



JORNAL DE SANCRATOSIA

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SOVEREIGN ORDINANCES

Sovereign Ordinance no 74 of 6 July 2022 on the signature of the treaty between the Principality of Sancratosia and the Kingdom of Ebenthal

CLOE

BY THE WILL OF THE PEOPLE
SOVEREIGN PRINCESS OF SANCRATOSIA

*Considering the Constitution of Sancratosia;
Considering the communications received on 6 July 2022 from the Government of the Kingdom of Ebenthal;*

We order:

The Principality of Sancratosia signs the *Treaty between the Principality of Sancratosia and the Kingdom of Ebenthal*.

The announce of the signature of this treaty shall be made public.

The Government Council shall be responsible for the application of the treaty and its diplomatic

obligations.

Given in Our Princely Palace in Sancratosia on six July two thousand twenty-two.

CLOE

TREATIES

Treaty between the Principality of Sancratosia and the Kingdom of Ebenthal

The Principality of Sancratosia and the Kingdom of Ebenthal, hereafter called "the signatory parties", in accordance with the principles of international law;

Agree to the following :

PREAMBLE

To all signatory parties, in the face of international conventions in the name of peace and cooperation between states, it is the obligation of the signatory nations of this *Treaty of mutual recognition and friendship* comply with these regulations and procedures and the leaders of these states must work for peace and understanding of their nations beyond the regular level.

ARTICLE 1.

By signing this *Treaty of mutual recognition and friendship*, the Kingdom of Ebenthal and the Principality of Sancratosia formally recognize the sovereignty and independence of both states until the dissolution of one or all parties.

ARTICLE 2.

It is through this mutual recognition that both states establish formally diplomatic relations, respecting the already established conventions and declarations by the United Nations.

ARTICLE 3.

Through this recognition of diplomatic relations, it will be established that both states will remain separate and equally independent with respect to national legislature and foreign affairs, and that this document establishes relations only between the signatory micronations of the present treaty.

ARTICLE 4.

In this document, it must be established that the relationship recognized by both parties States is free until the dissolution of a state or legislative opposition is passed within a national chamber of representatives, and that the establishment of such links is based on recognition of human rights, while respecting plural and multicultural micronational practice.

ARTICLE 5.

Both States recognize that these relationships must be built on the basis of cooperation and perpetual peace between each state and that independent citizens of both nations respect and recognize the sovereignty, laws and conventions of the other, as well as specificities of each micronation and their micronational traditions and practices.

ARTICLE 6.

This treaty will formally enter into force after the signature and ratification of the document by any independent national legislature, or representative bodies alternates, and heads of state.

ARTICLE 7.

In case of violation of this Treaty by either side, the signatories are to discuss the situation through diplomatic dialogue; failing this, the treaty shall be considered as void.

Given in Our Princely Palace in Sancratosia on six July two thousand twenty-two.

CLOE