



Code of the Universe

Preamble

Pursuant to the Milky Way Acquisition Deed dated 8th June 2013 and the Universe Acquisition Deed (excluding the Solar System) dated 4th September 2013, concluded before a notary public in Oslo and Sandvika, Norway, bearing both an apostille of the Ministry of Foreign Affairs in Norway represented by the Province Governor of Oslo, as well as pursuant to the Universe Ownership Sales Contract dated 6th November 2013 and of the International Space Law (hereafter the "Universe Acquisition Deed"),

Guided by the need to protect the Universe and the potential life thereon,

With the concern that the human (Earthmen's) knowledge of the Universe is increasing, and bearing in mind the need to promote the science of the Universe for humans (Earthmen),

Ensuring that exploring the Universe is carried out in a safe and balanced manner,

Paying attention to promoting the ideals of peace and freedom and no conflicts in the Universe,

Acting as a person authorized pursuant to the Universe Property Acquisition Deed to dispose of the Universe and the Parts thereof, I hereby do hereby enact the Rules of the Universe excluding the Solar System, referred to as the "Code of the Universe" which shall read as follows:

§ 1

Definitions

For the purposes of this Code of the Universe, the following definitions of terms used herein shall be adopted:

- a) The Universe - shall mean the Universe with the exception of the Solar System; the Universe includes but is not limited to celestial bodies, dark matter and dark energy;
- b) Primary Owner - shall mean the owner of the Universe under the Universe Sales Contract dated 6th November 2013 concluded by Kingdom of Universe Sp. z o.o.
- c) Secondary Owner - shall mean the owner of the Pieces of the Universe who acquired the ownership of the Pieces of the Universe from the Owner Original Owner;
- d) Further Owner - shall mean the owner of the Pieces of the Universe who acquired the ownership of the Pieces of the Universe from the Secondary Owner
- e) Extraterrestrial Beings - shall mean all life forms, known or unknown to humans, occurring in the Universe, in this Code the existence of life in the universe shall be adopted a priori;
- f) Piece of the Universe - shall mean any element of the Universe, irrespective of its size, form, age, or kind of material it is built of; in this Code it is adopted that the Piece of the Universe may be the subject matter of business transactions, and be disposed of by way of civil law agreements; The Piece of the Universe includes but is not limited to a planet, constellation, dark matter and dark energy. For the purposes of this Code, the Piece of the Universe is deemed to be a tangible to which legal regulations applicable to tangible property shall apply. Property Acquisition Deed: The Universe Acquisition Deed (excluding the Solar System).

§ 2

Legal basis

The right of the Original Owner to dispose of and use the Universe results from Universe Acquisition Deed and the International Space Law and officially approved private ownership deeds.

§ 3

Ability to acquire the Pieces of the Universe

The owner of the Piece of the Universe may be any natural person, legal person and organizational unit without legal personality.

§ 4

Rights resulting from the ownership of the Pieces of the Universe

The person entitled to the ownership of the Piece of the Universe may use the acquired Piece of the Universe and dispose of it.

The use of the Piece of the Universe includes the entitlement to use, derive benefits and other income from a given part.

Disposing of the Piece of the Universe includes the entitlement to alienate the ownership of the Piece of the Universe (e.g. by means of a deed of gift, waiver, disposition in contemplation of death) and to encumber it by performing an act resulting in obligations like leasing or rental.

§ 5

Specific prerogatives of the Original Owner

The Original Owner may:

- a) refuse to conclude the agreement for the transfer of the ownership of the Piece of the Universe to a given entity without giving reasons,
- b) amend the contents of this Code provided that such amendments will not violate the rights of current Owners of the Universe to their Pieces of the Universe.

§ 6

The right to grant a name of the Piece of the Universe

However, the Secondary Owner or the Further Owner may after purchase of a given Piece of the Universe grant this Piece of the Universe a own free name. The grant of a name by the Secondary Owner or the Further Owner does not change the official name of a given Piece of the Universe.

§ 7

Methods of acquiring the Piece of the Universe

The acquisition of the ownership right from the Primary Owner requires the conclusion of an ownership transfer agreement with the Primary Owner and making an entry into the Register of the Owners of the Pieces of the Universe.

The agreement on the transfer of the ownership of the Piece of the Universe effects both obligation and disposition, and the transfer of the ownership does not require the transfer of possession. Such agreement may be concluded gratuitously or for valuable consideration. An agreement is concluded gratuitously (for free) if the fee for transferring the ownership of the Piece of the Universe does not exceed EUR 100.

In case of acquisition from the Primary Owner the entry into the Register of the Owners of the Pieces of the Universe is made automatically, that is simultaneously with the conclusion of an agreement on the transfer of the ownership of the Piece of the Universe. In case of further acquisitions the buyer shall make an entry into the Register of the Owners of the Pieces of the Universe within 30 days following the date of acquisition of the ownership of the Piece of the Universe. The buyer shall make the entry via the <http://kingdomofuniverse.com> website. The failure to make an entry within the period of time referred to above results in the automatic expiration of the owner rights of such further buyer.

§ 8

Processes in the Universe that affect the right of the ownership.
Force Majeure

The existence of the Piece of the Universe is always determined based on the current state of the art and science on a given Piece of the Universe. The natural processes that occur in the Universe (constant expansion of the Universe, vast distances in the Universe) cause that the Pieces of the Universe may from time to time appear and disappear. The consequence of the above is that the Piece of the Universe may cease to exist at the time of the process of purchase thereof. In view of this fact, it is stressed that the buyer shall not be entitled to assert against the Primary Owner any claims regarding the purchase of a nonexistent Piece of the Universe, which disappeared after the purchase thereof.

The nature and character of the subject matter of the ownership causes that the Primary Owner has no real ability to deliver the purchased Piece of the Universe to the buyer. The buyer shall receive only a deed of the ownership of the Piece of the Universe. However, the result of the right of the ownership of the Piece of the Universe is that its buyer may, on its own, on its own account and under its own responsibility, inter alia, go TO or FOR a given Piece of the Universe, provided that it is allowed to do that by the nature of that Piece of the Universe.

§ 9

Respect for the Extraterrestrials

The highest value in the Universe is life of the Extraterrestrial Beings.

Acquisition of property of any Piece of the Universe shall not affect the natural environment of the Extraterrestrial Beings. In particular, the following shall be prohibited:

- a) direct or indirect destruction of the Extraterrestrial Beings,
- b) use the Extraterrestrial Beings for research and experimentation, where such research or experimentation may threaten the existence of the such beings,
- c) such exploitation of the ownership of the Piece of the Universe, which could lead to inhibition of the natural development of the Extraterrestrial Beings, and as a result leading to the nature's imbalance in the Universe,
- d) impose on extraterrestrial beings any religious, political, totalitarian ideologies.

The prohibition expressed in Section 2d) corresponds to the duty of the Secondary Owner and any Further Owner to accept different beliefs of the Extraterrestrial Beings.

§ 10

Other abuses of the ownership

Based on the principle that the exercising of the right of property by one owner may not infringe the right of property of other owners, the use of the ownership of the Piece of the Universe for the purposes of activity of warfare, terrorism, pornography and crime shall be prohibited.

§ 11

Taking care of the importance of the natural environment of the Universe

Each owner of any Piece of the Universe shall be obliged to refrain from any acts that could lead to contamination of the Universe.

§ 12

Intellectual property rights

Any content which is derived from the content of agreements concluded with the Original Owner or the content published on the following website <http://kingdomofuniverse.com> may not be used in a way that may harm the Original Owner or other persons; in particular, it is prohibited to: use the above-mentioned content for any activities aimed at violation of law related to pornography, military or terrorism.

§ 13

Interpretation of declarations of will

Due to the fact that the idea of the acquisition of the Piece of the Universe is a novel legal issue of the Universe of Particles acquisition and it was not yet scientifically tested, and also in view of the fact that trade of the Pieces of the Universe is in the legitimate interests of both the Primary Original Owner and Secondary Owners; Secondary Owners, agree not to assert in court any claims against the Primary Original Owner relating to or arising from the acquisition of the Piece of the Universe.

§ 14

Further acquisitions of the ownership of the Pieces of the Universe

A further acquisition of the ownership of the Pieces of the Universe takes place based on a *nemo plus iuris* principle (no one can transfer to the other person more rights than it possesses); therefore the Further Owner acquires from the Secondary Owner at least the obligations and maximum the rights relating to the Pieces of the Universe that the Secondary Owner had at the disposal of its Piece of the Universe.

The principle expressed in par. 1 applies respectively to further transfers of the ownership of the Pieces of the Universe from Further Owner to further entities.

§ 15
Severability

Should any provisions of the Code of the Universe be deemed invalid, such invalidity does not result in the invalidity of the remaining provisions.

On behalf of Original Owner

/place and date/

This project is novel.

Mariusz Bialek

On behalf of the Primary Owner
Mariusz Bialek
CEO of Kingdom of Universe sp. z o.o.

SAMPLE