



OREDZIE

His Serene Highness Marcin Gustav, with God Will Sovereign and The Ruler of the Monarchy Christian Intermarium

z dnia 12 kwiecień 2017

Do Chrześcijańskich Międzymorzan i przyszłych Chrześcijańskich Międzymorzan.

Dnia 07.04.2017 w Warszawie miało miejsce podpisanie Memorandum zawarte między Monarchią Chrześcijańskiego Międzymorza a International Human Rights Commision. Stroną Memorandum jest Państwo ("The State") Monarchia Chrześcijańskiego Międzymorza, co w kontekście dyplomatycznym jest bardzo ważnym stwierdzeniem. Oznacza, że istniejąca, posiadająca relacje z innymi Państwami, z innymi podmiotami prawa międzynarodowego, organizacja międzyrządowa rozpoznaje po naszej stronie Państwo i podpisuje Memorandum.

Drugi ważny cel jaki osiągnęliśmy, to jasny sygnał dla wszystkich podmiotów prawa międzynarodowego, iż prawa człowieka są dla nas kluczowe. Nie możemy realizować naszej podniosłej misji odrzucając tak ważne osiągnięcia cywilizacyjne, powstałe dzięki kulturze chrześcijańskiej.

W korespondencji, która poprzedza podpisanie dokumentu, władze IHRC wyraziły chęć pomocy Monarchii w uzyskaniu pełnej, z perspektywy prawa międzynarodowego, Suwerenności, jako stanu prawnego niezbędnego do realizacji naszej misji w świecie.

W naszym gronie pojawiła się nowa osoba, Jego Książęca Mość Rafał Wasik, współautor Memorandum i przyszły współtwórca polityki zagranicznej Monarchii. Książę Wasik złożył przysięgę na wierność Monarchii i dziś reprezentuje Monarchię jako Książę Wojewoda Ziemi Sandomierskiej. W czasie

spotkania z rąk Suwerena otrzymał pamiątkowe wydanie Biblii w formacie mp3.

Korzystając z okazji, życzę wszystkim członkom naszej wspólnoty spokojnego przeżywania świąt Wielkanocy, wspaniałej rodzinnej atmosfery i wielu łask płynących z Krzyża zmartwychwstałego Pana Jezusa Chrystusa.



Intergovernmental Organization
INTERNATIONAL HUMAN
RIGHTS COMMISSION

AGREEMENT PERTAINING TO THE
PROGRAMS AND STATUTES



ARTICLE I: OPENING DECLARATION

In this Agreement and in all other official documents, the International Human Rights Commission is also referred to as 'the IHRC' or simply as 'the Organization'.

Par. (1) Origin

By means of appropriate instruments attached hereto, several States have approved the present agreement and secured participation in the International Organization defined hereby.

Par. (2) General Declaration The Participating Parties,

HAVE reaffirmed their commitment to the purposes and principles of the Charter of the United Nations and their desire to respect & protection of Human Rights; and

ENDEAVOUR to promote the respect of Human Rights & Peace, while taking into account the social, economic, legal, ecological, educational, ethical and spiritual dimensions of this goal; and

ARE AWARE that pluralism endows individuals, as well as national and international organizations with distinctively different tasks and mandates that cannot be subsumed by others;

ARE RESOLVED to unite their efforts to secure within the international community a high level of cooperation and responsibility on issues related to Human Rights, Peace, Peace Keeping and Disarmament, Social Development, Education, NGO Networks, Environment, Youth, Health, the Empowerment of Women, Media, Democracy and Social Development; and

RECOGNIZE that a meeting place for reflection and dialogue is needed to create a common voice for the affirmation of Human Right and sound Sustainable Development principles which take into consideration the multifaceted dimension and complexity of this issue; collectively



ARTICLE II: ESTABLISHMENT AND STATUS

HAVE AGREED that the International Human Rights Commission (IHRC) is hereby constituted and established as an "International Intergovernmental Organization" with full jurisdictional power, identity and ability as may be necessary to exercise its functions and fulfil its objectives, inter alia, with the capacity to:

- a. Acquire and dispose of real and personal property;
- b. Create and enter into contractual and other types of agreements;
- c. Employ persons and accept seconded personnel on loan;
- d. Institute and defend in legal proceedings;
- e. Invest money and property of the Organization; and
- f. Take any lawful or considered actions necessary to accomplish the objectives of the Organization.

The legal "Headquarters" of the Organization shall be in the Ukraine, the "International Secretariat" shall be in the Czech Republic and the "Secretary General Secretariat" shall be in London, UK (or any other county as the Secretary General thinks fit) unless the participating Members or the Supreme Council decides to relocate the Organization elsewhere. The Organization may establish offices and regional headquarters in other locations as required supporting its activities, goals and objectives.

TO THIS END THEREFORE, the Participating Parties enable the Organization to serve as an International Forum and Instrument to protect the Human Rights according to Universal Declaration of Human Rights passed By United Nations Organization on 10th December 1948 and sustainable economic development, disaster relief, educational access, and Peace Maker.



ARTICLE III: MISSION

The Mission of the International Human Rights Commission shall be to:

- a. Facilitate the creation of cooperative networks and economic development programs enlisting and involving financial institutions, traditional and alternative energy producers, private enterprises, diplomatic representations, universities, governmental bodies and other concerned parties;
- b. Promote human rights peace, gender equality, health, equality, economic development and educational access, awareness regarding the rights of women, children and youth in developing nations and where ever needed;
- c. Broaden the understanding of sustainable economic development and promote the implementation and dissemination of norms, rules and guidelines that apply to this field;
- d. Assist developing nations by identifying and retaining businessmen, professionals and scholars willing to act as human Rights advisors to their diplomatic and consular network;
- e. Develop, establish and maintain 'Sister' relationships with institutions and likeminded organizations located in high GNP countries and developing countries.
- f. Strengthen and support to all Nation's capacity to engage in Sustainable Development through educational access, relief programs, ecological and bioethical reflection and action, while taking into consideration the traditional social and cultural values of each Nation;

In order to accomplish the foregoing objectives, the Organization may engage in the following types of activities:

- a. Develop networks globally in the sphere of economic, ecological, educational and bioethical reflection and actions;
- b. Establish, collect, maintain and share Statistical and Demographic Data and Information Services;
- c. Provide advice, guidance, direct action and support in regards to issues pertaining to the field of and implementation of human rights instruments, Sustainable Development and Peace;
- d. Encourage peace and disarmament education, research and the dissemination of research findings within the Organization's sphere of influence and globally;



- e. Organize and facilitate conferences, seminars and educational programs dealing with gender equality, human Rights, sustainable economic development environmental and corporate social responsibility, education access, peace, disarmament, women and youth development;
- f. Engage in other activities related to the furthering or obtaining the goals, objectives and Mission of the Organization, as the need arises.

ARTICLE IV: ORGANIZATION RELATIONS AND REPRESENTATION

Par. (1) Relations with Host Governments

Definition: Any government which is a Participating State or Member of the IHRC or Host Nation of an IHRC program or project. The Organization shall cooperate with the government of each Host Nation in all areas of common interest, including but not limited to, Human Rights, Peace, Education, Sustainable Economic Development, International Relations, Law Enforcement, Women Rights, Children and Youth Development and counter-terrorism.

The Organization shall communicate to the government of each Host Nation updated information on all treaties and conventions entered into with the Host Nation organizations or parties.

Par. (2) Logo and Seal

The official logo and seal of the Organization are reproduced hereunder and posted on the official Internet site of the IHRC for public reference and protected by legal copyright, not to be reproduced without official permission.



Intergovernmental Organization
INTERNATIONAL HUMAN
RIGHTS COMMISSION

Par. (3) Language

The official language of the Organization is English.

ARTICLE V: MEMBERSHIP

Par. (1) General Conditions

Original Participants of the International Human Rights Commission are the States, Nations and Inter-Governmental Organizations, which have secured Participating Status before December 31, 2014

Whether with Full Membership or Observer Status, every Participant Party may properly be called 'Participating State' or 'Participating Organization'. The admission of any State, Nation or Inter-Governmental Organization to the status of IHRC Participant Party can only be enforced and effective by and through the registration and approval of the World Chairman initiating the appropriate instrument.

Participation in the International Human Rights Commission is open to all States, Nations, Inter-Governmental Organizations and individuals desiring to accede to this Agreement and who have been invited to do so by official invitation of the World Chairman or his authorized representative.


Par. (2) Participant Parties with Priority Status

Participant Parties with Priority Status are the States, Nations or Inter-Governmental Organizations who have secured Participating Status in the Organization before December 31, 2014.

Participant Parties with Priority Status enables their citizens or members preferential consideration, priority and special status in accessing IHRC-related programs and scholarships, in accordance with implementation policies as recommended, revised and or defined by the World Chairman or the Council of Ambassadors.

Par. (3) Denunciation

Members may terminate their Status at any time by means of a notice of denunciation or request for change of status, signed by an authorized official, delivered to the World Chairman of the Organization. Such a Change of Status becomes effective 30 days after reception of the notice, without prejudice to the actions already accomplished by the Organization. The World Chairman will inform all Participant Parties of the receipt of each notice of denunciation or change of status.


Page 5 z 8

ARTICLE VI: ORGANIZATION FINANCES

The Participant Parties to this Agreement shall not be required to provide financial support to the Organization beyond voluntary contributions, nor shall they be responsible, individually or collectively, for any debts, liabilities or obligations of the Organization

ARTICLE VII: OTHER FORMS OF PARTICIPATION

Par. (1) Associate Organizations

The IHRC Secretariat may invite and approve international organizations, non-governmental organizations to participate under the status of Associate or Observers with or without voting member in General Assembly.

ARTICLE VIII: FINAL CONSIDERATION

Par. (1) Acceptance in Trust

The World Chairman and Ambassador at Large of the International Human Rights Commission shall accept this Agreement to be held in Trust and good faith.

The World Chairman and Ambassador at Large shall post this Agreement on the official website and communicate and or deliver this Agreement to all requesting Participant Parties.

Par. (2) Dissolution

The Organization may be dissolved by unanimous vote of all Participant Parties if it is determined that the Organization is no longer required, or that it will no longer be able to function effectively. In case of



Page 6 z 8



MONARCHY CHRISTIAN INTERMARIUM & INTERNATIONAL HUMAN RIGHTS COMMISSION

dissolution, any assets of the Organization, which remain after payment of its legal obligations, shall be distributed to institutions having objectives similar to those of the Organization as decided by the Supreme Council, in consultation with the General Assembly, Council of Founders and World Chairman.

Par. (3) Amendments

Amendments to this present Agreement shall come into force when they have been adopted by a two thirds vote of the Participant Parties of the General Assembly in accordance with this Agreement or any future established constitutional processes, and approved by the World Chairman.

Par. (4) Text and official translation of the Agreement

The official text of the Agreement is in English. The International Secretariat shall prepare the translations in to other languages.

Par. (5) Entry into Force and Accession

This Agreement shall enter into force on the day upon which at least two States, Nations, Inter-Governmental Organizations have agreed to participation in the Organization, either by signing this original Agreement/MOU or by providing an adequate instrument of accession with the acceptance of "CONSTITUTION" of the International Human Rights Commission.

Any State, Nation or Inter-Governmental Organization may at any time notify the World Chairman and Ambassador at Large of its request to accede to this Agreement. If the World Chairman Secretariat approves the request, the Agreement will enter into force for that State, Nation or Inter-Governmental Organization 15 days after the date of receipt of its instrument of accession.



MOU /INSTRUMENT OF ACCESSION

This Memorandum of Understanding (MOW/ Instrument of Accession is entered into this 15 day of April 2017 between the International Human Rights Commission, (hereinafter "IHRC") and The State of The Monarchy Christian Intermarium (hereinafter "CHM") (collectively hereinafter "the Parties")

Entry into Force and Modifications

1. This MOU/ Instrument of Accession shall enter into force upon signature by authorized officials of the Parties and shall continue in full force and effect until it is terminated.

2. This MOU/ Instrument of Accession may only be modified by a written agreement between the Parties duly executed by authorized officials.

The undersigned, being duly authorized by their respective Parties, have signed this Memorandum of Understanding / Instrument of Accession for the membership of the International Human Rights Commission as Member State/ Organization with the full acceptance of IHRC Constitution, on the dates and at the places indicated below.



Marcin Gustaf G.

signature



Intergovernmental Organization
INTERNATIONAL HUMAN
RIGHTS COMMISSION

[Signature]

signature

Date 07 April 2017, place: Warsaw, Poland

MOU /INSTRUMENT OF ACCESSION

This Memorandum of Understanding (MOU) / Instrument of Accession is entered into this 15 day of April 2017 between the International Human Rights Commission, (hereinafter "IHRC") and The State of The Monarchy Christian Intermarium (hereinafter "CHM") (collectively hereinafter "the Parties")

Entry into Force and Modifications
The MOU/ Instrument of Accession shall enter into force upon signature by authorized officials and shall continue in full force and effect until it is terminated.

The MOU/ Instrument of Accession may only be modified by a written agreement between the Parties duly executed by authorized officials.

The undersigned, being duly authorized by their respective Parties, have signed this Memorandum of Understanding / Instrument of Accession for the membership of the International Human Rights Commission as Member State/ Organization with the full acceptance of IHRC Constitution, on the date and at the places indicated below:



[Signature]
signature



[Signature]
signature

Poland



