



Constitution of The Trustment of Agiara

Time reference: Constitution Version 1.4- 2025, International English: BLD: Black's Law Dictionary: Ed1-8, Oxford English Dictionary.
Approved and Released for the public court by The Trustment of Agiara to be interpreted only by the same.

We The People, men and women, spirits endowed by Nature, as an Assembled society united by Natural Law and The Council of the Trustment of Agiara and This Constitution of the Trustment of Agiara, We constitute society in accordance with The Natural Law, The Declaration-Claim of Independence, The Declaration-Claim of Sovereignty, The Declaration-Claim of Guidelines for Natural Law Jurisdiction, The Declination of entities presence service and This Constitution of The Trustment of Agiara. That to ensure domestic tranquillity, peace, general welfare, liberty, sovereignty and posterity in accordance with the infinite Natural-Law and Nature.

The Supreme Elector Roll

Section 1.

1. All legislative powers hereby granted is to be authorized through the Assembly also known as the Supreme Elector Roll also known as the referendum by, We The People in the Trustment of Agiara.
2. All men and women, spirits endowed by nature taking part of the Supreme Elector Roll is first to be claimed its entity as Sovereign before taking part of the same.
3. Fictitious organizations, entities shall not appear in the Supreme Elector Roll since it is not Nature.
4. The Supreme Elector Roll shall be preserved, guarded, monitored and maintained in the present by the Trustment of Agiara Counsel, its Ministry of Election and Secretary of State.
5. The Supreme Elector Roll shall be currently available for all Sovereigns and always, by the Ministry of Election.
6. Sovereign entities that make up the Supreme Electoral Roll have a responsibility to participate in the referendum process. The fee for absentee voting is decided by referendum. The Ministry of Election proposes the fee level every fifth year and conduct a referendum of the issue after hearing the proposal from The Trustment of Agiara Counsel.
7. The referendum provided by the Supreme Elector Roll is the highest decision-making body of The Trustment of Agiara.



8. Every Sovereign man and women, spirit in society represented in the Supreme Elector Roll voter list possess the right making motions to The Trustment of Agiara Counsel.

The referendum provided by Supreme Elector Roll

Section 2.

1. The referendum is a voting process provided by the Supreme Elector Roll and is decisive by qualified majority.
2. The referendum is a voting process provided by the Supreme Elector Roll and is advisory by majority.
3. A qualified majority is achieved when 999/13 % of the Supreme Elector Roll voting list or more is united.
4. A majority is achieved when more than half of the Supreme Elector Roll voting list or more is united.
5. The Ministry of Election carries out all referendum missions.
 - 5.1 All elected ministries, functions in the Trustment of Agiara may request that a referendum on an issue be conducted by the Ministry of Election.
 - 5.2 When a part of the Supreme Elector Roll that's more than 9% of its entity unite, they may request that a referendum on an issue be conducted by the Ministry of Election.
 - 5.2. A referendum must be announced no earlier than 6 lunar month and no later than 3 lunar months before its implementation and must be carried out within a full day and night based on the Ministry of Elections time location.
 - 5.3. The result of the referendum must be announced in the present and in totality according to Natural Law.
6. A referendum decision to amend this, The Trustment of Agiara Constitution, may only be made through two consecutive referendums with a qualified majority, between which 6 years have elapsed.

The 13 Ministries and functions of Trustment of Agiara

Section 3.

1. The Trustment of Agiara Counsel consist of 13-33 servants elected and appointed to serve.



- 2.** Ministry of Election is represented by one minister elected by the Supreme Elector Roll. The minister constitutes the Election Counsel consisting of totally 3-7 appointed servants.
- 3.** Head of State is represented by one Head of State elected by the Supreme Elector Roll. Head of State constitute the Head of State Counsel consisting of totally 3-13 appointed servants.
- 4.** Deputy Head of State is represented by one Deputy Head of State elected by the Supreme Elector Roll. The Deputy Head of State constitute the Deputy Head of State Counsel consisting of totally 3-7 appointed servants.
- 5.** Ministry of Foreign Affairs is represented by one minister elected by the Supreme Elector Roll. The minister constitutes the Foreign Affairs Counsel consisting of totally 3-7 appointed servants.
- 6.** Ministry of Interior Affairs is represented by one minister elected by the Supreme Elector Roll. The minister constitutes the Interior Affairs Counsel consisting of totally 3-11 appointed servants.
- 7.** Ministry of Finance is represented by one minister elected by the Supreme Elector Roll. The minister constitutes the Finance Counsel consisting of totally 3-7 appointed servants.
- 8.** Ministry of Trade is represented by one minister elected by the Supreme Elector Roll. The minister constitutes the Trade Counsel consisting of totally 3-7 appointed servants.
- 9.** Ministry of Health is represented by one minister elected by the Supreme Elector Roll. The minister constitutes the Health Counsel consisting of totally 3-7 appointed servants.
- 10.** Ministry of Education is represented by one minister elected by the Supreme Elector Roll. The minister constitutes the Education Counsel consisting of totally 3-7 appointed servants.
- 11.** Ministry of Justice is represented by one minister elected by the Supreme Elector Roll. The minister constitutes the Justice Counsel consisting of totally 3-7 appointed servants.
- 12.** Secretary of State is represented by one Secretary of State elected by the Supreme Elector Roll. The Secretary of State constitute the Secretary of State Counsel consisting of totally 3-11 appointed servants.
- 13.** Natural Law Court of Justice is a Sovereign entity elected by the Supreme Elector Roll. The Natural Law Court of Justice constitute itself representing We The People, Sovereign men and women, spirits, The Supreme Elector Roll according to the Constitution of Natural Law Court of Justice and Natural Law standing in Claimed Natural Law Jurisdiction.



Trustment of Agiara Council

Presidium & representation of ministrates and elected delegates: 13-33

Council of Advice and Progress
Administration of Trustment of Agiara Council

Head of State

Head of State Counsel: 3-13

Security Counsel: 3-7

Deputy Head of State

Deputy Head of State Counsel: 3-7

Administration of Head of State

Ambassadors

Trustment of Agiara

Administration of Embassies

Ministry of Interior Affairs

Ministry Affairs Counsel: 3-11

Administration of Interior Affairs

Ministry of Foreign Affairs

Foreign Affairs Counsel: 3-7

Administration of Foreign Affairs

Ministry of Finance

Ministry Finance Counsel: 3-7

Agiara Bank, Exchange Office

Agiara Property Office

Administration of Finance

Ministry of Trade

Trade Counsel: 3-7

Administration of Trade

Ministry of Health

Health Counsel: 3-7

Administration of Health

Ministry of Election

Election Counsel: 3-7

Administration of Election

Ministry of Education

Education Counsel: 3-7

Administration of Education

Ministry of Justice

Justice Counsel: 3-7

Supreme Chief Prosecutor Office
Agiara Natural Law Court of Justice, Revision Office,
Natural Law Investigation of Crime Office
Agiara Natural Law Appeal Court of Justice.
Administration of Justice

Secretary of State

Secretary of State Counsel: 3-11

Revision Trustment of Agiara

Administration of Trustment of Agiara

Natural Law Court of Justice, Sovereignty – We The People

Worldwide Independent, Natural Law Courts of Justice

Natural Law Jurisdiction



The Trustment of Agiara Counsel

1.1. The Trustment of Agiara Counsel consist of 13-33 appointed or elected delegates with one vote, of which 10 delegates are appointed by the Ministries and functions of the Trustment of Agiara and one President elected by the Supreme Elector Roll to form a presidium of totally 11 delegates.

1.1.1. A President for the presidium of the Trustment of Agiara Counsel is elected by the Supreme Elector Roll to serve for a period of 6 years.

1.1.2. A Vice President for the presidium of the Trustment of Agiara Counsel is appointed by the Head of State Counsel to serve for a period of 6 years, though the first period when constitute the Trustment of Agiara Counsel the period of service will be 3 years.

1.1.3. A Secretary for the presidium of the Trustment of Agiara Counsel is appointed by the Secretary of State Counsel to serve for a period of 6 years.

1.1.4. One delegate for the presidium of the Trustment of Agiara Counsel is appointed by the Election Counsel to serve for a period of 6 years, though the first period when constitute the Trustment of Agiara Counsel the period of service will be 3 years.

1.1.5. One delegate for the presidium of the Trustment of Agiara Counsel is appointed by the Education Counsel to serve for a period of 6 years.

1.1.6. One delegate for the presidium of the Trustment of Agiara Counsel is appointed by the Justice Counsel to serve for a period of 6 years, though the first period when constitute the Trustment of Agiara Counsel the period of service will be 3 years.

1.1.7. One delegate for the presidium of the Trustment of Agiara Counsel is appointed by the Finance Counsel to serve for a period of 6 years.

1.1.8. One delegate for the presidium of the Trustment of Agiara Counsel is appointed by the Trade Counsel to serve for a period of 6 years, though the first period when constitute the Trustment of Agiara Counsel the period of service will be 3 years.

1.1.9. One delegate for the presidium of the Trustment of Agiara Counsel is appointed by the Health Counsel to serve for a period of 6 years.

1.1.10. One delegate for the presidium of the Trustment of Agiara Counsel is appointed by the Interior Affairs Counsel to serve for a period of 6 years, though the first period when constitute the Trustment of Agiara Counsel the period of service will be 3 years.

1.1.11. One delegate for the presidium of the Trustment of Agiara Counsel is appointed by the Foreign Affairs Counsel to serve for a period of 6 years.



1.1.12. 2-22 Delegates for the Trustment of Agiara Counsel will be elected by the Supreme Elector Roll to serve for 6 years mandated by the size of the Supreme Elector Roll duplicating itself as follow:

| Number of Sovereigns | Number of mandates | |
|----------------------|--------------------|----------|
| 169 | 2 | Mandates |
| 338 | 1 | Mandate |
| 676 | 1 | Mandate |
| 1 352 | 1 | Mandate |
| 2 704 | 1 | Mandate |
| 5 408 | 1 | Mandate |
| 10 816 | 1 | Mandate |
| 21 632 | 1 | Mandate |
| 43 264 | 1 | Mandate |
| 86 528 | 1 | Mandate |
| 173 056 | 1 | Mandate |
| 346 112 | 1 | Mandate |
| 692 224 | 1 | Mandate |
| 1 384 448 | 1 | Mandate |
| 2 768 896 | 1 | Mandate |
| 5 537 792 | 1 | Mandate |
| 11 075 584 | 1 | Mandate |
| 22 151 168 | 1 | Mandate |
| 44 302 336 | 1 | Mandate |
| 88 604 672 | 1 | Mandate |
| 177 209 344 | 1 | Mandate |

1.2. The delegates and appointed can be elected and re-elected, appointed and re-appointed to a total maximum of 3 serving periods of six years and/or the first time when constitute a maximum of 2 periods of 6 years and one period of 3 years.

1.3. All delegates and appointed serving The Trustment of Agiara Counsel must be under oath as Fiduciary Representatives of Natural Law Jurisdiction according to the Natural Law Claim exemplified by Natural Law Court of Justice.

1.4. The Trustment of Agiara Counsel shall constitute its own Office regarding the routines of the activities, administration, self-control, division of labour, meeting procedures, handling of referral matters, conducting debates, voting process, frequency of meetings and the like. The Council shall audit its own activities.



1.5. The Trustment of Agiara Counsel shall process motions through debate, investigation, decision and administration.

1.6. The Trustment of Agiara Counsel shall report their work fully transparently in the present.

1.7. The Trustment of Agiara Counsel has the right to summon all elected ministers and functions within the Trustment of Agiara to The Trustment of Agiara Counsel's playing field for hearing and debate.

1.8. The Trustment of Agiara Counsel is decisive by qualified majority which is when 999/13% of the votes or more is represented.

1.9. The Trustment of Agiara Counsel is advisory by majority which is when more than half of the votes or more is represented.

1.10. The Trustment of Agiara Counsel may ask The Supreme Elector Roll for advice in any question and matter. These questions can be formulated with several different possibilities of answers for which each Sovereign representing The Supreme Elector Roll choose one option.

The Ministry of Election

2.1. The Minister of Election is an elected candidate by the Supreme Elector Roll to serve for a period of 7 years and to be re-elected to a total maximum of 3 serving periods of 7 years.

2.2. The Minister of Election appoints 3-7 delegates to serve in the Election Counsel for a period of 6 years. When constitute the first time every second delegate serves 3 years evenly appointed.

2.3. The Ministry of Election shall provide all ministates and functions according to this constitution with adequate service of election, voting processes and active work of supplementary elections.

2.4. All delegates and appointed serving this Ministry must be under oath as Fiduciary Representatives of Natural Law Jurisdiction according to the Natural Law Claim exemplified by Natural Law Court of Justice.

2.5. The Ministry of Election shall constitute its own Office regarding the routines of the activities, administration, self-control, division of labour, meeting procedures, The Ministry of Election shall audit its own activities.

2.6. The elected Minister of the Election Ministry is in power to decide and autograph decisions for its own ministry and its obligations according to this constitution.

2.7. The Ministry of Election shall report their work fully transparently in the present.



2.8. The Ministry of Election shall exercise short term plan of 3 years for its operations and 21 years plan for its development.

The Head of State

3.1. The Head of State is an elected delegate by the Supreme Elector Roll to serve for a period of 5 years and to be re-elected to a total maximum of 3 serving periods of 5 years.

3.2. The Head of State appoints 3-13 delegates to serve in the Head of State Counsel for a period of 6 years. When constitute the first time every second delegate serves 3 years evenly appointed.

3.3. The Head of State is Dominion and shall Represent the Trustment of Agiara and all ministates and functions according to this constitution and Natural Law.

3.4. All delegates and appointed serving Head of State must be under oath as Fiduciary Representatives of Natural Law Jurisdiction according to the Natural Law Claim exemplified by Natural Law Court of Justice.

3.5. The Head of State shall constitute its own Office regarding the routines of the activities, self-control, division of labour, meeting procedures, The Head of State shall audit its own activities.

3.6. The Head of State appoint all Ambassadors, provide all necessary care for their service to The Trustment of Agiara by the Ambassadors Embassy.

3.7. The elected Head of State is in power to decide and autograph decisions for all its obligations according to this constitution and Natural Law.

3.8. The Head of State shall report their work fully transparently in the present.

3.9. The Head of State shall exercise short term plan of 3 years for its operations and 21 years plan for its development.

3.10. The Head of State shall constitute an armed Trustment of Agiara Guard for protection of all ministries, embassies and functions in The Trustment of Agiara in accordance with this constitution and Natural Law.

3.11 The Head of State shall constitute the Head of State Security Counsel with 3-7 appointed counsellors.



The Deputy Head of State

4.1. Deputy Head of State is an elected delegate by the Supreme Elector Roll to serve for a period of 6 years and to be re-elected to a total maximum of 3 serving periods of 6 year, though the first period when constitute the Trustment of Agiara the period of service will be 3 years followed by a total maximum of 2 more serving periods of 6 years.

4.2. The Deputy Head of State appoints 3-7 delegates to serve in the Deputy Head of State Counsel for a period of 6 years. When constitute the first time every second delegate serves 3 years evenly appointed.

4.3. The Deputy Head of State shall serve the Head of State and provide administrative service for the Head of State according to this constitution.

4.4. All delegates and appointed serving Deputy Head of State must be under oath as Fiduciary Representatives of Natural Law Jurisdiction according to the Natural Law Claim exemplified by Natural Law Court of Justice.

4.5. The Deputy Head of State shall constitute its own Office regarding the routines of the activities, self-control, administration, division of labor, meeting procedures, The Deputy Head of State shall audit its own activities.

4.6. The elected Deputy Head of State is in power to decide and autograph decisions for its own Deputy Head of State and its obligations according to this constitution.

4.7. The deputy Head of State shall report their work fully transparently in the present.

4.8. The Deputy Head of State shall exercise short term plan of 3 years for its operations and 21 years plan for its development.

The Ministry of Foreign Affairs

5.1. The Minister of Foreign Affairs is an elected delegate by the Supreme Elector Roll to serve for a period of 7 years and to be re-elected to a total maximum of 3 serving periods of 7 years.

5.2. The Minister of Foreign Affairs appoints 3-7 delegates to serve in The Minister of Foreign Affairs Counsel for a period of 6 years. When constitute the first time every second delegate serves 3 years evenly appointed.

5.3. The Minister of Foreign Affairs shall Represent the Trustment of Agiara and all ministates and functions according to this constitution.



5.4. All delegates and appointed serving The Ministry of Foreign Affairs must be under oath as Fiduciary Representatives of Natural Law Jurisdiction according to the Natural Law Claim exemplified by Natural Law Court of Justice.

5.5. The Ministry of Foreign Affairs shall constitute its own Office regarding the routines of the activities, self-control, administration, division of labor, meeting procedures, The Ministry of Foreign Affairs shall audit its own activities.

5.6. The elected Minister of Foreign Affairs is in power to decide and autograph decisions for its own ministry and its obligations according to this constitution.

5.7. The Ministry of Foreign Affairs shall report their work fully transparently in the present.

5.8. The Ministry of Foreign Affairs shall exercise short term plan of 3 years for its operations and 21 years plan for its development.

5.9. The Minister and Ministry of Foreign Affairs shall serve The Head of State on the foreign arena. The Minister of Foreign Affairs shall be briefed in Head of State Security Counsel.

The Ministry of Interior Affairs

6.1. Ministry of Interior Affairs is represented by one minister, elected by the Supreme Elector Roll to serve for a period of 6 years and to be re-elected to a total maximum of 3 serving periods of 6 years.

6.2. The Minister of Interior Affairs appoints 3-11 delegates to serve in The Ministry of Interior Affairs Counsel for a period of 6 years. When constitute the first time every second delegate serves 3 years evenly appointed.

6.3. All delegates and appointed serving The Ministry of Interior Affairs must be under oath as Fiduciary Representatives of Natural Law Jurisdiction according to the Natural Law Claim exemplified by Natural Law Court of Justice.

6.4. The Ministry of Interior Affairs shall constitute its own Office regarding the routines of the activities, self-control, administration, division of labor, meeting procedures. The Ministry of Interior Affairs shall audit its own activities.

6.5. The elected Minister of Interior Affairs is in power to decide and autograph decisions for its own ministry and its obligations according to this constitution.

6.6. The Ministry of Interior Affairs shall report their work fully transparently in the present.



6.7. The Ministry of Interior Affairs shall exercise short term plan of 3 years for its operations and 21 years plan for its development.

The Ministry of Finance

7.1. Ministry of Finance is represented by one minister elected by the Supreme Elector Roll to serve for a period of 5 years and to be re-elected to a total maximum of 3 serving periods of 5 years.

7.2. The Minister of Finance appoints 3-7 delegates to serve in The Ministry of Finance Counsel for a period of 6 years. When constitute the first time every second delegate serves 3 years evenly appointed.

7.3. All delegates and appointed serving The Ministry of Finance must be under oath as Fiduciary Representatives of Natural Law Jurisdiction according to the Natural Law Claim exemplified by Natural Law Court of Justice.

7.4. The Ministry of Finance shall constitute its own Office regarding the routines of the activities, self-control, administration, division of labor, meeting procedures, The Ministry of Interior Affairs shall audit its own activities.

7.5. The Ministry of Finance shall constitute The Agiara Bank & Exchange Office according to this constitution.

7.6. The Ministry of Finance shall constitute The Agiara Property Office according to this constitution.

7.7. The elected Minister of Finance is in power to decide and autograph decisions for its own ministry and its obligations according to this constitution.

7.8. The Ministry of Finance shall report their work fully transparently in the present.

7.9. The Ministry of Finance shall exercise short term plan of 3 years for its operations and 21 years plan for its development.

7.10. The Ministry of Finance shall provide necessary support to all ministries and functions in the Trustment of Agiara according to this constitution. The Minister of Finance shall provide revision of the same.



The Ministry of Trade

8.1. Ministry of Trade is represented by one minister elected by the Supreme Elector Roll to serve for a period of 5 years and to be re-elected to a total maximum of 3 serving periods of 5 years.

8.2. The Minister of Trade appoints 3-7 delegates to serve in The Ministry of Trade Counsel for a period of 6 years. When constitute the first time every second delegate serves 3 years evenly appointed.

8.3. All delegates and appointed serving The Ministry of Trade must be under oath as Fiduciary Representatives of Natural Law Jurisdiction according to the Natural Law Claim exemplified by Natural Law Court of Justice.

8.4. The Ministry of Trade shall constitute its own Office regarding the routines of the activities, self-control, administration, division of labor, meeting procedures, The Ministry of Trade shall audit its own activities.

8.5. The elected Minister of Trade is in power to decide and autograph decisions for its own ministry and its obligations according to this constitution.

8.6. The Ministry of Trade shall report their work fully transparently in the present.

8.7. The Ministry of Trade shall exercise short term plan of 3 years for its operations and 21 years plan for its development.

The Ministry of Health

9.1. The Ministry of Health is represented by one minister elected by the Supreme Elector Roll to serve for a period of 5 years and to be re-elected to a total maximum of 3 serving periods of 5 years.

9.2. The Minister of Health appoints 3-7 delegates to serve in The Ministry of Health Counsel for a period of 6 years. When constitute the first time every second delegate serves 3 years evenly appointed.

9.3. All delegates and appointed serving The Ministry of Health must be under oath as Fiduciary Representatives of Natural Law Jurisdiction according to the Natural Law Claim exemplified by Natural Law Court of Justice.

9.4. The Ministry of Health shall constitute its own Office regarding the routines of the activities, self-control, administration, division of labor, meeting procedures, The Ministry of Health shall audit its own activities.



9.5. The elected Minister of Health is in power to decide and autograph decisions for its own ministry and its obligations according to this constitution.

9.6. The Ministry of Health shall report their work fully transparently in the present.

9.7. The Ministry of Health shall exercise short term plan of 3 years for its operations and 21 years plan for its development.

9.8. The Minister of Health shall aim its work with a holistic viewpoint of Nature, spirit and Creation in focus according to this constitution and Natural Law.

The Ministry of Education

10.1. The Ministry of Education is represented by one minister elected by the Supreme Elector Roll to serve for a period of 5 years and to be re-elected to a total maximum of 3 serving periods of 5 years.

10.2. The Minister of Education appoints 3-7 delegates to serve in The Ministry of Education Counsel for a period of 6 years. When constitute the first time every second delegate serves 3 years evenly appointed.

10.3. All delegates and appointed serving The Ministry of Education must be under oath as Fiduciary Representatives of Natural Law Jurisdiction according to the Natural Law Claim exemplified by Natural Law Court of Justice.

10.4. The Ministry of Education shall constitute its own Office regarding the routines of the activities, self-control, administration, division of labor, meeting procedures, The Ministry of Education shall audit its own activities.

10.5. The elected Minister of Education is in power to decide and autograph decisions for its own ministry and its obligations according to this constitution.

10.6. The Ministry of Education shall report their work fully transparently in the present.

10.7. The Ministry of Education shall exercise short term plan of 3 years for its operations and 21 years plan for its development.

10.8. The Minister of Education shall aim its work with a holistic viewpoint of Nature, spirit and Creation in focus according to this constitution and Natural Law.



The Ministry of Justice

11.1. The Ministry of Justice is represented by one minister elected by the Supreme Elector Roll to serve for a period of 13 years and not to be re-elected.

11.2. The Minister of Justice appoints 3-7 delegates to serve in The Ministry of Justice Counsel for a period of 4 years. When constitute the first time every second delegate serves 2 years evenly appointed.

11.3. All delegates and appointed serving The Ministry of Justice must be under oath as Fiduciary Representatives of Natural Law Jurisdiction according to the Natural Law Claim exemplified by Natural Law Court of Justice.

11.4. The Ministry of Justice shall constitute its own Office regarding the routines of the activities, self-control, administration, division of labor, meeting procedures, The Ministry of Justice shall audit its own activities.

11.5. The elected Minister of Justice is in power to decide and autograph decisions for its own ministry and its obligations according to this constitution.

11.6. The Ministry of Justice shall report their work fully transparently in the present.

11.7. The Ministry of Justice shall exercise short term plan of 3 years for its operations and 21 years plan for its development.

11.8. The Ministry of Justice shall constitute the Supreme Chief Prosecutor Office to serve the Ministry of Justice.

11.9. The Supreme Elector Roll elects one delegate as Supreme Chief Prosecutor for a period of 9 years to be re-elected for a maximum of 3 periods of 9 years.

11.10. The elected delegate to Supreme Chief Prosecutor is in power to decide and autograph decisions for the constituted Supreme Chief Prosecutor Office and its obligations according to this constitution.

11.11. The Supreme Chief Prosecutor shall constitute its own Office regarding the routines of the activities, self-control, administration, division of labor, meeting procedures according to Natural Law and this constitution. The Supreme Chief Prosecutor Office shall audit its activities.

11.12. The Ministry of Justice shall constitute The Agiara Natural Law Court of Justice Revision Office to serve the Ministry of Justice in its work interacting with the Natural Law Courts of Justice.



11.13. The Ministry of Justice shall constitute The Trustment of Agiara Natural Law Appeal Court of Justice to serve the Ministry of Justice in its work interacting with the Natural Law Courts of Justice.

11.14. The Ministry of Justice shall constitute the Office of Federal Crime investigation to serve the Ministry of Justice in its work interacting with the Natural Law Courts of Justice, Prosecutor Offices, Sheriff Offices and the entire Jurisdiction of Natural Law.

11.15. The Ministry of Justice is re-presentation of Supreme Elector Roll, Natural Law and have Jurisdiction without limit interacting with Natural Law Courts of Justice, Prosecutor Offices, Sheriff Offices according to this constitution and Natural Law Jurisdiction.

11.16. The Minister of Justice is by its re-presentation serving as: office of origin-guard-gatekeeper-postmaster of Natural Law Jurisdiction and provide this Claim to be interacted in all serving entities according to this Constitution and Natural Law.

The Secretary of State

12.1 The Secretary of State is represented by one delegate elected by the Supreme Elector Roll to serve for a period of 11 years and to be re-elected to a total maximum of 3 serving periods of 11 years.

12.2. The Secretary of State appoints 3-11 delegates to serve in The Secretary of State Counsel for a period of 6 years. When constitute the first time every second delegate serves 3 years evenly appointed.

12.3. The Secretary of State shall constitute the Trustment of Agiara Revision Office to serve the Secretary of State by its work to conduct audit of all ministates and functions in Trustment of Agiara.

12.4. The Secretary of State shall constitute its own Office regarding the routines of the activities, self-control, administration, division of labor, meeting procedures, The Secretary of State shall audit its own activities.

12.5. The elected Secretary of State is in power to decide and autograph decisions for its own ministry and its obligations according to this constitution.

12.6. The Secretary of State shall support The Head of State in all activities as requested by The Head of State in accordance with this constitution.

12.7. The Secretary of State is Dominion Administrator and shall provide all ministates, administrators, counsels and functions in Trustment of Agiara with a united graphic and form



of administrative standard which represent each entity-function the best way according to this constitution.

12.8. The Secretary of State shall report their work fully transparently in the present.

12.9. The Secretary of State shall exercise short term plan of 3 years for its operations and 21 years plan for its development.

Supplementary elections

Section 4.

- 1.** The Ministry of Election shall carry out supplementary elections.
- 2.** Supplementary elections must be announced earliest 6 lunar month and latest 3 lunar month before the election day.
- 3.** Supplementary elections can vary in time-of-service period. The aim is to fill the vacancy until the regular election process take part.

Candidates to be elected

Section 5.

- 1.** The candidates to be elected shall be investigated referring crimes.
Candidates that been convicted in a Natural Law Court of Justice cannot serve. The Minister of Justice shall provide this information to the Ministry of Election when requested.
- 2.** The Candidate must be active as Sovereign in the Supreme Elector Roll. That is to be presented by the Candidate.
- 3.** The Candidate is obliged to run the election campaign as Sovereign by own will and intention, spirit itself, without support from lobby or other interest group.
- 4.** All elections of candidates shall be caried out by counting votes.

Motions to The Trustment of Agiara Counsel

Section 6.

- 1.** Motions can be submitted digitally as well as in paper form. Motions can be handed any time and shall be confirmed received to the sender.



1.1. A motion shall contain:

- * Addressee
 - * Sender contact and identification information
 - * Problem description
 - * Consequence of problem
 - * Proposal for change, to solution improvement
- 2.** The submitted motion shall be publicly displayed and a plan for processing shall be attached.
- 3.** The process and results must be reported and communicated to the creator of the motion.

Trust of fiction Strawman trust

Section 7.

- 1.** All Sovereign men and women, spirits in the Trustment of Agiara have the born right to administer and take Sovereign responsibility in their own capacity for this issue.
- 2.** The Trustment of Agiara is with full insight in this matter intended to assist to handle the issue. While The Trustment of Agiara is constituted there will be a limited capacity of service. Therefor there will be a priority for the Trustment of Agiara to help first in this order of priority:
- 2.1.** Delegates elected serving Ministates and functions in The Trustment of Agiara.
- 2.2** Appointed personal serving in the Trustment of Agiara.
- 2.3.** Appointed personal serving in the Natural Law Courts of Justice providing service for all of Sovereigns in the Supreme Elector Roll.
- 2.4** Sovereigns who can describe their intention and by that add high value to the Trustment of Agiara and all men and women, spirits in The Supreme Elector Roll and Creation according to this constitution and Natural Law. That means, The Sovereign has to describe what way he intends to create, add value and progress, add joy and happiness to the community, add beauty healing and the good into the community and society Trustment of Agiara and Creation.
- 2.5.** Sovereigns in The Supreme Elector Roll that is active and can present their activity.
- 2.6.** Also, there will be special needs of some men and women, spirits by any reason that provide support and attention from the Ministry of Finance to decide.



3. This service by The Trustment of Agiara its ministries and administrations come with a fee of 1/9% of the Strawman trust to be transferred into the economy and balance of The Trustment of Agiara.

Note: The founding fathers and mothers of this constitution do fully see and sense the lack of full liberty by statue priorities according the above. We see and sense that regarding this issue at the moment this limitation in the constitution is because to secure the process and not risk a full collapse of working capacity. We fully understand the necessity that in a future change and liberate this part of the constitution for progress and fully prosper.

: Declaration - Claim Note:

The word: Trustment: is interpretated in the Constitution of The Trustment of Agiara to be synonym with :Fiduciary Representation of Consciousness:

The Trustment of Agiara constituted in Natural Law Jurisdiction.

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