land pirates.

8/ All UM member nations must allow the UM to open commodity extraction reserves on their territory, if the UM rules that their deposit is among the richest in the world.

9/ The UM shall build a multi-pipe, fuel pipeline system that roughly parallels its international rail backbone system where pipelines are more efficient than fuel containers on rails.

10/ Government shall price all of its conveyance infrastructure to maximize human utility, not profit. This shall be so for all conveyance infrastructure be it rails, roads, pipelines, communications lines, electric lines, airports, ports, or other systems.

11/ No nation shall ever be permitted to block, impede, interfere-with, inspect, regulate, harass, threaten, unnecessarily delay, tax, regulate, or extract money or concessions from trade or passengers passing through in its land, or those building infrastructure to do this. This shall include all UM facilities such as: railroads, roads, canals, aqueducts, water pipes, pipe hydro-electric lines, fuel pipelines, geothermal heat pipelines, electric lines, communication lines, and all other utility lines and UM linear infrastructure, and those lines connecting to UM infrastructure.

12/ No member nation or PU province shall interfere-with the construction or maintenance of UM railroads, roads, canals, aqueducts, water pipes, pipe hydro-electric lines, fuel pipelines, geothermal heat pipelines, electric lines, communication lines, and all other public utility lines or other UM linear infrastructure, and those lines connecting to UM infrastructure.

13/ No member nation or PU province shall have the right to dictate any terms for the goods carried, or the use, routing, construction, design, outlets, stops, speed limits, or any other design feature or operating consideration of any UM railroads, roads, canals, aqueducts, water pipes, pipe hydro-electric lines, fuel pipelines, geothermal heat pipelines, electric lines, communication lines, or all other utility lines or other UM linear infrastructure, or the lines of neighboring nations that connect to the UM infrastructure. Also no nation shall have the right to stop, or talk with or arrest, or conduct immigration checks for pass-through passengers.

UR'111. INTERNATIONAL ACCESS

1/ All nations shall have an easement through neighboring nations to construct:

a/ Aqueducts to connect to the unused water resources of their neighbors.

b/ Non-stop rail lines to connect to UM and other rail lines in the land of their neighbors.

c/ Pipelines to connect to UM and other pipelines in the land of their neighbors.

d/ Electricity and communication lines to connect to either UM systems or the system of near neighboring nations.

e/ Fenced highways to connect to UM highways in the land of their neighbors. If nation #1 builds the highway, then nation #2 must build and staff its side of the border checkpoints at its sole cost.

2/ Railcars worldwide must meet uniform standards and be regularly inspected to be used on the system. The upper parts and interiors of the rail-cars and rail-trucks may vary considerably.

3/ To reduce traffic, the UM may establish minimum average passenger counts or freight tonnage per railcar. Government may also put the less peopled railcars at the back of the train where the interchange walk is longer.

4/ Government shall not limit the number of enterprises competing to offer fancy railcars.

5/ Each nation shall be allowed to regulate its own imports from the UM rail system. However, no nation may in any way interfere with the transportation of goods through their territory.

6/ It is intended that the UM rail system will grow as a web nation all over the earth incorporating all races of man. As this vascular territory grows in population, our old national boundaries are expected to become less important.

UR'112. PAN-AMERICAN RAIL SYSTEM

This is the name of a rail line that runs between the Bearing straight, Texas City, Ñeدو and Argentina. The stops are:

1/ Fairbanks, Alaska.

2/ Northway, Alaska.

3/ Haines Junction, NT.

4/ Whitehouse, NT.

5/ Watson Lake/ Upper Liard, NT.
30-31/ Costa Rica near Canas and Caracol.
32/ Santiago, Panama.
33/ Chepo, Panama (in the canal zone).
34/ Chigorodo Colombia. (This interchanges with another line running down the west coast of South America with 3 stops (Zarzal, Quevedo, and Piura) on the way to Trujillo, Peru.)
35/ Monteria, Colombia.
36/ Boscobia, Colombia.
37/ Acarigua, Venezuela. This interchanges with 5 other lines and is the main interchange for South America to the north.)
38-46/ Starting near Acarigua, the Outfall line shall have stops near Tinaco, Ortiz, Tagua, Maturin, Tumeremo, Kwakwani, Lipo Lipo, and a last stop at Santana Brazil.
47-52/ Starting near Acarigua, the Guyana line shall have stops in Los Canitos, Parque Nacional El Caura, between Motocuruna and Curíapa, Pedra Pintada, (two more stops), Tracua, (one stop) and then the last stop at Santana Brazil.
53-57/ Starting near Acarigua, the Yanomami line shall have a stops near Samariapo, Guramoni, Balao, Tulu Tului II, Entre-Rios, Then join with Guyana line.
58-70/ Starting near Acarigua, the Patagonia line shall have stops near Samariapo, Guramoni, Balao, Forte de Gracia, Igualdade, Cacoal, Tangara da Serra, Corumba, Loma Plata Paraguay, El Indio, Anatuya, Rio Cuarto, and then the last stop at Tornquist Argentina.
71-85/ Starting near Acarigua, the Bolivia line follows the relatively flat areas just east of the Andes with 14 stops, one for each of the main mountain passes into the Andes, and the last one near Santa Cruz Bolivia. The next station is Las Petras, and then the end is at Tangara da Serra.
86-110/ The Rio De Janeiro line loosely follows the 230 highway to Jao Pessoa, then the 101 highway south past Recife, Salvador, Rio de Janeiro, Sao Paulo, then the back to the main Patagonia line at Corumba. This line may have perhaps 25 stops. Natal Brazil shall have the main airport connecting South America with Europe and Africa. The people from the far north of South America will use Miami for these flights. The nearby Funil=Funnel inlet shall also have the main port to Africa. The existing port of Recife=Receive shall be avoided. On the African side, the main port shall be Bissau. The train system shall integrate with these ports for container shipping between Africa and South America.
111-118/ The Sao Paulo line runs from Corumba to Sao Paulo, along the coast to porte Allegra, and then back to the main Patagonia line at Anatuya. This line may have perhaps 8 stops.
X/ This is 118 new interchanges on the main Pan-American rail line, not counting the many other spurs we will surely have. The UM shall have bases ready to protect this route, a number of island bases for close air support of ground forces. There should also be a multi-national Pan-American defense force for protecting the
line between the US and Andeo if piracy makes this is needed.

**UR'113. AFRICA RAIL SYSTEM**
The main Africa exchange shall be located near Khartoum Somalia and the new city of Adana. Here is where Africa's exchange will go. This will be the most important commercial city in Africa. It will be where the lines mostly converge on their way out of Africa.

1/ The **Adana line** connects Africa with the outside world with stops at Atbara/Kassala, Aswan Cairo and New Issa in Turkey.

2/ The **Senegal line** running from Adana to Chad, Nigeria, Mali to Senegal. The international airport of west Africa shall go east of Farim in Portuguese speaking Guinea-Bissau.

3/ The **Cape line** running from Adana through Kenya and Mozambique to near the Cape of South Africa.

4/ The **Congo line** running from Adana to near the outfall of the Congo river and the northwest corner of Angola.

5/ The **Botswana line** starts on the Senegal line near Guera Massif in Chad (near Koroto). Then it runs through CAR, Congo, Botswana and Mozambique where it joins with the Cape line. Other international airports go at each ends the Botswana line.

6/ The **East loop** runs from the Cape line in Kenya through Somalia, Somaliland, Djibouti, Eritrea and to reconnect with the Adana line at Atbara/Kassala.

7/ The **North line** runs from the west end of the Senegal line north to near the Tangier/ Ceuta ferry terminal. Then the line runs across the north coast of Africa and connects near Cairo.

8/ The **Victoria line** runs from Adana to east of Juba, to west of Kamala, to West of Tabora, to the Cape line.

9/ The **Djibouti line** runs from Djibouti to the Cape line.

10/ The Angolan line runs from north of the Angol/Namibia border to the Botswana line near Lusaka or Livingstone.

11/ There will be many interchanges and hence many spur lines on the main rail lines.

**UR'114. TURKEY**
1/ There shall be a new rail interchange east of Gaziantep and west of Batman, with the commercial areas in the south near Ain Issa. This stop shall be called “New Issa”. This is an interchange for where the routes come together from Africa, Europe and India via south Iran. The port of Latakia shall remain open.

2/ There shall be a Hormuz rail line from New Issa to India. This line runs down the coast of the Persian Gulf and Gulf of Oman to India.

3/ There shall be a new rail line through north Turkey connecting Istanbul to Georgia and Azerbaijan. This will give the world another redundant connection between Europe and the Asia, another connection that is important because it avoids the Iran/ Afghanistan area. This shall follow the E80 highway route from Istanbul near Bolu, Tosya, Niksar, Erzincan, and Erzurum. From here the route splits, with one route going roughly via the D965 route to near Kars and near Tbilisi to connect with the Axis line near Shirvan, Azerbaijan. The other route follows the E80 past Agri and roughly through the Aras river valley to the Caspian sea coast. There is another route that runs roughly along the D950 highway route to connect the main east/west route to the New Issa city. This is in addition to the route in the west of Turkey that connects Istanbul with New Issa.

**UR'115. THE PERSIAN LINE**
1/ New Issa, Turkey.

2/ Near Kiziltetpe, Turkey.

3/ Near Erbil, Iraq.

4/ Near Dezful, Iran.

5/ Near Hormuz.

6/ Gwadar.

7/ Noori Abad (Hyderabad).

8/ Raniwara, India.

**UR'116. INDIA'S RAIL SYSTEM**
1/ The main international interchange city for India to the north shall be near Narwana Junction in Punjab. The main international interchange city for India to the west shall be near Raniwara. The main international interchange city for India to east shall be the Deoghar/Suri Rajmahal/Babupur area. Other main interchanges shall go south of Nagpur, east of Surat, east of Vadodara and similar places where the land is flat and the trains can be fast.

2/ There shall be a West Coast line running from Narwana Junction to Raniwara and down the west coast until it can cross south of Tirupur. Then the line becomes the East Coast line and goes up the east coast and joins the main line at Deoghar. The Deoghar Line shall run from Surat to Deoghar.

3/ India shall have two lines to the west, the Kyber line and the Persian line. The Kyber line shall start at the Eurasian line and run past where the Amu Darya passes Qarshi, (called Qarshi), Angor, Uzbekistan, Bagram, Afghanistan, Pabbi, Pakistan, Gujar Khan, Pakistan, South of Jammu India, then there are 10 or 15 stops on the way to Deoghar, then to Brahmanbaria, Bangladesh, then to East of Bago Burma, Mandalay, Alekon, Kanchanaburi, Thailand.

Then West of Nakhon Ratchasima, Thailand.

Then Xeno, Laos, then North of Dong Ha, Vietnam.

4/ The Persian line shall run along the cost of Iran to New Issa.

5/ The **Southern Line** shall run from Khammam to Nagpur and the Trans-India line.

6/ The **Chennai Line** shall run from Kalyan to Pune and Chennai.

7/ The **Bombay Bay Line** shall run from Kalyan to near Eluru. This is near the city with the doublespeak name Bon-bay = Good-bay.

8/ The **Narmada line** shall run from Surat to Patna.
9/ The Agra Line runs from Surat to Agra and the Trans-India line.

10/ The Edge line runs from Mamsai along the edge of the Himalayas to near Lahore, Kashmore, Larkana, near Karachi, to a point on the coast near the current Pakistan/Iran border. At this point, one line (the Persian line) will continue westward along the coast, and the other the Kyber line will fork northward, through the Kyber pass into Central Asia.

x/ As normal herein, the new train lines shall be built at least a city’s distance from the old cities where the land is cheap for new train lines and for new cities. Thus the new infrastructure can pay for itself when strata titles and lots are sold in the new efficient and inexpensive cities.

UR’117. CHINA’S RAIL SYSTEM
1/ The Eurasian line starts in or near Xingtang (between Baoding and Shijiazhuang). This shall be China’s new main interchange city. There are ample safe hills nearby.
2/ The rail line from Xingtang to the Bearing straight (and eventually the Americas) shall be called the Northern line, or the China Northern line outside China.
3/ The rail line from Xingtang to Vietnam (and eventually India) shall be called the Indochina line.
4/ The rail line from Xingtang to Europe shall be called the Eurasian line.
5/ All three of China’s main lines shall meet in Xingtang which will have an immense cargo-only area similar in size to that of Centrograd.
6/ In China and India, we will undoubtedly see double and perhaps triple main lines in parallel.

UR’118. THE EURASIAN LINE
From Xingtang, there shall be stops at follows:
1/ South and East of Datong.
2/ Between Hohhot/Baotou.
3/ Between Baotou/Bayannur.
4/ Between Bayannur/Wuhai.
5/ Near Urumqi.
6/ West of Karamay China.
7/ Aktogaj, Kazakhstan. (interchange for the Trans-India express called Bramagrad.)
8/ Near Karagandy Kazakhstan (Karagandy).
9/ East of Aktobe (Gagarin).
10/ West of Uralsk.
11/ Near Selivanovskaya (Centrograd) Interchange for the Axis line.
12/ South of Romny, Ukraine (east Ukraine).
13/ North of Zhytomyr, Ukraine (center Ukraine).
14/ South of Lutsk (west Ukraine).
15/ Stany, Poland.
16/ Jezew Poland.
17/ West of Prerov Chechia.
18/ Bozice, Chechia.
19/ Eggenfelden.
20/ Ulm.

21/ Eventually this line reaches Algeciras/Tarifa where it offers a bypass re-routing for trade with Africa that bypasses the Mideast.
22/ Spurs on this line shall connect to the Montijo peninsula (Lisbon) and Ile Longue (Brest) as new container ports for the Americas.

UR’119. THE AXIS LINE
1/ West of St. Petersburg, Russia.
2/ Kaluga, Russia.
3/ Centrograd.
4/ Near Elista, Russia.
5/ North of Khasavdyurt, Russia.
6/ Northeast of Shirvan, Azerbaijan.
7/ Rasht, Iran (Imran).
8/ Gorgan, Iran.
9/ Ashgabat, Turkmenistan.
10/ Qarshi (interchange for Trans-India express).

UR’120. THE QARSHI LINE
1/ This line is only needed to reduce the power of Iran to block India’s trade with Europe. It is mostly a backup line.
2/ Start at Qarshi interchange.
3/ Stop in Urgench.
4/ End in the station near Aktobe Kazakhstan.

UR’121. BOZICE FREIGHT INTERCHANGE
This is about 50km north of Vienna and east of Znojmo:
1/ Most of the Czech trains will interchange here.
2/ Most of the Hungarian trains will interchange here.
3/ Most trains to western Romania will interchange here.
4/ Most trains to former Yugoslavia interchange here.
5/ Italy will interchange here.
6/ Many trains will continue on to south Germany.
7/ UM’s backbone line will have an interchange for Germany in Ulm.

UR’122. THE BEARING STRAIGHT BY BOAT
1/ We shall build port facilities and have boats in Loop lagoon in Alaska, and Uelen/Inchon in Asia. Thus the boats only have to make a ~100km trip between the rail heads in North America and Asia. Thus the seas shall be bridged for nearly all of mankind.

UR’123. INTERCHANGE CITIES
1/ All UM interchange cities shall be oversized by design and have a 30X oversupply of township spots. The other UM cities do not need to be quite so oversized. This is because the primary goal within our new UM interchange cities is not so much local transit efficiency, but having enough apartment spots that the land to place a building unit will eternally remain plentiful and cheap.
2/ The land in all UM interchange cities shall be owned by the UM and rented for up to 30 years, generally as whole or partial townships. Various sorts of entities then develop the townships, Some entities are for-profit and rent or sell placed units for a profit. Some are groups of settlers that
buy a unit for delivery at a prescribed date and join a cooperative.

3/ As with the national cities, people will buy a factory-made fully furnished unit and then pay nothing for the land. In fact some cities will offer rebates once the unit is cast into a township. Then the units pay property taxes to pay for the communal infrastructure.

4/ All UM interchange cities shall be healthcare capitals.

**UR'124. KILLING THE SEA SPHINX**

1/ A main reason for organizing the UM is to destroy the 6,000-year old Sphinx Mafia and the empire of the land of no resources. A main aspect of this is to make sure that the shipment of goods cannot be restricted or "sphinxed" or asphinxiated anywhere in the world. A main aspect of this is to mostly eliminate the use of the seas as a primary means of shipping goods between the continents where practical.

2/ Killing the sea sphinx is a main reason why the UM will build and operate an international railroad system that connects Asia, Europe, Africa, and America. This rail backbone shall be considered critical to the UM’s efforts to completely bypass the parasitic land in the middle and its agenda of less and worse for the host part of the world.

3/ The 7.00 meter gauge train routes discussed herein will allow us to do away with most of the world’s inefficient sea, air, and truck transportation infrastructure, and mostly replace these with an ultra-efficient rail transport system.

4/ The UM rail backbone shall be secured as follows by the big nations and big groups of nations that will rather automatically ensure free trade:

a/ Europe shall secure the double-double orient express rail lines west of Centrograd.

b/ China shall secure the double-double orient express lines east of Centrograd, as well as the line from China to the bearing straight.

c/ Europe shall secure the double-double rail lines from Europe through Turkey to New Issa.

d/ India shall secure both double-double lines from India through Pakistan to New Issa on one hand, and on the other hand through Afghanistan to Gagarin.

e/ Half of the double-double lines between Centrograd and New Issa shall be secured by Europe and half by China.

f/ Half of the double-double lines between New Issa and Adana shall be secured by India, the other half by China.

g/ As a backup Europe shall secure the route to Africa via a Gibraltar ferry.

h/ The rail connection between the United States and Andeo shall be secured by the United States.

i/ The US shall also secure the rail connection between the US and the Bearing straight.

x/ Each nation responsible for securing the UM backbone lines shall also have the right to build small military bases and airfields for close air support of the critically important UM backbone rail lines.

5/ It is ironic that Russia, a nation so landlocked should be the most strategic nation on earth with regard to the seas. For Russia could have easily bypassed over 80% of the world’s shipping. All Russia had to do is allow genuine rail lines to connect Asia with Europe, and the Americas. This instead of the fake, poorly routed, and terribly slow trans-Siberian railroad it currently has.

6/ The first international business objective of the Russian people should now be to help with building a rail connection between China and Europe. All Russians shall now know that this will put them roughly the center of world trade and given them tremendous trading opportunities.

7/ The first international business objective of China should be to build a rail connection between China and Europe.

8/ The people of both China and Russia should ponder how Ishtar:

a/ Is in firm control of both of their nations today.

b/ Has impoverished and enslaved their nations under emperors or tzars for thousands of years, until today.

c/ Used communism as an excuse to impoverish their nations.

d/ Orchestrated famines that killed millions of their people.

e/ Orchestrated the WW2 massacres of their intelligentsia.

9/ The first political priority of both the Chinese and Russian people is to muster up into broad democracies so their governments can never be hijacked again. The second priority to make sure that it there are direct rail lines between Europe and Asia.

10/ As the rail system replaces many of the world’s cargo ships, the ships should not be scraped, but purchased by the various governments of the world for near scrap pricing and kept in fresh water and dry locations to preserve them better.

11/ The UM shall build air fields and mid sized docks on the following islands and defensible peninsulas for close air support. The forces using these Islands shall only be used to keep the peace or attack pirates, warlords, and rogue nations that have risen up in areas around these places. The US shall be allowed to use these airfields.

a/ Portinho Island. (Near Sao Tome).

b/ Bassas da India Island. (SW of Madagascar).

c/ Assompion island. (NW of Madagascar).

d/ Samhah Island. (near Socotra island).

e/ Jabal al-Tair Island. (Red Sea).

f/ Kosa Biryuchyy Ostrov peninsula. (Black Sea).

g/ Ostrov Chechen Island. (NW Caspian Sea).

h/ Ogurchinskiy Island. (SE Caspian Sea).

i/ Karakitang Island. (North of Sulawesi).

**UR'125. FIREARMS**

1/ Ending war is almost as simple and inexpensive as properly arming the people. All member nations must
have at least one bolt-action rifle and 50 rounds of fresh ammunition for every 5 adults. Other more deadly forms of rifle may also be used. They must also have 1/4 as many 60 Calibre rifles with 50 rounds of armor piercing ammunition each. Drone shotguns, signal jamming equipment for drones, tank mines, and signal jamming equipment is also recommended. The various member nations may require that all of these arms be kept in local centi-nome armories administered entirely at the centi-nome level, but all member nations must be armed. We will certainly need this for stability in a global food crisis. But it also has obvious and powerful anti-war benefits in good times. And the cost is insignificant in relation to the worldwide benefits. One billion armory rifles at $150 each is only $150-billion. This is only two years of US spending on the Afghanistan war.

2/ In poor warlord nations, the UM may hand-out bolt action rifles and ammunition to the recent senators, runners up, and the people they want to deputize. Warlord forces grouped up to attack a well armed people like this will be vulnerable to air strikes. Thus we can hopefully eliminate warlordism and military invasions from the world.

3/ All regions of all member nations that have recently suffered from war, piracy, or warlordism, or a high homicide rate shall be allowed to both own and carry arms. Also, to reduce invasions, we shall say that those sniping at invaders should be held as heroes and suffer no prosecution. Also, the good spirit of mankind must remember this service, or it will be considerably weaker.

4/ Where armed people are oppressing unarmed people, it shall be the UM’s duty to recruit a local defense force and train and arm them. The UM shall do this automatically.

5/ Where districts in member nations recently suffered from annual homicide rates over 1-in-10,000, the native citizens must be allowed to legally own firearms. Where districts in member nations suffer from annual homicide rates over 1-in-5,000, the native citizens must be allowed to legally carry firearms, which carry firearms may be limited to bolt action rifles and revolvers. Member nations where the annual homicide rates is under 1-in-30,000 shall not be required to permit individual firearm ownership. However, all nations shall be required to have the required civilian defense firearms in their Centi-Nome armories. The forgoing numbers are intended to be a bit on the conservative side. This is so the rule’s benefits will be more clearly demonstrated.

6/ All militia people shall know the location of their closest 10 armories.

**UR’126 POPULATION EXPLOSION REPEATED**

1/ The warning of UR’87. Is worth repeating because it is so fundamentally important to this constitution. No matter how much we increase output, it will never be enough if we don’t end the our population increases. So we must say that unless nations accept, enforce and cooperate with the UM’s reasonable, fair, and worldwide population controls, that they don’t get to join and stay in the UM. They may also get completely cut off like a pariah state unless they follow the global population control rules like everyone else. Also, all nations must accept UM auditing of their censuses and population metrics.
2022 UM CONSTITUTION

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2022 ADDENDUM OF LAWS

The following laws shall be considered an addendum or coda to the new 2018 American constitution. These laws shall not be considered as part of the constitution, but only as laws, initial national laws. They shall be implemented as practical by the national government and may be changed at any time with a 60% over-majority of the Over-Senate.

L’1. PASSENGERS & CARGO

1/ All passenger carriers, air, land, and sea shall price and sell their fares as one way tickets. If a roundtrip fare is offered, passengers shall be allowed to buy a one-way ticket in either direction for half of the round trip price. Also no passenger carrier may charge more for tickets going in one direction as opposed to the other.

2/ All passenger carriers air, land, and sea shall not adjust prices depending on how far in advance the ticket was sold, how it was sold, who sold it, or who bought it, or how much business the customer does with the carrier. Also, travel carriers shall not change their prices more often than once per day.

3/ All airports shall provide frequent and adequate free group transportation to and from all nearby population centers. This transportation shall be provided for free by the county because maximizing the use of this transit is far cheaper than building and maintaining more road capacity for automobiles. This transport shall make no more than one stop per 15 minutes of the total journey. There shall be at least one transport stop per 200,000 people in all communities within 120km. There shall be at least one transport stop per 250,000 people for all areas within 250km.

4/ Except for airport workers and airport service vehicles, transit vehicles, and every single vehicles entering one of the nation’s airports, shall pay a fee of two hour’s wages to the national government.

5/ Travel carriers shall be prohibited from giving corrupting benefits to frequent or loyal customers. All existing frequent customer or loyal customer programs are hereby cancelled and the benefits void. No priority boarding shall be given to frequent customers.

6/ All air transportation shall include the following standard sized bags free of charge:
   a/ One standard-sized checked bag of up to 30kg that is no bigger than 158cm (L+W+H).
   b/ One standard-sized carry-on bag of up to 15kg that is no bigger than 56cm x 36cm x 25cm.
   c/ One personal carry-on item such as a laptop bag or purse that weighs no more than 8kg.
   x/ If there is no room for the carry-on bag in the cabin, the airline shall stow the bag for free. However, all passengers shall have the right to keep their personal item with them, under the seat in front of them.
   7/ If the temperature of an airplane passenger cabin ever falls below 15°C or goes above 30°C while on the tarmac, all passengers shall receive a full refund after the flight is completed.

8/ Air carriers that overbook a flight shall auction off the bumping to those who will voluntarily sell their time. If an insufficient number of passenger is willing to take 10 times the fare they paid, then the carrier may choose passengers and those passengers shall receive 10 times the fare they paid.

9/ The rule for flight delays shall be that all airlines shall have a 40-minute grace period. Then, after this, they shall pay 2% of each fare's value per minute of delay up to double damages. These delay fees shall however not apply for legitimate delays arising from weather, temporary airport closures, unavailability of fuel, unruly passengers, passenger illness, epidemic, terrorism, aircraft security, unexpected mechanical problems, force majeure, and other things beyond the control of an airline.

These delay fees shall apply in matters of staffing, foreseeable mechanical problem, airline logistics, and gate availability. These delay fees shall also apply in matters of labor disputes for airlines and airport workers that are no longer allowed to strike: However the workers themselves shall be liable for the penalty if they strike in violation of the no-strike rule for transport workers.

10/ Air carriers shall not pad their scheduled arrival time so as to consistently arrive early and evade item 9, just above. All carriers must use the time that the traffic routing system uses for their arrival plus a reasonable time for reaching the gate.

11/ All flight attendants shall wear police cams that are always on.

12/ No new airports shall have ceilings over 3.5-meters tall, or have more than 20% glazing on any wall.

13/ Given that the value of passenger time on full airliners runs between 3 and 15 times the value of the aircraft and flight crew per hour, government shall lean towards penalizing airline companies that squander passenger time to squeeze-out a bit more profit.

14/ All flight legs that start, stop or transit in the PU shall include 2 free checked bags of 32 kilos each. Everywhere else, the flights shall include one bag of 32 kilos. This is the exact opposite of the import-friendly system imposed on America’s airline industry.

15/ All rail transportation shall include 2 standard sized aircraft check-in bags and one carry-on sized bag as luggage. Additional baggage shall be charged at true marginal cost.

16/ The lowest ticket price on each flight or passage shall be considered the basic price for all passengers. Any amount over this shall pay travel MECOT of at least 50% of the sales value.

17/ There shall be no in-flight sales of food, perfume, liquor, duty free goods, or anything else on airplanes, except alcohol to be consumed in flight. No products shall be delivered to the cabin of any aircraft, or to passengers embarking on an aircraft or passengers disembarking from an aircraft.
18/ Anything sold on, or delivered to an airline passenger while on an aircraft or near an aircraft shall pay travel MECOT. This level of MECOT taxation shall apply to all food and beverage sales, Wi-Fi access fees, duty-free products, inflight sales, headphone rentals, and any goods delivered while either on an airplane, waiting to board an airplane, or disembarking from an airplane. MECOT shall also be due for all extra fees such as larger seats, more leg room, preferential boarding, preferential seating, and fees for higher classes of seating. MECOT shall not be due for extra baggage fees. MECOT shall also not be due for things given to passengers for free.

19/ Once our new train system is built, we will tax the use of hub-and-spoke airline systems, except for mountain area airfields that are significantly less well connected via surface transportation.

20/ To minimize noise pollution, petroleum-powered passenger aircraft with less than 30-passengers shall generally be prohibited from flying over the urban and suburban areas of the nation.

21/ All eating and drinking establishments, airports, ports, train stations, bus stations, boats, airplanes, automobile fueling stations, and places that sell container beverages shall also sell unopened 500ml bottles of still water at a price not to exceed 3-minutes' wages. This water must be sterile, have balanced minerals, and it shall not be gassed, salty, brackish or intentionally made dis-gusting in even the slightest way.

22/ All overhead baggage compartment doors on all aircraft shall be reinforced to handle the new baggage weights if necessary. These shall also be equipped with bungee nets as a backup for turbulence.

23/ All rail lines and metro/subway lines shall have enough passenger cars so that there are enough seats on the busiest part of the 3rd busiest day of the year.

24/ All docks and stalls in all ports, airports, train stations, and bus stations shall be public property. No docking functions of these places may be owned, controlled, leased or sponsored by anyone but government. All existing private rights in these are hereby nationalized and void.

25/ Airports shall not charge for use by commercial airliners in daily service. Ports shall not charge for docking while lading. Train stations shall not charge for docking up to 2 Hours.

26/ No business stall in any port, airport, train station, or bus station shall be leased for more than 3 years. All such leases shall be auctioned to the highest bidder on the county recorder’s website. All existing leases older than 3 years old are hereby cancelled one year from revelation day.

27/ Tobacco, container alcohol, perfume, cologne, cosmetics, designer clothing, and luxury products shall not be sold in ports, airports or train stations, or on airplanes, trains, busses, or boats.

28/ All air carriers shall be required to minimize their use of the aircraft PA system. The PA shall not be used for commercial or marketing announcements, the playing of music, or media, or other announcements extraneous to the safety, scheduling and logistics of the passengers. Even meal and beverage service shall not be announced over the PA system.

29/ To minimize the use of 3rd party middlemen, all purchases made through a travel agent or travel booking website shall pay an agent sales tax of 5% of the transport booking charges.

30/ There shall be no non-refundable fares on any air carrier. The maximum charge for cancelling or rescheduling a ticket on any air carrier shall be the greater of 3-hours wages, or 15% of the fare if the cancellation or rescheduling is made more than 48-hours before departure.

31/ All seats on all commercial aircraft shall have a minimum seat pitch of 89cm and a minimum seat width of 49cm. Except for exit rows, all seats in all airlines departing from our nation must abide by this seat pitch on all flights.

32/ All air carriers must dispense water in unopened 500ml bottles. All must give one bottle to each passenger every four hours if the passenger asks. There shall be no charge for this water.

33/ Nobody may cover their face or head or head hair in an airport. Nobody entering an airport shall be allowed to wear a tent or tent-like clothing that may conceal arms.

34/ People over 192cm tall shall be given exit row seats at no charge if they state their height when they buy their tickets.

35/ There shall be no cloth covered seats, or combustible inflight magazines or paper publications on any aircraft.

36/ Airlines shall be prohibited from marketing or selling lodgings or car rentals, or travel insurance, or publishing or distributing print media, or advertising of any sort.

37/ 100% of all airport baggage handling areas shall be under video surveillance. At least 5% of the people collecting checked luggage shall be asked for proof of ownership.

38/ Crimes against travelers and goods in movement shall be subject to triple penalties.

39/ All cloth upholstered and carpeted surfaces in all busses, trains, and commercial airplanes shall be replaced at least once every 2 years.

40/ No travel related industry shall discriminate based on how far in advance their products were purchased. This shall include airlines, railways, bus companies, boats, vehicle rental, hotels, and other forms of lodging.

41/ Rail infrastructure pays for no other infrastructure. If there is any road or road bridge that needs work near the rail line, the road system shall pay 100% of the cost including any costs it creates for the railroads.

42/ The road system is vastly more flexible and must work around the rail system.

43/ There shall be no on-grade vehicles crossing our nation’s train lines. It is simply too dangerous. If we can make our freeways non-stop, then we can do it with our
rail network.
44/ All on grade rail lines shall be 100% fenced, and there shall be no on-grade crossings.
45/ Rail ALWAYS gets the right of way. It never even needs to slow down.
46/ Given the low cost of railcars, the rail system shall never be allowed to run with overcrowded trains. More railcars must be purchased, or the trains run more frequently.
47/ No train shall sound its horn unless there is an obstruction on the tracks or about to enter the tracks.
48/ The people sitting in the far end of the airplane shall be the first to board. No airline shall sell or give-away priority boarding rights or choice seats.
49/ There shall be no discounts for travel agent middlemen, or groups, or blocks of tickets sold at a discount to travel agents.
50/ All shipping charges shall be by volume and weight and shall remain constant on all shipments within each system without regard to:
a/ The size of the customer's business, or how much business the shipper does with the shipping company.
b/ Size of the individual shipments.
c/ Advanced purchase.
d/ Direction of travel.
e/ The nature of the goods carried, except for fragile goods and goods that might cause damage. A fair increment must however be charged.
51/ All airports, ports, train stations, transit stations, bus stations, convention centers, stadiums, sports arenas, roads, transit facilities, utilities, and markets shall be named after their city or district, and none shall ever be named after any person or any fictional citizen or sporting team. This shall apply for both public and private ownership.
52/ All trains shall use reinforced concrete trestles, and the use of wood shall be prohibited everywhere in the rail and automobile systems. Existing wood structures may remain in use provided they are not rotten.
53/ Bus drivers and bus companies shall never have any liability for letting people over age 13 get on or off a bus in between stops. They are supposed to do this where it is not dangerous and where the bus is already stopped.
54/ No public bus for use by the general public shall kneel, or have special facilities for people in wheelchairs.
55/ No debt owed to a travel or tourist oriented business including hotels and vehicle rental businesses shall every have any bearing on the right to leave any location or nation.
56/ All flight attendants must be under age 35. All flight attendants shall wear their national flight crew number in 1-cm text embroidered on a patch and worn over their heart. OSHA shall keep the complaint records for all flight crewmen, not the FAA. There shall be no drink service on flights under 2.5 hours, and no meal service on flights under 4 hours.
57/ Airlines shall not be allowed to have idiosyncratic business practice considered to increase the stress of passengers.
58/ All airline seat backs shall have a hard plastic shell, and all airline seat frames must not move when a person’s knee is placed against the seat back with up to 20 kg force.
59/ For the sake of odor control on crowded aircraft, trains and busses, everyone must wear clothing that covers the entire torso from roughly the mid thigh to the mid bicep and a collar that is no more than 10cm from the neck in any place.
60/ There shall be no cloth surfaces on group transport vehicles, except the easily removable panels in the upper untouched part of the vehicle. Cloth seats are a fire hazard, and they are hard to sanitize and keep clean. Nobody wants cloth surfaces on their metro seat, taxi seat, or airplane seat. And this should extend to hotel rooms and restaurants. No cloth seats anywhere that many people daily sit down and share a seat. All must be waterproof material instead, with no holes. Shared cloth seats shall now be considered unsanitary.
60/ All private vehicles are supposed to have a list of registered users at the DMV. The users with a license or ID photo on file don’t need to do anything. Others must submit a photo. This is to protect police. All rental vehicles must state that they are rental vehicles on the registration data accessed by police during stops.

L’2. HUMAN OPERATOR ROAD RULES
1/ Where roads have been made slower primarily to reduce traffic flow and not to make the road safer, that speed lowering shall be repealed.
2/ Human operators who enter an intersection that is not clear and block and delay transverse intersection traffic shall suffer a 3X moving violation and lose their license and vehicle for 60 days.
3/ Tailgating shall be moving violation. Extreme or aggressive tailgating shall be a double moving violation.
4/ Those who cause an injury accident while using a handheld shall be criminally liable, just the same as if they were driving while intoxicated.
5/ Cutting in late to a line of cars, and not waiting your turn, shall be a moving violation.
6/ Accelerating or swerving a vehicle to make pedestrians run away from the path of your vehicle may be considered assault. Drivers found guilty of using a vehicle to assault a pedestrian may be prohibited from diving for up to 10-years on the first offense.
7/ If the vehicle produces exhaust, then it cannot be used on a bike path. All vehicles used on bike paths shall have automatic GPS speed limiters.
8/ Bicycle speeds shall be limited to pedestrian speeds on sidewalks shared by pedestrians and in pedestrian areas.
9/ Parking valets shall be prohibited.

L’3. ROAD INFRASTRUCTURE
1/ All semaphores shall now have an extra red lamp to
the side that is wired off the existing red lamp. There is also a switch that alternates the two lamps. If both lights are on solid, then the light just turned. After a while, the two lights will begin alternating slowly and then towards the red-light-period, they will be alternating rapidly signaling that the light will soon change green. This is for people looking at their phones during a stop. Also, if applicable, when a car is stopped at a light and the light is about to change, the semaphore will send a wifi signal to alert to all the nearby cars of this fact as well as the actual light change.

2/ The location tracking system of each vehicle knows when the vehicle is, and all new vehicles must have a 5-second green-light countdown that can be turned down, but can’t be turned off. Thus the traffic light delays from people looking at their phones are reduced. The system may also give audio alerts to drivers about stopped traffic ahead, and coming red lights.

3/ All new human operated vehicles shall monitor for the system for emergency vehicles and play the siren inside the car. This way the emergency sirens do not need to be so loud — because they don’t have to be heard inside sealed cars.

4/ All Emergency vehicle sirens shall use the European type sound or another sound that causes even less dog howling.

5/ Speed bumps and speed humps shall be prohibited on both public and private property. All existing speed bumps and speed humps shall be removed by 2025.01.01. All stop signs that exist primarily to slow traffic shall also be removed by 2025.01.01.

6/ Where an arterial road suffers from daily congestion and other lanes can be added by deleting paved shoulders, then the shoulders shall be used for additional lanes.

7/ Where an arterial road suffers from daily congestion and other lanes can be added by deleting bicycle lanes with less than 20% of the users per lane, the bicycle lanes shall be deleted.

8/ All congested roads shall have car counters at regular intervals. The county recorder shall report numerical congestion levels in real time to help people see quantified congestion levels on important streets.

9/ Each roadway dash shall correspond to a location key in a database and a fraction of a car position on the road network. These dashes will provide greater precision between RFID location markers buried in the roadway.

10/ The snap to lane system also controls the speed of all the cars and accelerates and moves them in unison.

11/ The snap to lane system also divert cars around stalled vehicles and thus allows for virtual shouldering in the middle of the roadway. This allows us to use narrower shoulder lanes.

12/ Everyone and every loose domestic animal shall be required to carry an anonymous vehicle collision avoidance transponder when they are either walking along a road or crossing a road at a non-crosswalk location. All children under age 11, and all pets shall be required to wear an un-removable transponder unless they live in vehicle-free area.

13/ A government permit is needed to block of any road or easement regularly used by other people.

14/ Whenever a vehicle gets towed or cited, the registered owner must be notified in real time by his official email address.

**L4. PARKING**

1/ There shall be no coin parking meters or marked parking stalls parallel to the street. All of these shall be removed.

2/ There shall generally be no street parking on arterial streets that ever get gridlocked (not counting accidents and road work).

3/ Neither government, nor any landlord, nor any common interest development manager shall limit the right of people and their guests to park on their own exclusive-use driveway.

4/ Wherever parking is allowed on both sides of a driveway, the driveway's beneficiaries shall have the right to park parallel in the street and block their own driveway if the spacing of the parallel parked vehicles permits.

5/ Except on arterial roads, each property shall have the right to install one curb cut.

**L5. MINOR VEHICLE SPECIFICATIONS**

1/ The maximum passenger vehicle weight shall be reduced over time and shall never be increased.

2/ Headlight height shall be uniform.

3/ All license plates and license plate bezels shall be suppressed at least 1cm from the surface.

4/ Once we switch over to single-wide vehicles, no vehicle used in any urban area or on any highway shall have projecting side mirrors on rigid stems. All shall have video cameras up high, like stubby car antennas that either do not project laterally, or if they do project laterally, they are on flexible rubber stems that can withstand an impact. The rear view is presented as a 3-pannel virtual scene located at the central rear view mirror. The central panel is the back facing camera, the two side mirrors are presented along side of the central panel. If you tap the central screen, it switches to the front cameras.

5/ No new vehicle may come from the factory with any form of external roof rack or dangerous glass ceiling. No cargo shall be allowed outside of conforming vehicles.

6/ No vehicle ventilation system that is set to ventilate without heat shall raise the temperature of the air by more than 0.5°C.

7/ All vehicle manufacturers shall use one of 50 standard bumpers front and back. No bumper shall be plated or use any material that will crack or break if flexed a few times. The attachment side of bumpers may be painted, however, however, all other bumpers surfaces must be covered in rubber fittings. Both bumpers shall have an 8-cm gap for springs. This allows for bumper-to-bumper
storage. All bumpers on all vehicles including large trucks shall be 10cm tall, and all shall run from 30cm off the ground to 40cm off the ground. All bumper surfaces shall be vertically flat.

L’6. CAR DEALERS
1/ All new vehicle sellers shall be required to sell all identical vehicles for the same out-the-door price.
2/ All vehicle ads for vehicles advertised for sale must list the VIN number(s) of the vehicle(s) advertised. As soon as a vehicle sells, its VIN number goes out to all the car selling websites and that car is immediately pulled from all listings.
3/ When a vendor advertises or offers a vehicle for sale at a given price, the vendor must transfer the vehicle for that price including all charges such as dealer fees, tax, transfer fees, delivery fees, dealer preparation fees, cleaning fees, motor oil, two key sets, and a full tank of gas, and everything needed to buy a the vehicle. The ongoing registration charges and ongoing insurance charges are not included.
4/ All vehicle extra options for each body type of vehicle shall be subject to MECOT.
5/ Enterprises that sell vehicles shall not be allowed to charge for repairing those vehicles post sale. They shall also be prohibited from having an affiliated repair businesses, or referring car buyers to any repair business.
6/ If a car is advertised for a price, the car depicted must be the version available at that price. Base prices cannot be stated and loaded trim depicted.

L’7. TAXIS AND RIDE SHARING
1/ All passenger drivers, taxi drivers, ride share drivers, and bus drivers:
a/ Shall use the government’s location tracking system.
b/ Shall be fingerprinted and ID verified.
c/ Shall not have a felony conviction, or a sex crime conviction.
d/ Shall not have an exceptional number of complaints about their driving or conduct with passengers.
e/ Shall wear a badge with their driver number and name. They shall also put their name placard on the dashboard.
f/ Shall not be allowed to have a tobacco, alcohol, or drug license.
g/ Must be native citizens.
h/ Must willingly take a breathalyzer test any time they are asked by the police or the DMV.
i/ Must generally follow the GPS unless authorized by the passenger.
j/ Shall not have to pass any test regarding their ability to get around their town in this day of GPS.
2/ Where the taxis are queued up, passengers shall be free to take any taxi in the queue.
3/ No audio or video shall be played to the passengers of shared vehicles. Shared vehicles shall not be used for advertising either inside or outside.
4/ No taxi company shall operate more than 200 human drive taxis, or more than 1/5 of the taxis in any town over 50,000 people.
5/ For reasons having to do mostly with foreign spy networks, national security, only people born in this nation may drive other people around as cab drivers whatever the name used.
6/ Insurers shall not be allowed to charge any more for shared vehicles.
7/ To encourage the sharing of vehicles, all counties shall maintain a clone of the national government’s car sharing system. The charge shall be around 15% on unshared bookings, thus the county will make some money on this system. All genuinely shared rides shall be free to reduce traffic, fuel consumption, and public road expenditures.

L’8. TRANSPORT OTHER
1/ Energy wasting, and food-resource wasting ethanol shall be prohibited as a fuel.
2/ Slow and road hogging vehicles like motor-homes and vehicles that move house castings may only operate from 22:00 to 07:00 on crowded highways.
3/ To encourage automation and factory home building, there shall be no fee or expensive route engineering for people to move oversize prefab house castings. There shall be permits, but this consists of the dealer listing out the routes and their bearing capacity together with the weight of the unit and the total truck weight.
4/ Animal drawn vehicles shall not be used on any road without a permit.
5/ There shall be no right to use obsolete and non-conforming vehicles on the nation’s highways and roads. These may be restricted from urban areas, and highways, and everywhere else upon a vote of the Senate.
6/ Those who chose to live near busy transportation routes, airports, highways, busy streets, industry, and other noisy places shall have no right to seek the curtailment of the noisy or noxious activity or to ask government to pay for its mitigation. Also, if these places get noisier, or the route is widened, or the route is experiencing more traffic, the people living nearby shall have no right to any form of compensation or noise mitigation due to the increase in traffic or noise.
7/ We shall not build noise walls around our roads, highways, or airports.
8/ Noise may be held a consideration for new airports and highways, however because properly skirted trains are so quiet in comparison, no rail infrastructure shall have to make any noise studies, or take any other measures to shroud the system.
9/ There shall be a presumption of illegal camping whenever camping vehicles, trailers or similar habitats are placed on public property, unless all interior parts can be seen from through the windows from the outside. Such vehicles may be towed if nobody comes out.
10/ The increment on all grades of premium fuel offered
by each petrol station above the cheapest shall pay MECOT.

11/ Businesses that sell fuel shall not sell alcohol, tobacco, or sweets that are over 10% sugar by caloric content.

12/ All existing government regulation for building and operating gas stations shall be repealed in 180 days.

13/ Those who have property abutting an arterial road shall not obstruct traffic lanes with their private construction between 7:00am and 7:00pm.

14/ All auto insurance and road taxes shall be by mile driven. There shall be no unlimited use plans for these things.

15/ J-walking, shall not be a crime if the people crossing don’t cause vehicles to slow down.

16/ Once the pedestrian transponder system has been established, most pedestrian crossings shall be eliminated in favor of ad hoc crossings and slowed vehicles.

17/ Vehicle manufacturers, vehicle dealers, vehicle leasing companies, and vehicle renting companies shall not be allowed to buy advertising. They will have to make do with directory placement and their own website.

18/ The use of non-conforming vehicles in traffic congested areas may be subject to various restrictions such as time of day, pre-booking, and mileage fees by time of day.

L’9. DRUNK DRIVING

1/ Police shall stage regular sobriety checkpoints around places where people frequently drink socially and then operate motor vehicles. Where there is a sobriety checkpoint, everyone must stop and take an alcohol breath test. Those videotaped refusing to take a police breath test shall be presumed to be guilty of driving under the influence of alcohol at the highest level. Everyone gets a new straw in a sealed bag.

2/ Where a driver’s blood alcohol is 0.06% or higher, it shall be equal to a moving violation. If BA is 0.07% or higher it shall be a double moving violation. If BA is 0.08% or higher, the driver shall lose his license for two years on the first offense, and forever on second offenses. If BA is 0.12% or higher, the driver loses his license for 10 years on the 1st offense.

3/ In order for breath tests to be valid, police must use 3 different permitted breath testing electronic devices from 3 different manufacturers under video monitoring. All three must show blood alcohol over the indicated level to convict a person for driving under the influence of alcohol. Police should also spray an aerosol test spray after each over-the-limit test to check the breath testers. This approach is much easier and cheaper than arguing in court over the readings.

4/ When police run a driver’s license for a driver (as opposed to a pedestrian), the person’s alcohol and drug licenses will come up with the DMV records, as well as all recent purchases. Also, a person’s drug and alcohol purchases shall always be admissible by the prosecution in DWI cases.

5/ Everyone with any sort of alcohol or drug license and a vehicle shall be required to buy a blood alcohol tester with recorder backup. Those with high consumption alcohol or certain types of drug licenses may be required to use an ignition tester every time they start their vehicle.

6/ People in system operated vehicles and people not sitting in the driver’s seat of a human operated vehicle with the vehicle stopped and the ignition off cannot be charged with driving under the influence. Bench seats count as the driver’s seat if the person can simply slide over.

L’10. CAR RENTALS

1/ All rentals of vehicles and equipment shall be fully insured by the owner of that equipment on an annual basis for renting. Without exception, owners of rental equipment shall be prohibited from charging renters for additional insurance.

2/ All users of potentially dangerous equipment shall be required to take the appropriate government safety tests. After this, those who rent-out equipment shall suffer no liability unless that equipment is known to be defective and the defect has caused an accident.

3/ Rental car companies shall not be allowed to offer additional insurance for a fee to their customers.

4/ All rentals shall include normal wear and tear and even cosmetic damage that does not significantly impair the use of the rented asset. All rental vehicles and equipment shall be considered used and already impaired and suffering from minor cosmetic damage like dings and slight scratches even if brand new. If more damage, it must be assessed based the additional amount of impairment and not the cost of repair. In other words, if a rental car suffers some scratches to a bumper, the car company can only charge around a tiny sliver of the car’s value for those damages.

5/ All rental vehicles shall have rubber floor mats with edge lips and all shall have vinyl seats. No shared or rental vehicles shall have cloth seats or carpeting.

6/ Once the consumption taxes are paid to buy the equipment or vehicle rented, the sharing income shall be tax free.

7/ All vehicle rentals must use the DMV’s location tracking, maintenance, and payment system. There shall be no liability for the owner of a vehicle or equipment when rented, leased or shared for free with people licensed by government to use that sort of equipment.

8/ No automobile rented out for transportation shall be older than 8 years old.

9/ Vehicle manufacturers and vehicle dealers shall not be allowed to own or operate rental car companies. This leads to vertical monopoly power and must be avoided if we are to maintain our free markets.

10/ No company renting passenger vehicles by the day or week shall operate more than 2000 vehicles, unless they
offer one-way rentals at no additional charge throughout all their locations, franchises and associated companies.

11/ Smoking shall be prohibited in all shared vehicles and taxi-like transport
12/ Rental car companies dealing with consumers shall be prohibited incentivizing their employees to bill more extra charges.
13/ All new rental cars shall be equipped with fuel scales that are accurate to the centigram. In all vehicles with these accurate fuel scales, fuel use shall be charged at the same rate, the prevailing rate plus 15%.
14/ Rental car companies must offer and deliver particular makes and models of cars. There shall be no more rentals by class of car.
15/ All branches of all rental car companies in each city shall be deemed identical under the law for the purposes of pick-up and drop off.
16/ If a rental car is supplied to the owner of a luxury vehicle for the time his vehicle is being repaired, it shall be an ordinary rental car.
17/ No vehicle rental company shall charge any surcharge for rentals either picked up or dropped off any airport, train station or port except when they are passing on a government charge.
18/ The ordinary travel-related MECOT rate shall be doubled for rental cars due to the inherently problematic nature of the industry.

L’11. HOTELS
1/ Bathtubs shall not be a consideration in any hotel rating. Most new hotel rooms shall not have bathtubs.
2/ All hotel doors shall have an inside-only slide bolt capable of withstanding a 100kg force.
3/ All overnight lodgings must change all their carpet (if they have carpet) at least once every 3 years.
4/ Cloth upholstery is prohibited.
5/ It shall be considered fraud when hotels and restaurants and other write up fake reviews for themselves or their friends.
6/ All overnight lodging must provide a secure place for guests to leave their baggage within 200m of the lodging. This must be provided for free on the day of arrival and the day of departure.
7/ All hotels shall sell 1.5-liter bottles of water at grocery store prices.
8/ Hotels without properly working free wifi in the rooms shall refund 50% of the room charge.
9/ Hotels without hot water shall refund 80% of the room charge.
10/ Hammer drills shall not be used in hotels between the hours of 7pm and 11am if there are guests, unless the hotel is marketed as under construction. Where hotels violate this rule, the guests shall be entitled to a 50% refund.
11/ All hotel minibar, or in-room purchases shall be subject to MECOT if there is any charge.
12/ All hotels shall use white sheets and white towels.

L’12. MAIL AND POSTAGE
1/ All posted packages shall move by the rail system, except where it does not exist.
2/ To maximize facilities, normal mail carriers work 11 hours a day, 180 days a year.
3/ Government must offer surface mail at cost + 5% of cost to all points in the world. It must offer air mail at +50% of cost.
4/ All mail goes at the same rate, no bulk mail discounts. Mail below 30g is counted as 30g.
5/ All unsolicited paper mailings shall have the word UNSOLICITED printed in all-caps above the name in the return address. This must be the same size text as the main address.
6/ Failure to pay postage, including email postage, shall be deemed a form of tax fraud.
7/ Spam is spam, whether is it electronic or made out of trees. People may refuse delivery of unsolicited mail by putting the the words "no spam" on their mailbox.
8/ The postal system shall keep track of which addresses are no spam addresses. It shall return all spam to sender with tripled postage due.
9/ The post office shall not approve any delivery box manufacturers, but only mailbox standards.
10/ It shall be considered fraud to create a mailbox for someone without their knowledge and permission.
11/ It shall be fraud to pretend to be a business, its address, its email address, or its contact phone number.
12/ It shall be fraud to pretend to have a current business relationship when you do not have one. This includes disguising solicitations as a renewals.

L’13. MEDIA
1/ No female models or actors in sexy, romantic, or grown-up roles may be under age 21. No female models or actors shall have a BMI under 19. There shall be no copyright protection, or profit rights protections for media products containing any violation of these BMI and age rules.
2/ No human or humanoid dolls or children’s animation or toys shall have a BMI under 20.
3/ No nude model or pornographic actor shall have a BMI under 20 or be shorter than 162cm, or resemble a minor child.
4/ Audio dubbing shall be prohibited except in media for pre-teens. Then, all dubbing shall be properly accented for the nation of origin. All foreign language media for people over age 13 shall use subtitles.
5/ There shall be no plastic surgery of actors or performers. There shall be no cosmetic injections, including skin paralytics and re-directed body fat. Images shall not be modified to make media people look thinner.
6/ All news video must be transcripted within 1-hour, or its copyright and ownership rights die.
7/ No dynamic media shall auto-play, or auto-download without a click, unless the user alters the default player settings.
8/ Weight loss oriented pills, products, programs, foods, and diets shall not be allowed to advertise or sponsor media. This is because all weight loss advertising tends to have a highly undesirable anti-reproduction message.

L'14. RESTAURANTS, FOOD & BEVERAGES
1/ All bars, restaurants, shopping malls, transport hubs, public buildings and stores must allow the public to use their bathrooms at no charge and without asking. This shall simply be regarded as a cost of doing business. This does not apply to people who have previously made a mess, or stolen bathroom goods, or who have in the past been taken for a long time, or people who are dirty, or who appear homeless. Also, occasional users shall be permitted to use the bathroom regardless of whether they buy anything. However regular users may be required to make a purchase.
2/ All businesses that sell food or beverages must also sell sealed 500ml plastic bottles of popular still drinking water brands at no more than twice the per-bottle grocery store prices for the least expensive brands of drinking water sold in bulk. No business may open a bottle of water for its customers, unless requested to do so by that customer. Except in time of crisis, when businesses run out of this water, they must close.
3/ All beverages with added sodium shall be deemed electrolyte replacement beverages and these shall contain the optimum levels of sodium, potassium and glucose re-hydration purposes.
4/ The term “sugar free” shall refer to all types of sugars and sweeteners and shall include all forms of sweeteners like mannitol, honey, and stevia.
5/ All foods shall display their caloric sugars percentage, and this shall include all sugars of any sort and all caloric sweeteners.
6/ Government shall set the maximum sugar content for each of the following at least: sweetened beverages, breakfast cereals, children's foods and baby formula. The sugar content in all these categories shall be tapered down over time.
7/ Children's comestibles shall not be advertised as this fosters obesity and gives the advertisers power over children's media.
8/ Many children are very sensitive to caffeine, especially the most excitable. People under age 18 should not buy or consume caffeinated, or caffeine containing beverages, or any comestible containing caffeine. There shall be no caffeine added to foodstuffs for children under age 18. All stimulant containing food, regardless of the source of the caffeine (including chocolate foods) must have a red tag of suitable size on its label indicating that it contains stimulants. The ingredients bar must state how much of whatever stimulants are contained. The Senate shall tax caffeine just like it will tax alcohol and sugar content in beverages.
9/ Government shall keep objective statistics on reports of food borne illness in all restaurants and food related businesses. However, no health department approvals shall be required to open or operate a restaurant.
10/ Food paid for and collected at a counter shall be considered grocery-store food and exempt from sales tax. Eating establishments with table food ordering, table food delivery, table paying, table cloths, or advance reservations shall pay sales tax.
11/ Parking shall never be required for any business, especially restaurants.
12/ People shall be allowed to bring and consume their own unopened bottles of water in any place that sells food or beverages, as well as any performance venue.
13/ Only cover charges and per person charges charged upon entry shall be enforceable. There shall never be any cover charge due to leave an establishment.
14/ Eating and drinking establishments may only charge for items listed on their menu with a price stated in advance. There shall be no mandatory per-customer service charges, or mandatory additional percentages, or additional multipliers.
15/ Anything served or delivered to a customer in a restaurant without asking if the customer wants it is free under the law and custom. All mistaken orders shall be free.
16/ Anything served or delivered to a customer in a restaurant without a price stated in advance is free under the law and under custom.
17/ Restaurants shall not add preservatives to their food.
18/ No processed meat (blender meat) shall be shaped into chunks that look like real meat. It shall not be allowed to glue small pieces of meat together so they appear to be a large piece.
19/ All processed blender meat must be 100% meat of the animal it is represented to be. There shall be no mixed blender meat from other types of animal, or other foods, or non-foods, or colorants, or sugars added.
20/ All food chains must clearly display the body parts composition of their meat products. If head meats, organ meats, nerve meats, bones, tongue, feet, sex organs, cartilage, stomach, heart, anus, etc. meat is used, then this must be declared in terms of percentage of all meat served. All food chains must also clearly display sugar content, caloric content, and what types oils they use, and the oil amounts. They must also also clearly display a complete list of ingredients in the food they serve.
21/ Blender meat shall not be re-formed to look like real meat. Nor shall it be served as a slice-off shawarma type meat. Vinegar shall not be added to meats.
22/ Restaurants shall not serve rare beef, or beef that is pink inside, or eggs that have not been completely denatured unless this has been specially requested by the customer. This shall include the matrix named eggs benedict
23/ Still and carbonated drinking water shall not be imported. The minimum size for a bottled, canned, or packaged drinking water shall be 500ml. No bottled water of a smaller size shall be sold in our nation.
24/ No portion of the tobacco genome may be added to the genome of any foodstuff because this plant is a known carcinogen.
25/ Hormones shall not be given to livestock to stimulate their growth.
26/ Antibiotics, and anti-fungals shall not be given to livestock. All antibiotics shall be taxed at a rate high enough that their power is not squandered on livestock.
27/ Food, once thoroughly cooked may be kept at any temperature range for 3 hours prior to being served for onsite consumption.
28/ Restaurants with drive through windows and shall not serve alcohol.
29/ The meat of carnivores, insectivores, bats, wild pigs, and small wild animals, shall not be sold or served except in a crisis.
30/ Given a long history of mass poisoning by Mideast people, no kosher or halal foods shall be allowed in our nation. There shall also be no specialty markets or distributers for Mideast products.
31/ Meat pathogens being an ancient tool of targeted mass murder, government shall neither set nor defend any standards for the religious killing of animals. All meats and all foods in this nation shall be called both halal and kosher, so the followers of these religions cannot be guaranteed a safe food supply during a mass poisoning.
32/ Government shall not do anything to phase out meat eating or encourage vegetarianism.
33/ All food ingredients must be named simply and accurately and not in a way that disguises what they are. Every ingredient in every food or drug must be listed without exception no matter how small and diluted it is.
34/ All grocery stores must sell pure soy milk both with and without minerals. Each 1.5-liter of the soy milk with minerals shall have 1300 mg of calcium, 400 mg of magnesium, 10 mg of zinc, 800IU of vitamin D3 and 500mcg of vitamin A. There shall be no other ingredients. And there shall especially be no added sugars, sweeteners, flavorings, preservatives, emulsiifers, carrageenan, locust bean gum, or any other ingredients.
35/ All restaurants serving beverages must offer tap water, bottled water and sugar-free soy milk.
36/ All primary and secondary schools shall offer their children both milk and sugar-free soy milk and provide at least 2/3 of the kid’s RDA protein intake.
37/ Soy milk is the simplest, cheapest, tasty way to boost protein intake in infidel children. Judging from how all commercial soy milk is sabotaged with one dis-gusting ingredient or another, and bizarrely expensive, and the way that the media has so much anti-soy propaganda: Ishtar seem to hate our use of high-protein soy, and endlessly struggle against it. For this reason, we shall go in the opposite direction and say that any grocery store or restaurant that sells soda must also sell pure soy milk. If it a grocery store, the boxes must be offered in 2 liter size. If the business serves sodas, the pure soy milk must be of the same size and price as the sodas. Also, the packages shall have a warning not to have too much soy each day.
38/ Livestock shall not be fed harvested grain except within 48 hours of their slaughter. Livestock shall never be fed the parts of other animals, except when this is thoroughly cooked.
39/ No animal shall travel more than 500km to slaughter.
40/ All bird eggs must be UV disinfected if they are sold to other people. Restaurants shall not be allowed to serve partly cooked eggs or eggs with yolks that are not fully cooked unless the customer requests this.
41/ Cloth napkins shall not be used in restaurants.
42/ If a restaurant has any cloth things on its tables, these must be replaced for each customer.
43/ All restaurants must give each customers at least one paper napkin of adequate proportions. If food is served on a tray or with any disposable packaging, then the restaurant patron has to clear his own table. Otherwise the restaurant does this.

L’15. URBAN RULES
1/ Loud vehicles that violate noise guidelines shall not only suffer a fine but impoundment for 30 days. If the vehicle is loud due to an intentionally modified exhaust systems, music system, or loud car alarm, the fine and impound shall be tripled.
2/ All petrol vehicles, engines, equipment, and compressors used in urban and suburban areas must meet the nation’s uniform noise standards for automobiles. This shall include all mopeds, dirt-bikes, Harleys, racing motorcycles, racing cars, after-market modified cars, flying drones, personal aircraft, compressors, chainsaws, lawn mowers, blowers, weed whackers, and wood chippers among other noisy machines.
3/ The sale and use of fireworks shall be prohibited nationwide.
4/ There shall be no church bell ringing, except at noon.
5/ No farm animals shall be allowed inside city limits, especially pigs and adult male chickens. However, female chicken hens may be permitted by local ordinance.
6/ Nobody shall have the right to keep a noisy animal if it disturbs any neighbors at all. The cutting of a dog's vocal cords shall not be considered in any way harmful to the animal.
7/ All applications and all communications with all building departments (and their proxies) shall take place online. This is so that designers and planners from all over the nation may design everywhere in the nation, thus reducing local bottlenecks and cost of construction.
8/ The public shall maintain an official county bid board for all projects.
9/ No city shall act to limit or slow its growth in population.
10/ All cities shall assure an abundance of buildable lots.
11/ Except for bars and discos, government shall not require any businesses to close on any day or between the hours of 7am and 9pm. Businesses in commercial
zones may stay open 24 hours a day. Government may require alcohol and drug service venues frequented by criminals and hooligans to log the identity of people entering them.

12/ There shall be no urban zoning for businesses that sell alcohol, or drugs, or have display dancers, or sex workers, or that stay open past 11pm. These businesses shall be required to move if the county Senate elects that they are a public nuisance. When this sort of business is forced to move, it shall have no right to seek compensation from government.

13/ If government allows private companies to sell alcohol in a zone, it shall not restrict the number of licenses to sell alcohol in that zone.

14/ There shall be no fee or lengthy process for obtaining an alcohol license. No alcohol license may ever be sold or transferred to other people. Each transfer shall involve re-application. Government may however, charge high monthly fees for alcohol licenses, this especially in central zones, and zones with homeless problems.

15/ Nobody's music or media shall be heard inside anyone else's place. If the neighbors can hear someone's music, media, or games, that person is being too loud and must turn the volume down, close the windows, or wear headphones.

16/ Permit only street parking for residents of neighborhoods shall be abolished. This only encourages individual car ownership in districts that should not have individual car ownership.

17/ Older children shall not be allowed to yell while playing outside in places where the buildings touch.

18/ People rich enough to take vacations are rich enough to not need public assistance or rent control. Therefore, all public assistance or rent assistance units must be occupied for at least 50 weeks a year, or the occupant shall be deemed to have violated the terms of his assistance. Exceptions may be granted for family illness, workers, or that stay open past 11pm. These businesses shall be required to move if the county Senate elects that they are a public nuisance. When this sort of business is forced to move, it shall have no right to seek compensation from government.

19/ The use of pay toilets and tipped toilet attendants shall be entirely prohibited. For sanitary purposes, all doors to all new public bathrooms shall open outward, with only a push to the kick plate. Nobody shall have to grab a dirty handle with their freshly washed hands.

20/ Women’s group bathrooms shall get 1/3 more toilets and lavatories than they currently get.

21/ There shall be no storage or manufacturing of toxic or explosive materials within 20 km of a crowded urban area.

22/ Loud burglar alarms on real estate and vehicles shall be prohibited. Whenever a loud alarms goes off, the owner shall pay the city 200 times the average wage per hour of ringing, or part thereof, with an active loud alarm.

23/ Dynamic screen signs shall be prohibited when they address the public right of way.

24/ All signs shall pay sign tax whether used or not.

25/ All billboards over 20m shall pay three times the ad tax per meter. No billboard rented to others shall pay tax of less than one month's pay per year.

26/ People shall not have the right to make noise from 10pm to 7am in residential areas. In posted breeding/children's communities this shall be 7pm to 8am. Those videotaped violating these rules either walking or driving down the street, or making noise in their own place may be fined. There is no right to shout and sing or play music or media and disturb other people in their residences.

27/ People may only revel all night long in designated high-noise nightlife areas. Each community shall have at least one such area. Those videotaped shouting, or singing or otherwise making noise in the middle of the night, outside the designated high-noise areas, may be presumed to be drunk and put in the drunk tank until morning.

28/ Government shall not require energy use calculations from projects with less than 100 units.

29/ Urinating in public shall be a crime, but it shall not be a sex crime if the person took reasonable care to shield their private parts, or it is the middle of the night or it is in a deserted area. Anyone made a sex offender because they urinated in an alley somewhere his hereby pardoned in full.

30/ Water from lavatories, showers, bath tubs and non-commercial car washing shall not be considered sewage, but washwater. This washwater may be recycled/discharged into the ground without treatment provided it does not run off onto public property or other people's property.

31/ The people shall be free to convert and live in the garages of detached single family homes, provided there is no car, or gas appliance in that room.

32/ Government shall not subsidize recycling, or any particular form of energy generation except geothermal energy and pipe hydro-electric energy.

33/ No building permit shall be required to remodel or install a bathroom or non-commercial kitchen except that the fire marshal shall make sure there is no fire hazard.

34/ Common areas and hallways shall generally not be heated or cooled in residential buildings.

35/ No, pedestrian kiosk or stall in a place that was once public property shall ever be converted to private ownership, or leased for more than 3 years. All past sales or leases of such properties are void.

37/ Pesticides that are no more harmful than petroleum to humans shall not have unpleasant odorants added to them.

38/ Each neighborhood shall be allowed to elect with a simple majority to allow for homes to be split into two units, or more units.

39/ No city shall ever change its name without UM approval.

40/ All new city names must be unique and not muddle the city’s history.

41/ There shall be no new monuments to individual men...
in our cities.

42/ No children's toy shall make sounds louder than a low voice.
43/ All businesses that primarily cater to recreational tourists shall pay a higher rate for both property tax and sales tax.
44/ In commercial establishments, music shall not be played so loud that it damages the hearing. The experience is only marginally more enjoyable because of the extreme volume. The marginal enjoyment of ultra-loud music is not worth the sensory damage.
45/ No concert shall ever have the right to disturb its neighbors.
46/ Government is not allowed to play music to soothe its human livestock as they do in China, and as they did in Nazi Germany.
47/ In all urban parks, there shall be:
   a/ No camping.
   b/ No building of shelters.
   c/ No tents.
   d/ No sleeping.
   e/ No storing of belongings.
   f/ No obstructing the pathways.
   g/ No ambulatory vendors.
   h/ No fast motion on wheels.
   i/ No disturbing the landscaping.
   j/ No yelling or loud sounds.
   k/ No glass bottles.
48/ All sand in urban playgrounds shall be 1-4 mm, and all playground sand shall be of the roundish, water polished sort that doesn’t stick to children well.
49/ All townships worldwide shall use safer direct current. The standard plug shall be 110v-DC. The plug shall be similar to today’s US style electric plugs except that the insertion paddles shall be 1.1cm tall and 3mm thick, with wedge tips. These shall be 3cm apart. All plugs must be recessed below the wall surface by 4cm. All 220v plugs use paddles that are 5cm apart. All recessed plugs shall have a childproof covering door with an opening for wires at the bottom.
50/ Regardless of the circumstances, the minimum fine for locking a door with an exit sign over while the public space is open for business, or customers are still present shall be 100 hours pay. If this is a crowded place such as a nightclub, the minimum fine shall be 500 hours pay. Where this is done by security guards without authorization, they shall pay the fine and may also be jailed for public endangerment.

L’16. URBAN CONSIDERATION

1/ A little noise control will make us all much richer. Music and noise have a huge role in causing people to spread out and squander the location value, or "heat" that our city-stars generate and radiate. Hopefully these rules of consideration will make more people more willing to live close together — For this will make our cities more desirable and valuable, and it will make our society better and reduce our energy footprint.
2/ Vehicles producing a noticeable smell of gasoline shall not be operated on the roads. Any such vehicles shall be impounded for 30 days.
3/ Mature neighborhoods shall have fixed days for noisy work, one, or two days per week. All non-emergency noisy projects, must be on one of the neighborhoods noisy work days unless the work must go on for more than two entire days straight.
4/ To help people to live closer together in multi-story buildings. It shall be the law that hard-soled shoes shall not be worn inside on uncarpeted floors when people are below you. This rule is so easy to comply with and so costly for our society to do otherwise.
5/ In this day of headphones and silent discos, nobody should have the right to play music or media so loud it can be heard inside their neighbor's property. This goes for residential and commercial uses. If it is hot and your windows are open and you want it loud, you have to put headphones on. This is what civilized people do.
6/ The township centers should be considered somewhat noisy places during the day, and the rules of noise should be more relaxed in the center.
7/ There shall be no right to keep pets that disturb one's neighbors with their vocalizations, smells, danger, menace, or potential to infect the community.
8/ The use of perfumes and fragrances shall be prohibited in public places such as workplace, on public transit, in trains, stations, airplanes, and airports. No perfumes or smelly products may be sold in airports, in ports, train stations, bus stations, or on aircraft or in other shared vehicles.

L’17. BUILDING

1/ All down-zonings and all floor-area-ratio reductions since 1960 shall be void.
2/ Government shall have no height restrictions lower than 11 meters up from the undisturbed natural terrain at any point and 13 meters up on a slope.
3/ No merger of lots shall ever be un-reversible if there is no structure bridging the property line.
4/ To increase land use and decrease the cost of building roads, the following new access easement rules shall apply:
   a/ For an access easement to become prescriptive, the period of open and notorious use need be only 4-years. It shall no longer be any longer than 4-years.
   b/ All access easements shall be pave-able, and reasonably gradable by the dominant estate as long as this doesn’t create a problem for the servient estate.
   c/ The dominant estate shall always have the right to grant and share the same easement with others creating duplicate overlapping easements.
   d/ Access easements shall be very easy to create if regularly used and very hard to cancel if regularly used, especially those serving multiple property owners. We do this to drive our communities towards density and
17/ Given how frequently fire sprinklers break down in fire storms, government shall strongly prefer non-combustible materials over sprinklers.

18/ So we do not discourage the use of insulation, we will no longer count the exterior walls in any government calculation of floor area. The floor area shall now be the floor area of the premises within the exterior walls, in addition to the area of the interior partition walls within the exterior walls.

19/ By 2030.01.01 piped public-utility natural gas shall be phased out within 200km of all subduction zones and the San Andreas fault, except for industrial plants and intercity pipelines in a non-combustible buffer zone.

20/ All robotic revolving doors shall be prohibited and all must be removed.

21/ Those people locking or directing the locking of fire doors with EXIT signs in customer-occupied commercial buildings shall be subject to up to one year’s imprisonment on the first offense, and even if never warned.

22/ Because of the fire hazard, there shall be no new wood frame buildings that are over 2 stories tall, or over 4 dwelling units.

23/ Government shall require no testing of farmland for pesticide residue.

24/ Mobile homes fastened to over 6-tons of concrete feet, or with a 4” concrete slab poured inside of them shall be considered as having a foundation. Neither of these two systems need to be anchored to the ground, but may sit on adjustable screw feet of the sort people use to level tables, only larger.

25/ Sled foundation structures shall be permitted nationwide on land without a dangerous with no geological, soils, grading or foundation permits or studies required. The site however, shall not be so sloped that the sled will slide down hill.

26/ Bidders shall be required to comply with the specifications stated on a public bid board. There is no right of bidders to substitute equals, unless the term "or equal" is specified on the bid instructions.

27/ No architect or structural engineer shall be required for factory-made bolt-and-grout structures. or other forms of structures that are one and two story buildings less than 8-meters in height above pre-grade at any given point.

28/ Government shall maintain standard detail drawings for all types of conventional construction. There is no need for the public to keep re-inventing the wheel with regard to common construction details.

29/ When a party hires and fully pays a designer for services rendered, the hiring party shall have the inalienable right to build that project without the designer's involvement, and to engage the services of other designers to modify the work of prior designers. They may also reuse the designer's plans on other projects they later undertake.

30/ New duct-fed forced air heating and cooling systems
shall be subject to an additional 25% sales tax. New fluid-based heating and cooling systems shall be subject to no tax.

31/ There shall be no permanent chemical toilets where plumbing is available.

32/ Because of sagging, no wood or plywood roof may be built with less than a 1-in-10 slope unless it is designed as a walking surface.

33/ All roofs with less than a 1-in-10 slope shall be partitioned into sections of less than 300 square meters, so that smaller roof sections can be independently replaced as needed.

34/ Coated steel flashing shall not be installed in roof valleys, scuppers, drains and water collection points. No roofing system or metal flashing may have an average replacement life of less than 20 years.

35/ No roofer may do business under any name other than his own.

36/ Roof drains shall not be used on uncovered areas and areas near trees, or have an inlet smaller than 20cm. All roof drains shall be made from copper unless embedded in concrete. No roof area with a drain or scupper shall have a slope of less than 1 in 16. Scuppers must be used where there are trees and leaves around.

37/ All workers in dusty or vaporous environments shall be provided with a comfortable fresh air hose bell capable of delivering a sufficient air volume.

38/ Coatings shall be of 3 classes. Urban, fresh air bell, and suited spray booth only. Only low VOC urban coatings shall be used in crowded urban environments. Generally spray booth coatings shall be required for manufactured goods.

39/ No building with more than 4 residential units shall have wall to wall carpet or cloth window coverings, unless these are specially rated as non-combustible.

40/ Because all fire trucks will soon be equipped with automatic reverse, no firetruck turn arounds shall be required of any fire road less than 300-meters long that is on less than a 8% grade. Longer fire roads and fire roads between 12% and 20% must have a 15-meter turnaround. Fire roads can be 6m wide.

41/ Buildings shall be free to encroach into the public right of way and setbacks by up to 20cm to install insulation. This shall not apply on ground level where such insulation crowds an already crowded right of way.

42/ Government shall not charge for permits for sewage leaching fields, or for licensing leach field designers or contractors. The education period for being a leach field designer and contractor shall not exceed 200 hours of instruction.

43/ All drains must have traps to control mosquitos and sewer gasses.

44/ No air conditioner or refrigerator may discharge hot air into another air conditioned or refrigerated space or directly onto a crowded, or heat-contained pedestrian walkway.

45/ No air conditioned or heated business may leave their doors wide open while they are running their heat or air conditioning.

46/ In all new air conditioned homes, the areas containing the cooktop, slow-ovens, and refrigerator shall be separable from the remainder of the home. Also, if there is no cross ventilation of the kitchen with the outside, a clamp sealable top-wall fan shall be installed capable of changing the kitchen's air volume at least once every 5 minutes.

47/ All escalators shall have an emergency stop button on each side. All shall have a call for service button for when they start grabbing.

48/ For all multi-stage escalators, each escalator must feed into the next as much as possible. It shall not be allowed to send people around so they shop more.

49/ Government shall not require builders to replace or pay to replace any sidewalk or roadway that is in good condition.

50/ Builders shall not be permitted to hold money for incomplete units. All deposit money for incomplete units shall be held by the recorder until completion.

51/ Government shall establish standards for all construction trades in at least 7 quality levels. All construction projects shall specify which level they will comply with.

52/ All new slab on grade foundations in conditioned spaces shall have at least R-30 insulation under at least 95% of the non-foundation portions of the slab. No more than 5% of the floor area may be support points.

53/ In places where it gets particularly hot or cold, all new houses shall have tight-fitting shutters.

54/ All new cooking pot lids must have a tubule for a standard sized whistle cap, like on tea pots. This is so pots whistle and there are fewer stove fires.

L'18. GOVERNMENT BUILDINGS

1/ Except for the areas where people go between floors, the maximum ceiling height for government buildings shall be 3.5m.

2/ Window area may not exceed 15% of floor area.

3/ No patented or luxury building components may be used.

4/ No luxury products may be used.

5/ All construction companies must be domestic and all components must be domestically manufactured unless not available domestically.

6/ Construction budgets (excluding special facilities) shall not exceed 125% of similar private sector buildings per square meter of floor area.

7/ Government shall be required to build the same buildings over and over again wherever practical due to the huge cost savings.

8/ No architect may design more than one government project per 10 years.

9/ The use of metal panels on the exterior of buildings shall be prohibited except for doors and hatches, and metal roofing.
The legal process by which non-paying residential tenants are ejected from a monthly rental shall automatically begin if there is insufficient funds to pay the rental obligation one time. Thereupon, there shall be decision made in 3 days by the court. Then, if an eviction is ordered, this shall take place 3-days later. Where an eviction is sought for rule breaking, The landlord must file for eviction.

6/ So that bad people do not raise the cost of rental housing for good people, Government shall keep a national database each person’s rental and eviction history. Landlords may access this history free of charge to assess tenant risk. The comments of past landlords shall be kept for 10 years. The tenant may comment on the comments and post photos and videos in response. Each may request Sub-Senate moderation and fact checking.

7/ All periodic rentals of 7-days or less shall be considered daily rentals, and subject to instant eviction like in a hotel.

8/ Vacation rental of less than 60 days rented to people who live in another city shall also be considered daily rentals, especially in the case of noise violations and damage to the premises. Also, there are triple penalties for people convicted of noise violations in short term rentals.

9/ It is an intention of this 2-tier rental system that problematic people who have trouble with many landlords may have no alternative but to live in weekly rentals. It is thought that this 2-tier rental system will greatly reduce housing costs for risky tenants who cannot always pay rent. This while it only slightly harms those who may not truly deserve to live in at-will housing.

10/ Landlords in all recorded rentals shall have the right to an expedited eviction proceedings. Tenants shall not have the right to any sort of hearing for nightly and weekly rentals.

11/ All nightly and weekly rentals shall include all utilities, and the landlord shall not have the right to bill for utilities or stipulate the payment of utilities in a weekly rental contract.

12/ When people rent furnished rooms in their own residence, it shall be considered as a weekly rentals for the purposes of evictions even if the rental is month to month. These rooming house landlords shall not be required to use the courts to compel tenants to move out, provided they have less than ten tenants in total.

13/ In order to put a halt to illegal sub-letting, tax fraud, aid fraud, and a variety of other crimes, all rent payments shall be run through the county recorder's payment administration. No rental agreement for real property or personal property shall be valid unless all payments, especially the extra charges payments, are run through the recorder's system.

14/ Subletting without the owner clicking the county recorder’s subletting permission box will not be supported by the system, and no tenancy will be created, and no payment will be taken by the system.

15/ The occupant is obligated to pay the property tax. If the unit is unoccupied, then the owner pays. If the unit is sublet for cash, the man in the middle remains liable for the taxes which might be half the cost of the rental. Those with an obligation to pay renters tax shall not be allowed to transfer that obligation to anyone else but their landlord, and then only upon vacating the unit. The system shall not allow a tenant to transfer his obligations to another person as a successor or sub-tenant. Thus the system is resistant to both key-fees and subleasing.

17/ Water, sewer, gas and electric are automatically connected to all properties. These automatically bill to the owner unless a tenant takes over. Who pays for utilities is automatically transferred by the system when a tenancy is created.

18/ Matters of housing discrimination shall be heard in the criminal court, not the civil court.

19/ Landlords shall always be allowed to discriminate
against people who:
a/ Are non-citizens for these may leave town and go back
owing money.
b/ Are without enough income to pay the rent.
c/ Have criminal records.
d/ Have animals.
e/ Have prior evictions.
f/ Have drug or high level alcohol licenses.
g/ Are tobacco users.
h/ Have been hard on previous rentals.
i/ Have more people than the maximum declared by the
landlord at the recorder’s office.

L’20. DISABILITY
1/ No disability retrofits shall ever be required on existing
buildings.
2/ No special facilities for the disabled shall be required in
any development of under 2000 square meters.
3/ All existing facilities for the disabled in buildings of less
than 2000 square meters may be eliminated at the option
of the property owner or tenant.
4/ No special housing for the disabled shall be required in
any housing development of less than 200 dwelling units.
5/ No disability regulation shall inconvenience or harm the
abled bodied majority by, for example, by causing
thousands of able-bodied people to stoop and hurt their
back using a sink that is too low.
6/ All group facilities for the disabled must be used by at
least one person per day on average, or they may be
omitted or eliminated.
7/ The deaf and those on the edge of legal blindness shall
not be considered as truly disabled.
8/ Everyone collecting disability payments for an injury
must report any improvement in their condition to the
court. Failure to do so may be considered disability
payment fraud.
9/ Those who record and report disability fraud shall get
one month of the recipient’s benefits.

L’21. ANIMALS
1/ People shall not beat their animals, except for the what
is normal for that sort of livestock.
2/ People shall not cause pain to animals for excitement,
or sport, or fun.
3/ There shall be no battles between animals such as
cock fights, or animal and human battles such as Spanish
duel fights or torero.
4/ When killing animals and livestock, they shall die
quickly with minimal pain and terror. Air evacuation
chambers must be used for pets. Livestock must die by
either neck slitting, blows to the head, or guillotines.
These shall all be considered humane methods of
slaughtering or putting down animals.
5/ The furtherance of medicine and science, and the
testing of new products for human consumption shall
always be considered a valid reasons for animal testing.
6/ Any animals or species that poses an extreme
epidemic risk to humans may be taken extinct.
7/ Keeping exotic animals as pets offers marginal benefit
to a tiny slice of the people, yet potentially endangers all
of humanity. For this reason, non-domesticated animals
shall be prohibited as pets.
8/ All forms of venomous and dangerously big snakes
shall be prohibited as pets. There shall never be a penalty
for killing a snake on the loose.
9/ Pigs may only be raised, transported and slaughtered
in special quarantined pig facilities.
10/ We shall be entirely free of vicious dogs. Any dog that
bites, nips, or draws any blood at all from a non-attacking
human shall be put down forthwith. Any dog that causes
great harm to a non-threatening animal shall be put down
forthwith.
11/ Dogs that snarl, growl, or bark aggressively at non-
aggressive people or other non-aggressive dogs shall not
be allowed on public property, even in a muzzle or a
cage.
12/ All dogs must be kept on leashes on public property.
The people shall have the unlimited right to defend
themselves from unleashed and an un-held leashed dogs
that approach them in a menacing way. There she'll never
be any criminal charges or liability for killing any animal
where the human was legitimately threatened in anyway
by the animal and this includes police animals of every
sort.
13/ Except for police and jail dogs, dogs shall not be kept
or walked in areas where the units touch. This shall
include nearby streets, parks, and vacant lots. Cats may
be kept where the units touch, however, they must be
neuterd, and they must be kept inside.
14/ Effective 2035.01.01, dogs shall not be kept by
people living in dwelling units without fenced yard areas
of at least 100 square meters per adult dog. Balconies,
roofs, and yard strips less than 3-meters wide shall not be
considered in the calculation of dog yards.
15/ Any county may, with a simple majority vote to allow
certain animals in various areas of the city for a period of
up to 5-years. However, after 5-years, all these rights
shall expire if not reinstated.
16/ All dogs on public property shall be licensed,
vaccinated, and wear a dog-tag and a functioning location
transponder. Also, except where the county allows
otherwise, all dogs shall be required to remain on a leash
at all times in all urban and suburban areas.
17/ No live animals of any kind, pet or wild, shall be
allowed on the premises of any school, playground,
restaurant, food market, government building, stadium,
arena, theatre, or place where people gather in numbers.
18/ All animals on shared transport vehicles and shared
transport facilities must be in cages or boxes. This
includes all busses and bus stations, trains and train
stations, airplanes, and airports.
19/ Pets shall not be allowed to disturb humans with their
sounds and vocalizations even if they are infrequent.
Animal control shall remove noisy animals including cats
that howl at night in areas where the buildings touch. These shall not be released until they have been neutered at their owner’s expense.

20/ The frequently deranged and very strong pit-bull terrier breed kills three times as many humans as all other dog breeds combined. Next is the rottweiler breed. Therefore both pit-bulls and rottweilers shall be bread out. After 2024.01.01, it shall be a crime to have un-neutered pit-bull or Rottweiler, or a too young dog that appears to be a pit-bull or Rottweiler mix. After 20365.01.01, it shall be a felony to be in possession of a non-aged dog of these breeds. Until these breeds are all gone, all pit-bull or Rottweiler dogs recorded acting aggressively to humans or other animals shall be put down on the first recorded evidence of ferocity towards humans or other animals.

21/ There shall be means by which 4 or more neighbors of a menacing or aggressive dog can call for the dangerous dog to be put down by signing an affidavit.

22/ Whenever a dog bites a person in a senseless attack causing serious injury, the public prosecution office shall call the dog owner in for mandatory sworn testimony. The public prosecutor shall also generally give a civil judgement for 7 times the cost of medical treatment to the victim.

23/ When a person’s dog is put down for biting another person in a senseless attack, that person and their household shall generally be prohibited from owning another dog for life.

24/ Under this constitution, human lives matter completely and animal lives don’t matter at all in comparison. So when a human is confronted or threatened by an attacking and possibly rabid loose animal on public property, or private property open to the public, the human shall have the greatest possible right to defend himself from the attacking animal. This includes, all forms of animal even the commonly aggressive chihuahua breed.

25/ People who want dogs for bringing into public spaces should select non-biting breeds.

26/ When a human harms another human to either stop the human from defending himself against an apparent animal attack, or to avenge harm to an animal, the human on human attack shall always be considered completely unprovoked under the law. Furthermore, any resulting human on human violent crimes shall be subject to double or triple penalties. Crimes against property under these circumstances shall be subject to normal penalties. Finally, whenever an animal causes human on human violence that results in jail time or fines for its owner or defender, society’s duty is to put down the strife-causing animal.

27/ It is inhumane to keep pets while people starve. Until we end hunger among the humans of our world, all pet oriented goods and services shall bear a heavy sales tax of at least 100%.

28/ In a climate emergency, or global famine, government may demand the immediate culling of the large and medium dog and horse populations.

29/ The same parasitic force that caused people to drive 3,000-kg hummers as single-occupant commuter vehicles has also caused 140-kg dogs as pets. Both are eco-wasteful and potentially hazardous to society, especially in long-term crisis situations where dogs can become feral. Therefore, after 2025.01.01, it shall be a crime to have an un-neutered dog male or female weighing over 50kg.

After 2035, it shall be a crime to have an un-neutered dog weighing over 42 kg.

After 2045, it shall be a crime to have an un-neutered dog weighing over 35 kg.

After 2055, it shall be a crime to have an un-neutered dog weighing over 29 kg.

After 2065, it shall be a crime to have an un-neutered dog weighing over 24 kg.

Dogs kept in rural areas and actively used in hunting wild hogs with photo-documentation may weigh up to 35kg.

30/ Bats, rats, mice, pigeons, and squirrels, shall always be considered pathogen vectors and vermin in all human communities. The total extermination of these animals from all human communities shall be considered one of the most basic an unarguable sanitation duties of government.

31/ Government shall kill or relocate bears, coyotes, boars, mountain lions, venomous snakes and other dangerous animals in all urban areas and suburban areas. Government shall also kill or relocate seagulls, deer, foxes, opossums, armadillos and skunks in urban and suburban areas. The people shall be free to kill or relocate any of the forgoing animals on their private property in urban and suburban areas in addition to moles, gophers and crows without permission, provided they use targeted methods that will not harm other animals. Other animals may be added to these lists by the Senate.

32/ Only trained bat exterminators may kill or handle bats due to the group disease hazard.

33/ Except for the skins of cattle, sheep, pigs and cold blooded animals, all forms of skins and furs shall be prohibited as clothing.

34/ Once individual wild animals starts to closely interact with humans, those individual animals shall generally be considered vermin and put down.

35/ Reptiles are some 4 times as energy efficient as warm blooded mammals in producing meat. For this reason government shall provide reasonable support to those farming reptiles for meat.

36/ To stimulate research, there shall be no tax on farmed insects, larvae, and reptiles raised for human consumption until 2050.

37/ Government shall not squander its attention on animal healthcare. There shall be no government recognized certification for animal doctors. Anyone may call himself a veterinarian or animal doctor regardless of their training.
38/ So that our nation is prepared for trauma emergencies, government shall offer animal surgery classes on pre-death animals under anesthesia as a secondary school class.  
39/ Animals sold for more than a month's wages, including stud animals shall be deemed luxury things that are subject to luxury tax. Rented stud animals shall not be subject to luxury tax.  
40/ In addition to any other taxes payable, income and gains from horses shall be subject to luxury taxes.  
41/ Animal cruelty/neglect shall not be a felony and the maximum penalty shall be 90 days in work camp. Invertebrates, cold-blooded animals, and rodents shall not be protected by any animal cruelty laws.  
42/ Until we end world hunger and have put way adequate food stores, grain used to feed livestock shall pay some form of luxury tax.  
43/ Surgery on animals in the second half of their lifespan shall pay 400% luxury tax.  
44/ There shall no longer be any new seeing eye dogs or any canines for the disabled, or emotional support animals. If people are blind, they shall used an electric transponder to get around.  
45/ There shall be no such thing under the law as an emotional support animal. All such designations shall be void under the law.  
46/ No accessible bee hive may be exterminated without a permit.  
47/ Those organizing events where people defy death or injury with flames, or ride a bucking animal, or engage in bull fighting, or where people run from bulls, or where they perform stunts jumping or racing bicycles, skateboards, cars, motorcycles, and other wheeled vehicles, sleds, snowboard, or skis, trapeze or anything that causes people to fly around through the air in defiance of gravity — in all these cases the event organizers and the hosting community, or hosting human, or hosting fictional citizen shall be financially liable for the harm to competitors and participants regardless of any liability transfer contracts. Also, all the participants in these dangerous activities shall have a spinal x-rays from before the events on file. It shall not be allowed for people to use flammable liquids or do dangerous things while begging for money.  
48/ All ranches and farms that sell meat or foods to be eaten raw shall be regularly inspected by Government in order to be allowed to sell meat into the system.  
49/ The UM shall establish a maximum salinity for the various sorts of animals upon slaughter.  
50/ In general no animals shall be allowed within 1km of any human water reservoir or its feeding streams There shall be no dog areas near any reservoir as on Catalina Island.  
51/ Cows and bulls shall not be allowed in cities anywhere on earth. If they stray in, they shall be lead away by the dog catcher.  
52/ All communities on earth that have dogs must have a dog catcher for rounding up street dogs that are owned by nobody.  
53/ Where rabies exists all dogs and cats must be vaccinated and either tagged, or earmarked as vaccinated.  

L'22. INTERNET  
1/ The maximum size of a landing homepage on the internet shall be 500k.  
2/ No web page shall load more than the equivalent of 100 lines of text unless the viewer clicks for long format.  
3/ No web page shall load multiple times without request, or do anything to prevent people from leaving the page and going back where they came from.  
4/ All handheld devices shall be configurable to display all websites in either ordinary desktop format, or handheld version.  
5/ No video or audio shall automatically download or play when you open a page.  
6/ No pages or browsers shall automatically buffer the next possible pages by default. The user must request this in their browser settings.  
7/ All news websites shall be available in text only format.  
8/ All high resolution video shall also be available in medium and low resolution and this can be selected in browser settings  
9/ All URLs, web-links and email links must accurately describe the destination.  
10/ All QR code readers must display the web address they link to and ask the user if they want to go to this address.  

L'23. RETAIL  
1/ The lowest price a product is sold for in the past 60 days shall be considered the basic price. Any amount over this shall be the part subject to MECOT tax.  
2/ This nation shall not squander its time endlessly negotiating and renegotiating prices so that retailers may chisel a tiny increment from customers. All products sold in all retail location shall be required to display a price. Retailers that fail to show prices on all their merchandise shall be fined sufficiently to stop this practice entirely.  
3/ Common sense and tradition dictate that all products in all retail stores shall have the price accurately displayed on the product, or on the shelf/bin directly in front of the product. As this rule only seems to be only violated by tourist-oriented retailers, and big city micro stores run by people from very poor nations, we can see that almost invariably any failure to accurately display the price is intentional on the part of the retailer. So again, retailers that fail to show prices on all their merchandise shall be fined sufficiently to stop this practice entirely.  
4/ The direction of the handle hoops in all free plastic merchandise bags must be in the same direction as the pleat/fold/seam at the bottom of the bag. It shall not be turned at 90° so that the printing is more visible to people in front and behind the customer. This causes
unnecessary bodily strain and injury to customers. 
5/ All retail merchants of grocery-sized merchandise must give away a reasonable number of plastic bags for free. If they charge for bags, then the bag shall pay MECOT tax. The minimum MECOT charge shall be 3-minute’s wages. 
6/ Government shall not ban, discourage, or tax the use of plastic grocery bags, straws, or disposable utensils. Government shall not require that heavy or expensive plastic bags be used so that these get reused. Paper grocery bags shall be prohibited on the grounds that they don't work well with cold and wet groceries.

L’24. MASS PRODUCED PRODUCTS 
1/ All MPPs sent between nations shall have a product UMSKU code and manufacturer UMSKU code filed with the UM. There shall be an anti-nuisance charge of one hour’s wages per product code per year. The price of an internet domain. 
2/ The codes shall not be removed except by the final user. 
3/ The pages shall lead to a UM webpage with all relevant information about the manufacturer and the product including: 
a/ The weight of the product and its key components together with a chart showing how these weights have changed over time. 
b/ The national sources of the components listed by percentage, as well as the nation of assembly. 
c/ Useful life estimates. 
d/ cost 
e/ how to contact the manufacturer or its distributors 
4/ Plastic parts of MPPs shall not be colored so they look like metal. 
3/ Certain low-strength, low-quality, and toxic materials shall be banned from use in MPPs. 
4/ Certain fast-corroding metals shall not be used in MPPs. 
5/ Certain fast-degrading coatings shall not be used in MPPs. 
6/ No MPP shall be Chrome platted. 
7/ All clothing items must remain intact for at least 30 washes.

L’25. DISTRIBUTION 
1/ Manufacturers and consumers matter for society a whole lot more than dealers. All things being equal, society shall make laws that empower the people actually making things and using things, and disempower anyone seeking to make money form these people through trade. This is the opposite of what the Mideast has been struggling to create in our nation. 
2/ Manufacturers shall have an inalienable right to allocate their output and set prices as they wish, and no dealer or distributor shall ever acquire any allocation rights. 
3/ No distributor or dealer agreement shall bind the parties for more than 2 years. Those already more than 2 years old are hereby void. 
4/ When distributors unite against their supplier/manufacturer, it is just as wrong as when companies unite to conquer a market. This sort of activity may be deemed a criminal conspiracy in restraint of free trade. 
5/ Any time the government bails out a company or industry that would otherwise go bankrupt, all dealer and distributor rights automatically get wiped out. This is just like how we wipe out 2nd mortgage rights and lease holder rights in foreclosures. 
6/ When shall tax the sort of distribution system where multiple layers of middlemen distributors exist in a chain between the manufacturer and end user. Where more than two middlemen distributors exist between the manufacturer and consumer, each subsequent distributor in the supply chain shall be required to pay an additional sales tax of 5%. With all so-called multi-level, pyramid marketing schemes, each distributors at each level greater than two shall redundantly pay these multi-level distribution taxes. 
7/ There shall be no fuel allocations for gas stations. All gas stations may order as much fuel as they want from their supplier(s) 
8/ There shall be a 20% luxury tax on premium fuel that is more expensive than the regular fuel sold by that gas station.

L’26. BANKING 
1/ Domestic bank checks shall either clear or be dishonored within 48 hours. 
2/ All domestic private party checks shall either clear or be dishonored within 96 hours. 
3/ All accounts shall offer account locking whereby the account is totally frozen until unlocked by the account holder. Such frozen accounts may only be unlocked with a personal appearance at the bank. 
4/ All financial accounts shall use Senate approved two factor authentication systems. 
5/ Bank checks expire if not cashed within 60 days. 
6/ All consumer banks shall be required to charge some across-the-board multiple of the government's standard consumer bank fee schedule for exotic fees. The same shall hold for other classes of bank. 
7/ All consumer credit cards shall be required to charge some across-the-board multiple of the government's standard consumer credit card fee schedule. The same shall hold for other classes of credit card. 
8/ All third-party payment accounts shall include a ability to block future recurring charge attempts by any creditor. 
9/ All payment accounts shall allow the account holder to turn the pre-approve all charges switch on or off for each biller. 
10/ debt collectors shall not be allowed to contact people via phone or video phone. 
11/ Those with criminal records shall not work as debt collectors.
L'27. LUXURY TAX
1/ Places with dress codes.
2/ Restaurants with table cloths.
3/ Luxury vehicles.
4/ Luxury clothing and accessories, as well as dry-clean-only clothing and dry cleaning.
5/ Make-up and beauty products.
6/ All Jewelry except that made from plastic, steel, or silver. There shall be no copper jewelry.
7/ Personal pleasure boats.
8/ Wedding-related expenses.
9/ Funeral-related expenses.
10/ Personal residences over 80m per full-time family member Luxury tax is from 40% to 800%. No part of government shall use luxury products.

L'28. HEATING AND A/C
1/ People shall be expected to wear shorts, short sleeves, and sandals when it is forecast to be 32°C or over. This shall go for all types of workplace, all commercial places, and all transport systems. Even the bankers shall dress this way when it is this hot.
2/ People shall be expected to wear a long sleeves and an undershirt in winter. This shall go for all types of workplace, all commercial places, and all transport systems.
3/ No workplace dress code shall prohibit the wearing of shorts or short sleeves when it is hot, or the wearing of outerwear when it is cold.
4/ To conserve energy, all public places shall be heated and chilled to temperatures appropriate for this level of dress.
5/ Businesses shall not be allowed to air condition the places they are cooking in.
6/ It shall not be allowed to heat outdoor private pools in personal residences.
7/ Shops shall not be allowed to leave their doors open to outdoors wide with either the heat or air conditioning on.
8/ It shall be a felony to target the elderly, demented, and mentally retarded for fraudulent commercial transactions.
9/ A license shall be required to work with either unrelated minors or unrelated elders. Each license holder shall have a public complaint board showing the number of people under care, the time with each, and comments, recordings and ratings.

L'29. SPORT AND NATIONALISM
1/ All teams shall be by the city. There shall be no national teams as this promotes nationalism and unhealthy divisions that edge the world towards war.
2/ When there are sports competitions, the winner’s city and nationality should be considered irrelevant.
3/ One must have spent 1000 days in a city before one can play on any of its competitive teams.
4/ Only individual sports shall have international competitions. Team sports shall not have international competitions. This includes the olympics.
5/ Government shall generally stand opposed to global competitions where the various nations compete for supremacy in some make-believe sport as this creates real world nationalism and real world bad feelings among many people.

L'30. BEGGING
1/ No asking more than once.
2/ No blocking the way.
3/ No false claims, because that is fraud.
4/ Not within 100m of a bank or ATM.
5/ Not within 50m of a restaurant.
6/ No asking seated people, or people relaxing in a city park.
7/ Not in or within 50m of a transit facility.
8/ Not with children under age 18, because it is child abuse. Those people found begging with children shall be considered as unfit to keep their children, and the children shall be placed with foster parents.
9/ No begging in any roadway median, or from passing cars because it is hazardous.
10/ No begging from cars at a traffic light because it is both hazardous and slows down the flow of traffic.
11/ No begging by washing car windows.
12/ No begging in groups because it is menacing.
13/ No begging with a demanding, threatening, or aggressive, tone.
14/ No kneeling, prostration, groveling, or groaning.
15/ If there is any question if it is begging or robbery or intimidation, it is robbery.
16/ No weapons or potential weapons carried or nearby.
17/ Beggars cannot approach people, but must stay in one place and wait for people to pass.
18/ Non-citizens shall not beg in our nation. Immigrants, exhods, and visitors begging on the streets of our nation shall be considered as illegal aliens, and then they shall be jailed and then eventually deported as illegal aliens.
19/ Nobody shall be permitted to beg on the street from strangers without first registering their identity and citizenship, and being photographed by the local police.
20/ All beggars shall be required to wear a photo name badge issued by the local police. There shall be no charge for registration and badge issuance, however the process shall take 2 hours at a police station, and the badges shall expire in one week. Everyone applying for a begging license shall be required to allow police to see their accounts and check if they meet the Senate's begging cash flow guidelines to if they actually are in need. This is to both drive the freeloaders out and also go give cred to those begging. Also the beggers don't just get cash, they can only get top-ups for their ingredients-only grocery account. And this policy again helps drive out the freeloaders.
21/ All beggars must have a location phone and they must allow their location to be tracked.
22/ The national senate shall limit a maximum number of days that a citizen may beg for in each year and in their
lifetime, then these people will not be allowed to renew their begging license.
23/ Those begging without a license, or with an expired license shall be sent to a work camp. The penalty for illegal begging, littering, and similar minor crimes shall be something like 3, 5, 10, 20, 30, 60, 90 days in work camp. If they pass their re-education program they get out after this time. If not they have to a second another program.
24/ The photos of all registered beggars shall be displayed on the police website for 1 year.

L’31. HOMELESSNESS
1/ All people recycling materials must show identification and have both an address and a bank account with more than two weeks pay in it. No recycling money may be paid in cash. All shall be paid into a bank account, and not less than 14 days after the goods have been delivered for recycling.
2/ Grocery stores shall be prohibited from charging-for, or taking back recycled containers.
3/ Except for children, those found pushing courtesy shopping carts outside the cart’s store, or its parking lot shall spend 30-days a work camp for the first offense.
4/ All cities shall have an adequate number of same-sex dormitories with monitored bathroom stalls and monitored lockers. These shall all have lock down and lights out from 9pm to 5am. They shall use municipal busses to ferry guests into the neighboring city at 6am and out at 8pm. The bus remains at the homeless facility overnight. Those who watch 90-minutes of re-education daily get to stay free. Those who don't shall pay one hour's wages for their bunk each night. Homeless bunks and prison bunks are 75cm wide. Immigrant bunks, Exhod bunks, and work camp beds are 90cm wide.
5/ All homeless dorms shall be: ex-urban and fenced with two 3-meter heavy duty chain link fences topped with triple concertina wire. All shall be same-sex and located in remote areas. All shall have a maximum size of 200 bunks, the capacity of an articulate transit bus.
6/ Those over age 21 using urban dorms for more than 30 days in any calendar year without having a full time job may be required to move to a dorm in a remote work camp for up to 90 days.
7/ Frequently, things are put out by food establishments for their customers to take as needed. Things like napkins, clean-up equipment, condiments, spices, plates, utensils, jellies, spreads, sugar, syrups and jellies. We shall try to expand the areas where this sort of sharing works. We shall have laws that help foster this sort of clearly beneficial socialism. Surely this is a thing that lies on the path a sort of micro-utopia. It is also a great symbol. We shall not let allow homeless desperados or anyone else to take from this. This treasure of a just society should not be ruined by desperate people. Homeless customers who take excessive amounts of these things for use in another location, and non-customers who take any amount may be charged with shoplifting.
8/ Homeless people who are unable to function sufficiently to make it on their own and who start stealing even practically worthless things must be either jailed or put under probationary custody for some years.
9/ Wild homeless people, and people with more than two criminal incidents shall not be subject to the benefits of reduced sentences for provisioneering. To do otherwise is to foster a micro-pillaging lifestyle among some.
10/ It shall not be allowed to lie down on public benches, or private benches provided for the public. Nobody needs to do this except bums that squat in the park, so to speak.
11/ To prevent people from sleeping on benches, we shall make them maximum 30cm wide.
12/ It shall not be allowed to sleep in doorsteps, lobbies, ATM lobbies, entries, or vestibules. Those caught doing so may be sent to a work camp for 30-days on the first offense unless then have a home.
13/ Those who urinate in busy outdoor areas shall spend half a year in a work camp. Those who urinate in doorways, entries, vestibules, lobbies, hallways, elevators and similar areas shall spend a year in a work camp. Where they defecate, the penalties shall be tripled.
14/ Homeless people may run for the Senate.
15/ There shall be double penalties for violent attacks by homeless people.

L’32. GOVERNMENT PROCEDURES
1/ All government employees and code and policy sections shall have a number and a page for public comments, suggestions and complaints.
2/ All government counter services shall be on video. Government administrators shall not talk with the public except under monitoring.
3/ Government services that can be provided just as well via the internet must be provided that way.
4/ Government services that cost less than half the average wage relative to customer time must be given away for free.
5/ Unless the Senate declares that it wants to allocate or modulate its services by imposing long lines, there shall be no long lines for government services.

L’33. PUBLIC LIBRARIES
1/ Every item in every library beyond the copyright period shall be made available online for no charge.
2/ All items in all closed stacks that are not copyrighted shall be scanned and made available online for all to see.
3/ It shall be a felony to possess, sell, or deal in ancient items without giving them to the recorder's office for scanning.
4/ Government shall have the most detailed encyclopedias, maps, dictionaries, political library, and instruction media. All shall be available for free download and copying.
5/ The Senate shall accurately translate all important ancient works in foreign languages in parallel translation
format. The Senate shall compile searchable lexicons for Ancient Greek, Ancient Latin, Middle Latin, Arabic, Hebrew, Aramaic, Sumerian, Akkadian, Old Norse, Old English, and Middle English. All such ancient materials shall be on one great library that is free and anonymous for download and copying.

L’34. THE RECORDER
1/ Some transactions like home sales, birth records, will be kept for centuries. Some transactions like snack purchases get deleted quickly.
2/ Most things get monitored for free. Most of the rest can be recorded for less than the price of a postage stamp.
3/ People who request monitoring, or call in distress get short term recording for free.
4/ All real estate rents including short term rentals shall be paid to county payment system at the recorder’s office. All must be according to a recorded standard rental agreement.
5/ In all foreclosures, wills, and all forced sales, all asset disposals shall be by the county recorder’s office in chunks that will maximize asset value. The recorder shall be expected to subdivide property if this will increase its value and enrich the people using the property.

L’35. TELECOM
1/ All wired phone lines shall have unlimited voice and video calling. All wired phones lines shall be provided by the nation as a free public utility like street lighting and trash collection.
2/ There shall be no long distance charges for any telephony.
3/ All text messages shall be free domestic or international.
4/ While cellular system use time is not provided as a free service, the price shall not exceed 6% of the average wage.
5/ While cellular data is not provided as a free service, data charges shall not exceed 3-minutes wages per gigabyte.
6/ All cellphones and tablets shall have two sim slots and a micro card for non-cloud backup and save data exchange.
7/ Except for official government communication, robots shall not be allowed to use the voice system to communicate with humans unless the human white-lists them with their county recorder.
8/ Forwarding calls in such a way as to disguise the country code or area code shall be considered wire fraud.
9/ All toll free numbers shall now become a vanity prefix.
Also, these numbers will work with calls from anywhere in the world.
10/ Those who abuse the alert system shall spend up to 5 years in work camp. If this is done as part of a crime, or for commercial purposes, the penalty shall be 10 years.
11/ Those who opt-in for various sorts of quasi-emergency and individual alerts may be notified of these sorts of emergencies.
12/ There shall be an immediate emergency alert tone for earthquakes, tsunamis, tornados, fires, shooters, EMS, air raid, terrorism, cop help, and dangerous fugitives. There shall be a different sound for less critical warnings. Both sounds shall be accompanied by a verbal explanation of the emergency.
13/ The phone system shall support toll prefixes where it costs money to call certain numbers. However, these numbers shall not be available to companies that:
a/ Have fewer than 300 employees.
b/ Are not entirely domestic operations.

L’36. OTHER RULES
1/ It shall be the crime “sub-vending” to enters the premises of another business to sell things to that business's customers without permission.
2/ All paper towels and tissue product must display weight.
3/ Everyone doing business must have a website that displays their products, their location on a map, the company's contact information, a date founded, the founders, and all shareholders owning more than 2%. The percent of immigrant ownership, the percent of foreign ownership, and the names of all fictional citizens invested shall also be shown.
4/ If a buskers doesn't get at least 1% of the people passing by to stop as an audience, then they can't continue to busk in that location.
5/ Government shall keep a special gazette for all changes in business regulations.
6/ All pants and shorts shall use Levis-style pocket-tops in front. Those with Arab-style, or dress-style pockets shall not be sold as these are too easy to lose things from.
7/ Mile per mile, bicycles are almost as deadly as motorcycles, and Motorcycles are about 100 times more deadly than enclosed automobiles. Therefore, all minors on a bicycle or vehicle with no hand controls must wear an approved helmet, or their bicycle/vehicle is subject to a 60-day impound. Everyone of any age exceeding 20kph on a bicycle or vehicle with no hand controls must wear an approved helmet or they are subject to citation. Approved helmets for must be minimum 6cm thick. Bicycles shall not have pedals with sharp edges.
8/ Wherever government needs photographs of applicants, it shall take the photos itself, like at the DMV. All passports and government IDs shall take a number of photos and 3D scans both near and far. This imagery and the government's other ID verification data shall be accessible by scanning the QR code on the ID. If government people are running the ID, no thumbprint is required. Everyone else has to get the person's thumbprint on the approval page.
9/ Those who provide government services as contractors shall always work at the will of government. If another better service provider, or way to do the service comes along, then government shall have the right to cancel on
any terms it wants.
10/ All price information displayed to anyone who cares to look shall be considered in the public domain.
11/ All animal research shall be approved by the healthcare sluice. There shall be no non-government ethics boards.
12/ All lawyers, investment people, realtors and politicians shall be prohibited from wearing button down shirts, suit jackets, and neckties. No work clothing shall require dry cleaning.
13/ When a spinning windmill kills an endangered bird, the penalty shall be 200 hour’s pay. When it is a bird of prey, the penalty shall be 20 hour’s pay. When it is an ordinary bird, the penalty shall be 2 hour’s pay. Government and others may monitor windmills for bird deadliness.
14/ In gyms, there is no right to use more than one piece/ set of equipment at a time. People who are not touching a piece/ set of equipment must let others use it. Also, there is no right to rest upon gym equipment and prevent others from using the equipment.
15/ All keyed lock tumblers and keys must be made out of stainless steel where possible. Locks and keys made from other materials shall not be sold in our nation.

L’37. INTERNET DOMAINS
1/ The national government shall charge property tax based on the assessed value of each internet domain over the threshold value amount.
2/ All internet domain addresses that are common descriptive terms in any language shall be the property of the people and their government to the extent they wish to claim ownership. No compensation shall be paid for these.
3/ On all such nationalized domain addresses, government shall run both paid and free directories for all businesses with a bona fide claim to use that term. Government shall auction off the right to top and upper placement on all these paid directories. However, there shall always be free directories that have all bona fide market participants that care to enter their data.
4/ Fancy internet domains shorter than 15 characters shall expire in 20 years. Longer internet domains shall expire after 50 years. All expiring, domain names shall go back to government to be auctioned-off to the highest bidder by government to benefit the public purse.
5/ There shall be a 30% sales tax on the sale of fancy internet domains, fancy vehicle license plate numbers, and fancy telephone numbers. This amount shall be due at each sale.
6/ All internet TLDs shall belong to one nation and shall be subject to the taxation and laws of that nation.
7/ The Senate shall help conceal the ownership of domains used for political purposes, or for informing the people, or saying controversial things. Here the Senate shall help people to remain anonymous. However, the ownership of domains used for commercial purposes shall be public, and nobody may hide the name of the true owner or its address.
8/ All domains owned for any part of a year must pay the domain ownership fees.

L’38. WORKER RIGHTS & RESPONSIBILITIES
1/ We shall value the right of everyone to maximize their pay over the privacy rights of those who can’t get along at work.
2/ Government shall offer tracking of everyone’s employment history and shall keep records of this. This shall be offered on an opt-in basis. When this is on, everyone gets recorded, and all employer/employee interactions are subject to recording by either party.
3/ When a worker binds himself to a recorded apprentice agreement, it shall be public knowledge and part of their public work history, along with their apprenticeship release.
4/ Nobody offering apprenticeships shall be deemed a credible apprenticing teacher until he has released at least 5 apprentices, and he has been recommended by at least 3 of them.

L’39. ADVERSE POSSESSION
1/ The location of fences shall not confer any rights under the laws of adverse possession. However, fences may cancel an easement under adverse possession.
2/ All property rights acquired under the laws of adverse possession shall only be applicable during the continued possession of the acquiring party. If the acquiring party dies, or moves away, or removes his incursion, the acquired property reverts to its old owner as would a life estate.
3/ Property rights acquired by adverse possession shall not be transferred, and shall end when either the acquiring estate is sold, or when the acquirer dies, whichever event occurs first.
4/ Fictional citizens and people not born in our land shall not have the right to acquire property through adverse possession. 5/ Nobody shall ever acquire public property through adverse possession.

L’40. OPM: OTHER PEOPLE’S MONEY
1/ These rules of OPM shall apply to all fictional citizens including corporation, charities, churches, schools, homeowner associations and all non-human entities, as well as everyone who manages other people’s money.
2/ All board meetings shall be video recorded by a county recorder’s office. All notifications shall be via the county recorder’s system.
3/ There shall be no right to privacy with regard to the money- management actions of people managing other people’s money.
4/ All OPM managers and directors shall be required to live an entirely cash-free life while they are an OPM and for 5 years after being an OPM manager.
5/ Reasonable ordinary, ongoing month-to-month
expenses can be paid by the elected representatives of the board, but all special expenses and contracts must be approved by the board on an individual basis. This shall include new projects, upgrades to existing projects, and large scale maintenance projects.

6/ Except for monthly and quarterly services, all contracts and loans must be approved by the board as written and with no modifications allowed.

7/ Those who manage on behalf of a board shall be considered knowledgeable about business and shall be personally and criminally liable if they either co-mingle, or overdraw their accounts.

8/ It shall be a felony to give or accept kickbacks on OPM work. Government's anti-corruption division shall try to sting and entrap OPM managers.

9/ All OPM managers must use the public recorder's public bid boards for all projects.

10/ All businesses that sell to government or OPM manager or are healthcare providers must use the standard across-the-board mark-up on all 3rd-party products and services in each industry. All charges must be reasonable.

11/ All property management accounts must have at least two bank accounts. One shall be for regular monthly expenses, and the other for reserves. Only the owner or board can authorize money to be drawn from the reserve account, and there shall be no open-ended grants of this right.

12/ No board may allocate money without a detailed plan and estimate.

13/ All OPM managers shall have all sensible metrics displayed on their Senate page.

14/ Everyone spending other people's money shall be required to use a county bid board for all transactions. This requires posting of:
   a/ All projects totally described.
   b/ All bids on those projects.
   c/ All statements from bidders and other concerned parties.
   d/ All services that can be re-bid, must be re-bid on a public bid board at least annually.
   e/ All user complaints.
   x/ The low bidder does not need to be taken, however, if there are many bids around $X and the OPM manager takes a bid of $2X, the meaning will be clear, especially if this is a pattern.

15/ All OPM spending shall be randomly audited for value for money by the tax house.

16/ OPM Managers that repeatedly overpay, or make wild claims, or misuse money may be disqualified by the Senate from working in OPM. They may also be charged with crimes where the amount of money in question is large enough.

17/ All startups collecting investor money shall either opt-in or opt-out of the OPM rules for their management.

18/ Government shall promote investment in new baby businesses by lowering up-front costs were easy and practical. To this end Government shall do the following for every person and small company taking in money from investors:
   a/ Register and verify the identity.
   b/ Verify employment, financial, criminal, and court history.
   c/ Verify other background claims.

19/ People taking in investor money must use monitored communications.

20/ The Senate shall keep a comments board for all OPM managers, so the people can report improprieties and worse.

21/ All ongoing services managed by OPM managers must be put up for bid when at least 1/3 the users give an unfavorable rating. Thereupon the previous service provider and all its workers shall be blackballed for at least 10 years unless there are no other qualified providers available.

22/ There shall no longer be any special board members or presidents in any homeowner association. Every homeowner who shows up at a HOA meeting or appoints a proxy voter shall have an equal vote in the affairs of the association.

23/ All OPM managers shall have an annual value for money audit. This shall be performed by the relevant counties.

24/ If 60% of the ownership of any group owned property agree, then the complex may be sold for the price these 60% agree to. Thereupon each owner shall be entitled to his pro-rata share of the sale based on his unit's share of the habitable square footage of the group complex.

25/ All penalties including late payment penalties charged by commonly owned property and rental apartments shall be considered as municipal fees, and 100% of these shall accrue to the country government. This is keep property managers from strictly enforcing the rules to steal the penalty fees.

26/ To fire a HOA manager, the required vote shall be either a majority vote from all the homeowners (one property, one vote) or a majority of of the homeowner’s present at any properly noticed association meeting where such a vote to fire the HOA manager is scheduled in the agenda. All votes to fire HOA management shall be the first item of on the agenda for all meetings without any discussion.

27/ Tenants of less than 5-years shall never vote in any HOA even if they have a proxy. After 5-years, they can vote if they have a proxy. Property management companies shall not be allowed to cast proxy votes in HOAs so they can never vote on behalf of the owners of the units they manage. Management companies are not allowed to attend HOA meetings or votes either in person, or through telepresence, or knowingly talk to a resident during a meeting of that resident’s building. Also, owners who do not live in their units for at least half of the year cannot vote on their HOA elections.

28/ The recorder shall keep complete records of each
property manager’s client base and financial filings together with the contact info of all board members and homeowner activists who care to list their names. Only the board members of other candidate clients of the property manager can see this HOA contact data.

29/ The wise business saying: “Too quick to hire, too slow to fire” is felt nowhere more keenly than with OPM managers. Rapidly changing managers increases the chances that a successor will uncover something. Also, crooks tend to wait a while and get a feel for the situation before they steal. Therefore, those spending other people’s money must work no more than 3 years in their position and then a new unrelated person must be hired. Also, OPM managers cannot be rehired for 10 years.

30/ All non-emergency, non-recurring spending of OPM funds shall be pre-submitted, 3-days in advance, to the county recorder’s office. The recorder shall review/audit the costs. If the recorder says nothing, the OPM manager may order the work. However the recorder shall also have the right to halt the transactions if they are deemed off-market. All heat and electricity paid by OPM managers must be budgeted outside the regular total as an add on.

This is so OPM managers don’t skimp on heat, air conditioning, or lighting in order that there be more money to steal elsewhere.

31/ All leases, rentals, purchases, sales, service contracts, and the like by OPM managers shall be recorded by the county or they shall not be valid.

32/ When there is a situation involving a community decision where some people lose and some people invariably win. The group decision must be the one that benefits the most, In harms the least and fewest legally interested parties. It shall not be allowed for a group decision making body to make clearly sub-optimal decisions. This type of decision making shall be just as unconstitutional as corrupt schemes for voting. The metaphorical example is the apartment buildings with a trash enclosure in a small yard. The trash enclosure must go where it will be farthest away and least visible the greatest number of units unless there is a good reason for not doing this.

**L’41. BUILDING CONTRACTORS**

1/ Government shall accurately define working days for construction based on its own reasonable standards for how much rain constitutes a rain, snow, or other day off due to weather. Government shall also track which days were holidays in the various parts of the nation.

2/ When construction workers can’t work on their regular days due to weather, they will be expected to make up for the for missed time on their next day off.

3/ All construction contracts shall have a reasonable number of work days to finish. They shall also have a bonus for each workday early, and a penalty for each workday late.

4/ All contract shall have a start date. 7-days after the start date, the customer can cancel if the contractor cannot start.

5/ All construction projects in mature neighborhoods with more than 2DUA shall be taxed by government for each calendar day any project remains incomplete. The obligation to pay this shall rest with the party providing the work. This shall apply to each workday. This tax shall not be less than one hour’s wages per day. Where the neighborhood exceeds 15DUA, this tax shall not be less than 2-hour’s wages per day.

6/ For their first year, building contractors may only work on one job at a time. After this they may promise in writing to work on no more that one job, or no more than two or three jobs at a time, and this promise shall be binding.

7/ All construction worksites shall have recorder video cams from multiple angles inside and out.

8/ Osha shall require many sorts of construction worker to wear hat cams while at work.

9/ If the contractor alleges interference by the owner, he must provide clear video evidence of this. If the contractor alleges bad or incomplete plans, or changes, the burden of proof shall be on him to show that this was in fact the case and the delay.

10/ Until the job is done, progress payments may only be used for needed materials delivered to the worksite and to wages. The remainder of the contractor’s money shall be held by the recorder’s office pending final completion.

**L’42. ENVIRONMENT**

1/ Merchants shall no longer use paper bags, but must use water-resistant plastic. All such bags must be made of biodegradable plastic that breaks down in less than 50-years. No store bags shall be printed, and the handle loops must be cross-oriented to the bottom seam.

2/ For all new structures the use of wood shall be restricted as follows:

a/ Real wood shall not be used as for exterior field surface. Real wood may however be used for trim surfaces. Facia may be wood, but eves may not be wood. Doors, window frames, and shutters may be wood.

b/ Real wood shall not be used for fences or exterior decks because it rots too quickly.

c/ Plywoods may be used for ceiling and wall surfaces but not wood planks.

d/ Hardwood flooring materials, installation labor and refinishing charges should pay 70% luxury tax as the floors are so often ruined with water or sunlight and don’t age well. Wood floors shall be prohibited in kitchens, bathrooms, and entry areas.

e/ Kitchen and bath cabinets made from wood, or wet sensitive material shall pay luxury tax.

f/ There shall be no wood tax on wood furniture, molding, doors, windows, cabinets, framing wood, or truss wood.

3/ Sterile offspring biotech shall be prohibited.

4/ There shall be no fishing with explosives.

5/ Public safety demands that pathways in national parks visited by more than 2,000 people a year shall have cellular internet coverage and solar/battery power for
charging devices.

**L'43. RULES FOR AUCTIONS**

1/ Auctions are considered an irrevocable offer to sell, for a prescribed time over a prescribed price.
2/ No auction offer may be rescinded. They shall however expire if nobody offers the minimum price during the auction time.
3/ If there is a minimum price, it must be stated to all bidders. If no limit that must be stated.
4/ If there is a minimum price, it shall not be raised once the auction has been started. The minimum price may be lowered by the seller, however, it shall not be raised until the auction expires and a new auction is introduced.
5/ When the auction is over, the closing price shall be available to the public for a reasonable time. Each public recorder shall keep a record of all high value things auctioned in its jurisdiction.
6/ All auction bidding accounts shall allow the holder to watch any auction he wants nationwide both before and after close of the auction.
7/ The name of all bidders, buyers, and sellers in an auction shall be public and shall not be hidden or anonymized. Their bids shall also be public information.
8/ Fictional citizens shall not be permitted to bid in auctions.
9/ Bidding on behalf of another person at an auction shall be a crime.

**L'44. CHANGES TO THE ALPHABET**

1/ At the beginning of education is reading, and at the beginning of reading is learning the letters. And at the beginning of learning the letters is this terribly confusing difference between Bs and Ds. So from now on, we shall remove a stumbling block. From now on, all Roman character writing for all ages shall use a smaller upper case “D” form, and no longer use the lower case “d” form. Thus these letters shall look like: B\/B and D\/D from now on. Also, we shall use smaller upper case “A”, “E”, and “R” forms and these shall no longer use the lower case “a”, “e” and “r” forms. Thus these letters shall look like: A\/A, E\/E, and R\/R from now on. Thus the lower case alphabet shall now look like: abcd efgh i jkl m nop rst uvw xyz, with M for middle letter and N for next half. N shall also stand for second meanings, Mnemonics, intuitiveness, and evocativeness, also, the new, and the next time. And L shall stand for the last of the first sequence. Alternate grouping patterns include: abcd efgh i jkl m nop rst uvw xyz, and abcd efghijkl m nop rst uvwxyz.
2/ The Letter Q shall be deleted from the elementary alphabet and relegated to the new special character alphabet that is not introduced until the child is a proficient reader in the basic alphabet. The letter Q should forever be associated with Ishtar and the wait for a better lifetime of relaxed slavery in the promised land. All Qs shall now to be written CU and KW.
3/ We shall teach our children upper case letters first, and all “See Jane Run” books shall be written in drop-cap upper case letters.
4/ All children’s sweets and toys shall use only upper case letters on their packaging to facilitate the learning of letters by young people.
5/ All lower case Ls written for all ages shall have a small horizontal tail so they look more like upper case Ls and nothing like the number 1. Also, all lower case Hs shall look like an upper case H missing its upper right leg. In other words, all the lines of then lower case letter H shall be straight.
6/ Initially English, Euemi, and Romanized Chinese shall use the 25 Roman phonetic characters of English. Later, more letters may be added to Euemi, so there will be perhaps be 36 or 48 letters.
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