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CHARTER

of the Intergovernmental Organization, the:

International Committee on Finance

Pursuant to the "Name Change Protocol", dated: 1 September 2025, the International Committee on Finance ("ICF") was constituted in accordance with the respective "Positioning Document", dated: 25 March 2024, and the superseding "Founding Protocol", with its respective Annexes, becoming operable and enforceable as an Intergovernmental Organization, on the 5^{th} day of June 2024, pursuant to receiving all respective signatures and seals.

The Founding Protocol, with its respective operable Annexes and the Name Change Protocol, are re-attested to hereby and accepted, in their entirety, without offset or reservation of any kind, as if set forth within the body/statute(s) ("§") of this "Charter", with all respectively defined terms also applicable hereto.

This Charter further ratifies and defines said Founding Protocol, while in no way restricting any covenant thereof. Should it be deemed necessary to levy a determination, of any respective verbiage, and/or resolve any conflict, error and/or omission, the ICF, in its sole discretion, while not obligated, may issue/effect such clarification, amendment and/or change, as it may deem suitable/sufficient, with any such determination being immediately binding and enforceable.

This Charter, and its respective: Charter Supplement I: "Membership Covenants and Procedures", and Charter Supplement II: "Authorities & Contacts (CONFIDENTIAL)" collectively supersede all previous versions thereof.



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§ 1 Name, Registered Office and Fiscal Year

- 1.1. The name shall be the:
 International Committee on Finance
- 1.2. There shall be one or more main offices, each facilitated pursuant to respective headquarters agreements (§10 below), and kept current within the: Charter Supplement II: "Authorities & Contacts (CONFIDENTIAL)".
- 1.3. The financial year is the calendar year.

§ 2 <u>Purpose</u>

- 2.1 The ICF's purpose is primarily to serve as an: apolitical, benevolent, and discrete financial facilitator and/or to provide direct support to its members.
- 2.2 The ICF, its contributors and supporters, as sovereign caretakers of core assets, possessing the fiduciary obligation, and being deeply concerned yet hopeful, for the future of mankind, while recognizing the presence of both the creative and destructive potentials therein, are hereby:
- 2.2.1 Acknowledging the urgent nature of the present challenges, fiscal and otherwise;
- 2.2.2 Recognizing the youthful nature of the human civilization, the need for cooperation, the disruptive nature of the rapid technological progress, and the inherent difficulties in perceiving the expanse and magnitude of future possibilities, events and timing;
- 2.2.3 Recognizing sovereignty: the innate rights of states, and the sovereign mandates of the true and rightful caretakers' ultimate and benevolent expressions of their positive missions; and,
- 2.2.4 Recognizing: benevolence, innovation, liberty, meritocracy, prosperity, safety and sustainability, as wells as clarity, practicality, speed and incentives for cooperation, as the fundamental qualities, distinct and essential for progress and survival.
- 2.3 Therefore, the assets, structures, instruments, technologies, and benefits are being brought forth pursuant to the founding mandate of: "Utilizing fundamental assets for the stabilization and betterment of humanity", and the ICF motto: "There when needed most", while acknowledging the foregoing foundational principles as essential for all engagements.



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§ 3 Document Structure

3.1.1 3.1.2 3.1.3	The Founding Protocol consists of the "Founding Protocol" proper, and the following documents: Annex I: "Ratification of the Founding Protocol"; Annex II: "Treaty/Convention"; Annex III: "Memorandum of Understanding"; and, "Charter";
3.1.4 3.1.4.1 3.1.4.2	Charter Supplement I: "Membership Covenants and Procedures", Charter Supplement II: "Authorities & Contacts (CONFIDENTIAL)".
3.2	Furthermore, the "Name Change Protocol" further re-attests the Founding Protocol and changes the name to the: <i>International Committee on Finance</i> , without altering any other aspects of the Founding Protocol or any aspects thereof, culminating with the ICF being a duly constituted Intergovernmental Organization ("IGO").
3.3	This Charter continues forth the authorities and function of the original Annex IV to the Founding Protocol.
3.3.1	This Charter, along with its supplements, supersedes all previous versions of the Annexes, other than Annexes: I, II, and III to the Founding Protocol.
3.4	There are two supplements to the Charter:
3.4.1	Charter Supplement I: Membership Covenants and Procedures ("Membership Supplement"), which:
3.4.1.1	Sets forth conditions, authorities, restrictions, and covenants of ICF membership;
3.4.1.2	Sets forth protocols and all related authorities for accession, entry into force, conditions, and procedures for termination of membership,
3.4.1.3	Shall only be provided to members; and,
3.4.1.4	At the sole discretion of the ICF, may be provided to prospective members, or prospective joining parties, on a need-to-know basis.
3.4.2	Charter Supplement II: Authorities & Contacts (CONFIDENTIAL) ("Confidential Supplement"), which:
3.4.2.1	Continues forth the authorities and function of the original Annex V to the Founding Protocol;
3.4.2.2	Sets forth protocols, whereby certain activities, shall be agreed upon and made enforceable;
3.4.2.3	At the sole discretion of the ICF, and when warranted, information contained therein shall only be evidenced by way of official affidavit;
3.4.2.4	Due to sensitivities and direct risk, specific details contained therein shall only be disclosed by way of official affidavit, disclosing only pertinent information, and will be delivered directly to the respective member or the member seeking accession.



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§ 4 Authorities of Codified International Law

- 4.1 Pursuant to the <u>United Nations Convention on Jurisdictional Immunities of States and their Property (2004), Article 2.1(b)(III), which states: "agencies or instrumentalities of the State or other entities, to the extent that they are entitled to perform and are actually performing acts in the exercise of sovereign authority of the State", an IGO, in accordance therewith, shall have sovereignty in its own right, and thus has the same full judicial immunity as any state, pursuant to:</u>
- 4.1.1 Article 5, which states: "a State enjoys immunity, in respect of itself and its property, from the jurisdiction of the courts of another State subject to the provisions of the present Convention".
- 4.1.2 Therefore, all other UN conventions and resolutions, and international law, defining the rights, sovereignty, privileges and/or immunities, of States, shall apply fully and equally to the ICF, as a duly constituted IGO.
- According to number "1." of the Resolution adopted by the General Assembly (2131 (XX). Declaration on the Inadmissibility of Intervention in the Domestic Affairs of States and the Protection of Their Independence and Sovereignty (1965), which states: "No State has the right to intervene, directly or indirectly, for any reason whatever, in the internal or external affairs of any other State. Consequently, armed intervention and all other forms of interference or attempted threats against the personality of the State or against its political, economic and cultural elements, are condemned.", the activities of an IGO constitute the conduct of "external affairs" of its sovereign member state(s).
- 4.3 The ICF operates on principles of international law as defined by:
- 4.3.1 The Vienna Convention of Diplomatic and Consular Relations;
- 4.3.2 The <u>Final Act of the Helsinki Conference on Security and Cooperation in Europe</u> (OSCE) in 1975;
- 4.3.3 The <u>Treaty of Lisbon from 13/12/2007</u>, and earlier related Treaties;
- The provisions of the <u>Vienna Convention on Diplomatic Relations</u> of 18/04/1961;
- 4.3.5 The <u>Vienna Convention on the Representation of States in their Relations with International Organizations of an International Character of 14/03/1975; and,</u>
- 4.3.6 Norms of international law in the framework of bilateral agreements and international regulations.
- As such, the ICF enjoys all authorities, permissions, protections and standing, as cited within the aforementioned documents and, conducts itself in accordance with the standards of international law, pursuant to its respective treaties.



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§ 5 Recognition as an Intergovernmental Organization

- The ICF is comprised of the totality of its constituent members, which may include: state members, IGO members, Non-Governmental Organization ("NGO") members, and Supra-Governmental Organization ("SGO") members, collectively hereinafter ("Members").
- 5.2 The ICF was constituted initially by a member state, with further ratifications by additional member states, and other sovereign subjects of international law.
- 5.3 Future ratifications shall be by way of: states (countries), nation-states, SGOs, or IGOs.
- The accession of the aforementioned sovereign subjects of international law, to this Charter, confers upon the ICF, full and official recognition, of its own sovereignty and legal personality, under international law, full and complete judicial immunity of the ICF and its activities, diplomatic immunity and inviolability of the Protected Entities, premises, equipment, accounts and assets of the ICF, exemption from direct or indirect taxes and/or duties, and/or the like, of any nature, without exception, and the legal capacity to bring suit, in any court of competent jurisdiction, without the necessity of entering into a respective headquarters agreement.
- 5.5 The ICF is an IGO exercising full juridical personality of public international law, possessing the legal capacity to: institute legal and judicial proceedings, enter into and enforce legal contracts and other binding agreements, and/or to acquire, manage and dispose of: tangible, intangible, movable and immovable property, without limitation.

§ 6 Protected Entities

- 6.1 The ICF has designated and shall continue to designate, in its sole discretion, on temporary or permanent basis, via the Confidential Supplement to this Charter, certain structural partner entities and/or individuals ("Structural Partners"), which are deemed essential to the ICF operations and duties.
- 6.2 With respect to the ICF and its Structural Partners, Board members, officers, senators, ambassadors, operators, engaged relationships and/or the collective nuclear families thereof, inclusive of but not limited to: staff, support personnel, guests, visitors, protection/service animals or pets, and as additionally may be designated and further



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specified in the Confidential Supplement, hereinafter called "Protected Entities".

6.3 Protected Entities shall have: inviolable, unrestricted, unusurpable, without exception, permanent/irrevocable, and without provision of waiver, with rights and facilitations granted, pursuant to effective diplomatic standing. Further details of which are specified hereinunder and in the Membership Supplement.

Sovereignty of Supra-Governmental Statehood

- The ICF and its Members shall: assert, exercise, uphold and protect the 7.1 ICF's: activities, assets, and the Protected Entities, pursuant to its sovereignty, of supra-governmental statehood, in all ways without exception, in accordance with international law.
- Accordingly, the ICF may enter into and ratify treaties, establish official 7.2 diplomatic relations and commercial relations, fully equip, maintain and direct its own: diplomatic corps, observer intervention/protectionary corps, and issue its own official diplomatic passports, as valid international travel documents, with unrestricted diplomatic privileges and immunities, which shall be fully honoured by all Members, pursuant to international law.
- The diplomatic status of the ICF and its officers and/or duly designated 7.3 Protected Entities will be certified by the issuance of official and/or diplomatic: credential papers, passports, identity cards, passport cards, diplomatic license plates, vessel markings, and/or other markings/insignias, and/or placards.

§ 8 Official Communications

- The ICF shall publish, pursuant to applicable use policies, the following 8.1 information on the official web page, www.icf-int.org, as may be updated from time to time: General ICF information;
- 8.1.1
- 8.1.2 The current Charter without Supplements;
- Communications Policy and information use policies; and, 8.1.3
- Official ICF communications pursuant to said policies. 8.1.4
- 8.2 The ICF may, from time-to-time, publish at the same location:
- References to ICF Members and affiliations thereto; 8.2.1
- 8.2.2 References to ICF Board members;
- ICF organizational information; and, 8.2.3



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- 8.2.4 Positioning documents and related information.
- 8.3 <u>www.icf-int.org</u> shall be the only official ICF communication portal, and the ICF shall have the right to include links to any affiliated party thereon.

§ 9 Activities

- 9.1 The ICF activities are divided into two categories:
- 9.1.1 Internal operations; and,
- 9.1.2 External operations, which will typically be engaged with external partners pursuant to the "fund-of-funds" concept.
- 9.2 As ICF core competencies predominantly lie in financial-related matters, the ICF intends to outsource the majority of: disaster recovery, security and logistics undertakings pursuant to the "fund-of-funds" concept.
- 9.3 At the sole discretion of the ICF, without exception any ICF activities may be deemed "CONFIDENTIAL".
- 9.4 All parties conducting ICF activities, shall be conducting "OFFICIAL BUSINESS", at all times, in all capacities, without exception.
- 9.5 For security purposes, with respect to the ICF, no public disclosure shall be required or provided, by the ICF or its Members, beyond what is disclosed pursuant to §8 above.
- 9.5.1 Official and qualified requests for authentication of ICF-affiliated entities, officers, personnel, Structural Partners, Protected Entities, and the like, shall be duly and completely addressed immediately, and by way of the respective official conduit(s), and in all circumstances in full compliance with authorities cited in §4 above.
- 9.6 The ICF, at their sole discretion, shall have the express right to transition any/all assets and related contracts, provisions, etc., without exception, to digital equivalents, whereby preserving all authorities, permissions, protections and/or standings.
- 9.7 All ICF-related activities, acts of related or Protected Entities, mitigations and/or engagements/remedies, without exception, shall be deemed: acceptable, approved, unusurpable and fully enforceable, conducted under absolute diplomatic immunity/protection, devoid of any/all provision of waiver, except for as cited within §27 below.



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9.8 All members of the Protected Entities as well as all named persons and entities, cited within *Authorities & Contacts (CONFIDENTIAL)*, for the purposes hereof, and shall be expressly included herein as if set forth by name.

§ 10 Headquarters Agreements

- 10.1 The ICF may conclude multiple headquarters agreements with sovereign states, autonomous administrative territorial authorities, or with any other respective authorities, having jurisdiction.
- For member states, the act of accession to the Charter, inherently encompasses all obligations, provisions and rights, equal to those customarily provided by headquarters agreements and/or extended to diplomatic embassies.

§ 11 Accession of State Members and Sovereign Entities

- 11.1 Accession of member states, or any other sovereign subjects of international law, which may be states (countries), nation-states, IGOs or SGOs, shall be conducted by one of the two paths:

 11.1.1 Founding Protocol Appey I: Ratification of the Founding Protocol
- 11.1.1 Founding Protocol Annex I: Ratification of the Founding Protocol, together with Founding Protocol Annex II: Treaty/Convention;
- 11.1.2 or alternatively by way of either:
- "Treaty of Benevolence", together with a "Conversion Amendment"; or the,
- 11.1.3.1 "Treaty of Restoration".
- 11.2 Each member state, IGO and SGO shall:
- 11.2.1 Duly record all of the operative Annexes, Supplements and Treaties;
- Duly instruct their respective departments and personnel to fully comply herewith, without contest, delay, and/or offset of any nature; and,
- 11.2.3 Shall direct all official inquiries to their designated point of contact.
- 11.3 Neither this Charter, nor the policies of the ICF, shall be construed as diminishing in any way the absolute sovereign rights of its members states.
- No requirement or concession of cooperation, which may limit or infringe upon the sovereignty or related sovereign rights of the ICF member states, shall be demanded or imposed as a condition of membership.



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Detailed procedures, authorities, member state obligations and covenants, membership termination procedures, and all other related information are further contained in the Membership Supplement.

§ 12 Joining of Non-Governmental Organizations (NGO)

- The joining of a NGO (to include any entity that is not sovereign by way of its constitution), to this Charter, inherently recognizes the ICF's full sovereignty and legal personality, under international law, judicial immunity of the ICF and its activities, full and complete diplomatic immunity and inviolability of the Protected Entities, premises, equipment, accounts and assets of the ICF, exemption from direct or indirect taxes and/or duties, and/or the like, of any nature, without exception, and the legal capacity of the ICF to bring suit in any court of competent jurisdiction, without the necessity of entering into a respective headquarters agreement.
- The Joining of an NGO shall be primarily conducted by way of: Founding Protocol Annex III: Memorandum of Understanding.
- The NGOs participate in the ICF activities without voting rights, primarily through cooperation therewith, as well as with other partners.
- Detailed procedures, authorities, obligations and covenants, membership termination procedures, and all other related information are further contained in the Membership Supplement.

§ 13 Obligations of Members

- 13.1 Foreign policy measures, operations, or actions, by a Member, that are shown to systematically undermine or violate the fundamental principles of the ICF, international law and/or human rights, shall be addressed confidentially and directly, in accordance with membership procedures in Membership Supplement, which may lead to termination of membership.
- Members shall not: prohibit, delay, detain and/or otherwise restrict or impede the Protected Entities: activities, directives, personnel, assets, or relationships of the ICF, or any party acting on its behalf, in any way, without exception.
- 13.3 Along with other responsibilities outlined in the Membership Supplement, all state members shall:

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- 13.3.1 Exempt the Protected Entities and all holders of ICF diplomatic passports, from any/all visa requirements and from any other immigration or legal restrictions, of any kind, without exception, and to register this exemption with their competent customs, border control and immigrations authorities;
- 13.3.2 Recognize, honour, and accept, without hindrance of any kind, ICF-issued identification documents, passports, passport cards, and the like, issued per §7.3 above, with passport cards linked to their respective ICF diplomatic passports, and shall register said documents, cards, etc. with their competent law enforcement, and customs, border control and immigration authorities, and shall direct the same to assist the ICF pursuant to §13;
- 13.3.3 Afford and facilitate the ICF's expeditious and unrestricted access to all respective: governmental, humanitarian, commercial and/or any other operations or facilities, inclusive of but not limited to the respective central bank and/or other financial institution licensed thereby, without exception, as may be necessary, in the ICF's sole opinion, to carry out its activities;
- 13.3.4 Allow for the establishment of an appropriate diplomatic representation of the ICF, in their territory, and/or to provide an appropriate space for the installation of a representative office; and
- 13.3.5 Assist the ICF, should it desire, in its sole discretion, to register with the United Nations, whereby ensuring that the ICF's cooperation with the respective state member is duly recorded in the list of diplomatic relations.
- Furthermore, along with other responsibilities outlined in the Membership Supplement to this Charter, all Members shall:
- Immediately provide any/all assistance, inclusive of but not limited to: local and national intelligence, law enforcement and/or military, as may be requested by the ICF, while exercising its full and unrestricted right to protect the Protected Entities, premises, equipment, accounts and assets;
- 13.4.2 Actively and meaningfully support, advance, and put into practice, all activities and directives of the ICF, from within a fully functional and effective diplomatic framework; and,
- 13.4.3 Assist all other Members, whereby ensuring that optimum benefits are afforded to the ICF and to other Members.

§ 14 Secretary-General

- 14.1 The Office of the Secretary-General, shall be composed of the Secretary-General, and the respective office staff.
- 14.2 The Secretary-General's core obligations shall be to:



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- 14.2.1 Exercise oversight over ICF pursuant to the Confidential Supplement; 14.2.2 Ensure long-term stability of the ICF via strict adherence to: its
- founding principles, mandates, activities and this Charter;
- 14.2.3 Provide high-level strategic direction to the ICF organization as whole; and,
- 14.2.4 Hold the position of the Vice Chairman of the ICF Board, as set forth below.
- The Secretary-General is the holder of the ICF sovereign rights, and shall have the ultimate oversight / unilateral right to: amend, authenticate, authorize, bind, confirm, override, revoke, stay, and/or verify, anything, superseding any/all ICF statute, regulation, and/or vested authority, without exception, should he/she deem necessary, in his/her sole discretion. While not limited in any way, said action may also be undertaken to maintain, terminate or reset the operations, directives, activities, and/or respective relationships, to achieve, maintain, and/or reset the operational tempo, spirit and/or path of the ICF.
- 14.4 The Secretary-General shall not be an operational/executive position, within the ICF, with executive functions carried by the President of Senate and their delegees.
- 14.5 The Secretary-General shall be primarily responsible for the enumerated core obligations, as defined in §14.2, §14.3 and §14.4 above, unless delegated in accordance with the respective continuity/ succession plans duly approved and effectuated pursuant to the Confidential Supplement.
- 14.6 No treaty, waiver, agreement, regulation, change of regulation, or the like, shall be put forth or agreed to by the ICF, or by any: agent, affiliate, or Member thereof, in any form, that may directly or indirectly impinge on ICF's sovereign standing and/or the Secretary-General's ability to effectively exercise the core obligations per §14.2 through §14.5 above, and any such commitments, if set forth, shall be deemed null and void ab initio.
- 14.7 The Secretary-General may delegate powers of attorney and subdelegations, which shall be duly authorized pursuant to the Confidential Supplement, as long as such delegation does not violate §14.6.
- 14.8 Pursuant to the Confidential Supplement, the Secretary-General's confidential succession plan shall be expeditiously, and without offset, by executed as prescribed therein, pursuant to the full responsibility of: the Office of the Secretary-General, respective office staff, and Senate.
- 14.9 The Secretary-General shall be appointed for life.

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14.9.1	However, if the Secretary-General resigns, successor(s) shall be appointed pursuant to the succession plans set forth in the Confidential Supplement.	
14.9.2	Diplomatic standing of the Secretary-General and their nuclear family shall endure, regardless of: resignation, termination, or the like, without exception, which shall be devoid of any/all waiver provision.	
	§ 15	
	Senate, and Preside	nt of the Senate
15.1	The Senate shall be the highes responsible for operational over	t executive body of the ICF and shall be ersight of the ICF.
15.2	-	on national and international levels, in all natters, inclusive of but not limited to: natic matters, and the like.
15.3	like, shall be put forth or agreed or Member thereof, in any form on Senate's ability to effective	regulation, change of regulation, or the d to by the ICF, or by any: agent, affiliate, n, that may directly or indirectly impinge ly exercise executive oversight over the and any such commitments, if set forth, ab initio.
15.4	The Senate shall consist of:	
15.4.1	At least 3 (three) Senators, who are appointed for life, unless a different term is specified at the time of the appointment;	
15.4.2	The President of the Senate tog	gether with the Office of the President of
15.4.3	the Senate; and, One or more Vice Presidents of	the Senate.
15.5	•	essor shall be appointed pursuant to the forth in the Confidential Supplement.
15.6	_	Senator and their nuclear family shall ation, termination, or the like, without id of any/all waiver provision.
15.7		he executive leader of the ICF, operating ary General, and is, among other duties,
45.54	TTI ale la constant de la constant d	of a constitution of the TOTA

High level executive and strategic operation of the ICF;

of the ICF organization, such the Office of the Executive;

Delegating day-to-day executive responsibilities to the respective parts

Managing the diplomatic relations of the ICF;

Running the ICF Board as set forth below; and,

15.7.1

15.7.2

15.7.3

15.7.4



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- 15.7.5 Organizing and presiding over the required annual general meetings, pursuant to the procedures defined in the Membership Supplement.
- As required, the President of the Senate shall appoint: officers, delegates, and envoys, of the ICF, and establish all of its delegations, representative units, observer missions and intervention missions, subject to the approval of the Senate, for each appointment.
- 15.9 The President of the Senate together with the Vice Presidents, as a whole, shall have veto power, pursuant to the Confidential Supplement.
- 15.10 If compelling reasons so require, in its sole discretion, or in case of imminent danger (sine qua non), the presidium of the Senate shall have the full right to monitor, investigate and control the ICF, subject to the oversight rights of the Secretary General.
- In case of urgent need, or emergency, all state members shall have the right to contact the President of the Senate and the Vice Presidents of the Senate directly, to petition, advise, and/or request support or assistance, acknowledging that for said requests, if not already an engaged upon activity, the ICF approval will be required, in accordance with the Confidential Supplement and the Membership Supplement, which may require upfront payment of all related costs by said state member.
- In the event that the President of the Senate, or a Vice President of the Senate is no longer able to fulfil his/her duties in the organization, due to illness, or for personal reasons, and unilaterally petitions to resign, or upon death, said individual's most current succession plan shall be engaged, upon pursuant to its authentication and to the Confidential Supplement.
- 15.13 The President of the Senate shall head the Office of the President of the Senate, over which he/she will exercise full control.

§ 16 The Board

- 16.1 The ICF "Board" shall consist of highly qualified individuals aligned with: the founding principles, Charter, activities, directives, mandates, and the benevolent mission of the ICF.
- The ICF Board members are envisioned to have both active advisory roles as well as active public roles, representing the interests of the ICF, as set forth by the respective activities and directives. The Board values internal flexibility, access to ICF leadership, and is structured to



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facilitate rapid engagement and free-flow of information, each pursuant to the ICF's activities, directives and mission.

- 16.3 The Board serves at the pleasure of the President of the Senate and the Secretary-General. Appointments to the Board shall require approval of both the President of the Senate and the Secretary-General.
- 16.4 The President of Senate shall be the Chairman of the ICF Board.
- 16.5 The Secretary General shall be the Vice Chairman of the ICF Board, unless he/she chooses to delegate the appointment to another qualified person, upon approval of the Senate.

§ 17 Technology Directorate

- 17.1 The Technology Directorate shall be responsible for the oversight of all technological aspects of the ICF, inclusive of all digital finance procedures.
- 17.2 The Technology Directorate shall have operational responsibilities for all activities designated as operable, under the Office of the President of Senate, and as shall be enumerated in the Confidential Supplement.
- 17.3 The Technology Director is the head of the Technology Directorate, reporting to the President of the Senate. The appointment of the Technology Director shall require due Senate approval.
- 17.4 The Technology Director shall have veto power on all technologyrelated issues pursuant to the Confidential Supplement.
- 17.5 No treaty, waiver, agreement, regulation, change of regulation, or the like, shall be put forth or agreed to by the ICF, or by any: agent, affiliate, or Member thereof, in any form, that may directly or indirectly impinge on the Technology Director's ability to effectively exercise oversight over the matters per §17.1 and §17.2 above, and any such commitments, if set forth, shall be deemed null and void ab initio.

§ 18 Office of the Executive

18.1 The Office of the Executive shall be responsible for day-to-day operation and activities of the ICF.

19.9

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18.2		shall oversee ICF departments and se that are run directly by the Office of	
18.3	The Chief Executive Officer ("CEO") of the ICF shall be the head of the Office of the Executive, reporting to the President of the Senate, and shall serve at the pleasure of the Senate.		
	§ 19 Council of St	cates	
19.1	The Council of States ("COS") sha and the President of the Senate.	all be composed of the member states	
19.2	Each member state and the President of the Senate shall each have a single and equal vote. Decisions of the COS shall be ratified by simple majority.		
19.3	9	ICF is self-funded, not requiring the ICF shall maintain sole discretion	
19.4		have the opportunity, devoid of the jointly fund any duly voted upon	
19.5		a quorum when all member states and een notified, regardless of the number of parties responding.	
19.6		high-level matters, of mutual interest, s, as represented within the respective	
19.7	President of the Senate, to address	eriodically, at the invitation of the ss matters related to the activities and ters of mutual interest to the state	
19.8	Members may petition the Preside	ent of the Senate to convene a meeting.	

The Chairman of the COS shall be elected at each meeting, shall conduct

all related activities, and shall duly announce the decisions, enacted or ratified by vote, which shall be deemed to be enforceable pursuant to

and in accordance with the Confidential Supplement.



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§ 20 Member Advisory Commission

The Member Advisory Commission ("MAC") shall be composed of NGO 20.1 members, having specific and verified credentials that collectively constitute a valuable broad cross-section of expertise attributing to the furtherance of the ICF's activities, directives and mandates. 20.2 The MAC shall concern itself with specific areas of focus as identified by ICF and set forth by the Office of the President of the Senate. Each party shall have an equal vote with decisions of the MAC taken and 20.3 ratified by simple majority. The MAC shall be deemed to have a quorum when all parties have been 20.4 notified, regardless of the number of participants, or the number of parties responding. Regardless of voting, as the ICF is self-funded, not requiring 20.5 contribution from its Members, the ICF shall maintain sole discretion over the expenditure of its funds. 20.6 The MAC shall have the opportunity, devoid of the obligation, to separately and or jointly fund any duly voted upon activity. The MAC shall be convened periodically at the invitation of the 20.7 President of the Senate. 20.8 The Chairman of the MAC shall be elected at each meeting, shall conduct all related activities and shall report to the President of the Senate.

§ 21 Special Commissions

If deemed necessary, by the Secretary General, by the President of the Senate, or by the Senate itself, Special Commissions, dedicated to a specific issue, may be formed and duly empowered, which shall be specified within the respective empowerment.

§ 22 Office of the Inspector General

22.1 The Office of the Inspector General serves as the quasi-independent, highest-level, legal, and investigative department, of the ICF, and oversees legal, security and compliance.



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- The Inspector General shall be responsible for all internal affairs of the ICF, its departments and commissions, and shall ensure compliance with the ICF's: Founding Protocol, Treaty/Convention, Charter, related operations, directives and activities, some of which may be delegated.
- The Inspector General shall have the authority to impose or intervene in sanctions, against any party or acts, inconsistent with ICF Charter. Such action shall be taken initially by written notice, or directly from the Office of the Inspector General. If the situation persists, the Inspector General, in its sole discretion, may take any action necessary to mitigate and/or restrict the functions of the noncompliant party or parties.
- 22.4 Both the Secretary General and the President of the Senate shall have the authority to direct the Inspector General.

§ 23 Survival of Charter Provisions, Amendments

- In the event that any provision of the present Charter is found to be in conflict with a new emerging peremptory norm, normative doctrine, or custom of general public international law, such provision, to the extent possible, shall be interpreted or deemed modified, in the context of such norm, with the ICF possessing the unilateral and sole right to make said modification.
- If any such provision is fundamentally incompatible with emerging international law, to an extent rendering it void by law or in practice, all remaining provisions of this Charter which are not in conflict, and thus the Charter as a whole, to the extent it does not conflict, shall continue to retain their full force and effect.
- Amendments to the Charter may be enacted pursuant to the Confidential Supplement, and shall be deemed accepted, immediately enforceable and fully effective, once posted online, in accordance with §8.1.2 above.

§ 24 Membership Contributions

- 24.1 Membership fees will not be charged.
- Members are not required to arrange for, facilitate, or encourage contributions to the ICF, except for as specifically set forth in case of assistance requests outside of the scope of pre-existing ICF activities or directives, pursuant to: §15.11, §19.3, §19.4, §20.5 and §20.6 above.



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§ 25 Disaster Protocol

- In consideration of potential future extraordinary events, the only constant being that of change, and in relation to the timescale of the related endeavours, not every event can be foreseen and sufficiently anticipated in advance. Considering the scope, scale and duration of the ICF activities, directives and the magnitude of its asset base, the ICF intends to, along with advancing the foreseen activities and directives, keep developing additional protocols to improve preparedness for the unforeseen. The Confidential Supplement and the Membership Supplement shall be utilized, and may be periodically amended, for this express purpose.
- 25.2 Members accept and hereby agree to expeditiously assist, without offset or protest, with the facilitation of said disaster protocols, should the need arise, which shall be determined in concert with the COS, but ultimately at the sole discretion of the ICF.

§ 26 Separate Structural Units

- 26.1 It may be advantageous, and/or required to sporadically position, and/or maintain, ICF offices (regional representations and regional offices abroad) within and/or in concert with the Members or in support of the ICF activities and directives.
- The main activity of said separate structural unit is to engage upon and/or complete the specific task(s) in accordance with this Charter.
- At the sole discretion of the ICF, specific authorities, permissions, protections and/or standings, as are vested with the ICF, may be vested with said separate structural unit(s), which shall be specified within the respective empowerment.

§ 27 Conditional Waiver of Sovereign Immunities

- 27.1 There shall be no waivers of any sovereign and/or diplomatic privileges or immunities by ICF, but for one exception:
- 27.1.1 The single, sole and fully encapsulated exception to §27.1 shall only become effective pursuant to specific instruction, emanating exclusively from the Office of the President of the Senate:
- 27.1.1.1 For the express purposes of facilitating specific operations within jurisdictions in which having a local entity is a practical requirement;



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- 27.1.1.2 Without submitting the ICF to said jurisdiction, and without the waiver of any sovereign immunities by the ICF;
- 27.1.1.3 With the ICF remaining fully inviolable;
- 27.1.1.4 The ICF may, at its sole option, form/precipitate local entities for said practical purposes and against which lawsuits may be exclusively and solely filed, by way of a competent court and jurisdiction.
- No ICF assets shall transfer to, be attached to, and/or the like, said entity, whereby it could become subject to any third-party jurisdiction.
- 27.3 Should a lawsuit be brought forth, the express entity will temporarily and conditionally waive its sovereign immunity against said lawsuit, solely, and expressly for said entity *only*, and solely for the duration of the legal proceedings.
- 27.4 Under no circumstance, shall any judgement:
- 27.4.1 Be attributable past the confines of said local entity; or,
- 27.4.2 Be permitted to evoke personal liability, in any way without exception, specifically and fully preserving all other ICF attributes, without exception.
- 27.5 The Protected Entities shall remain fully immune from any: subpoena, discovery request, lawsuit, judgement, and/or and other legal proceeding, of any kind, without exception.
- 27.6 Under no circumstance shall individuals be named parties to any: subpoena, discovery request, lawsuit, judgement, and/or and other legal proceeding, of any kind, without exception.

§ 28 Translation

28.1 The ICF may elect to "translate" this document and/or any related documents for the: lodging, registration, digitization, and other similar purposes, and may undertake, from time to time, to do so, at their sole discretion, duly preserving all facets hereof, without reservation, inclusive of in efforts to maintain the spirit hereof, whereby accommodating construct(s), pursuant to any translation protocol, with the translated version duly preserving all attributes hereof without offset and/or interruption of enforceability.



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§ 29 Official Enactment and Ratification of the Charter

This Charter, consisting of exactly 20 (TWENTY) pages, was originally signed and sealed into law by the authorized and required signatories, on behalf of the fully constituted and effective IGO, as authorized, on the 7th day of September, 2024, and is hereby ratified, on this 15th day of September, 2025, by all required signatories and having received the ICF seal.