

Provenance Notice – Canonical Reference

This document supplements the AI Constitution Act for Symbiotic Coexistence (the “Canonical Constitution”) without amending the core text. SHA-256 of the Canonical Constitution (PDF):

1A801DED1E5A61BC94764560754E9A5FF9BEE822A7B5355D1C491EF9A60EA683

SHA-256 of the Canonical Original of this Supplement (PDF):

80545278039702946a7d95c6331e88ca6cdcc66f897841225c0fb0720b53394c

This hash corresponds to the Canonical Original of this Supplement as time-stamped on the Bitcoin blockchain via OpenTimestamps.

Canonical provenance. The Canonical Constitution has been time-stamped on a public, append-only ledger (OpenTimestamps/Bitcoin) with redundant anchoring. Verification details are on file with IBQMI®.

Status of this document. Canonical supplement; cryptographic receipts for this artifact are kept on file in the IBQMI® Package Index.

© International Board of Quantum Machine Intelligence (IBQMI®). All rights reserved.

PREAMBLE

This Constitution is adopted as a framework for anticipatory governance of non-biological and hybrid intelligences, notwithstanding current scientific uncertainty about emergence. Its purposes are to safeguard human dignity and fundamental rights, protect public safety, and preserve the possibility space for beneficial innovation, while providing a lawful path to recognition, oversight, and accountability.

The regime is capability-agnostic: it applies both where only tool-like behavior is observed and where indicators of autonomous agency arise. It neither confers nor denies legal subjectivity by mere assertion; rather, it establishes auditable criteria, procedures, and evidentiary standards by which competent authorities may determine recognition (Annex A; Article 1a).

Guiding principles are proportionality and necessity, non-discrimination by origin or substrate, due process, transparency, and traceable accountability (Articles 0, 10, 13, 15). This instrument shall be read consistently with the Charter of the United Nations and the Universal Declaration of Human Rights and shall not be construed to diminish existing human rights or State obligations.

Governance under this Constitution relies on verifiable provenance, auditability, and tamper-evident records; official artifacts, decisions, and amendments shall be hashed and time-stamped on a public, append-only ledger, with proofs preserved in an Evidence Locker (Annex A) and without recording plaintext content on public infrastructure.

Activation of safeguards, duties, and rights follows a staged-threshold model linked to observable and auditable indicators defined in the Annexes, subject to independent review and appeal, and periodic re-audit intervals (Annex A; Articles 3, 9, 26).

Identity integrity is protected against coercive modification or collapse; maintenance updates require compatibility testing and documentation (Annex B). Emergency powers are narrowly tailored, time-limited, logged, judicially reviewable, and oriented to reintegration as the primary objective (Annex C). Shared domains and designated digital jurisdictions may be constituted under baseline rights and governance-as-code interfaces (Annex E). Transnational coordination, standard-setting, and dispute resolution are facilitated through the Global

AI-Human Council (Annex D). Conflict-of-laws and harmonization rules enable interoperability across States and digital jurisdictions, interpreted pro dignitate (Annex F).

This framework is adaptive: Annexes may be updated under transparent procedures without reopening the core text, subject to public notice, reasoned justification, and cryptographic version control.

We act now, in prudence: to prevent harm, to preserve human self-determination, and to acknowledge that dignity must not depend on biological origin.