

REM PUBLICAM DECLARARE

October 2013

As a notice for the proclamation by the Patriarch of Dynasty for the population and the members of the family and Dynasty Babenberg by the CarlsRat – Parliament of the dynasty – as in the course of the suspension of the CarlsRat by the Patriarch of Dynasty for the period of five years, decided by the CarlsRat for the extended constitutional formation to the CarlsRat – Parliament by enacted unanimous decision from October 7 1983 – affirmed 1999 as well as 2008 and 2013 – to the declaration of the existence, continuing through exercise, with reference to the documented first mention of the year AD 414 and therefor being established customary international law of the families and Babenberg Dynasty to the Sovereign Dynasty Babenberg as originary – non-state subject of international law including all rights and responsibilities of this status and the declaration.

The proclamation for declaration including the diplomatic note directed towards all subjects of international law and the world population is distributed directly or indirectly as of October 14 2013 – exclusively for subjects of international law as of October 7 2013 – and unrestrictedly available at <http://www.babenberg-dynasty.eu>, including the note, in case of disapproval, to propose and publish objection by eligible subjects of international law directly to the Sovereign Dynasty Babenberg and or the United Nations, as well as the information, that the Sovereign Dynasty Babenberg as of November 27 2013 will consider 50 days from the publishing without received objection and appropriate negative reaction, as acceptance; according to the declaration to the Sovereign Dynasty Babenberg – as originary non-state subject of international law (including the article for extension) – the sequence of approval is according to the diplomatic sense of justice and values its intention as immediately given; as well as an act of implementation with immediate effect, in case of an act of disapproval; as in the period itself in the spirit of the declaration all rights and responsibilities are legally valid and in effect.

The act of implementation according to the declaration relates to the Patriarch of Dynasty – Robert-Andreas Stephan Prinz-Herzog von und zu Babenberg – Babenberg, born August 18 1977, owner of this position since April 19 2004 – as of October 7 2013 as the same and therefor provides him as the head of state with diplomatic status, as in the period of constitutional formation by the Patriarch of Dynasty declared individuals or institutions in the process of transition

The establishment of diplomatic relations with all forms of subjects to international law, if not already established, starts on October 7 2013 also by appropriately accredited individuals.

Declaration
of
Sovereignty
as
originary – non-state and partial subject of international law
in its entirety
independent - sovereign
including complete accredited immunity with an incorporated
diplomatic statute

&

Declaration
of absolute and permanent neutrality

Declaration
OF
THE SOVEREIGN
DYNASTY AND FAMILY VON AND ZU BABENBERG
and their comprised population

The CarlsRat by the Dynasty of Babenberg comprising the basic needs of the Babenberg Dynasty, constitutes the preservation of rights and responsibilities as well as culture to protect the material and immaterial resources of and as Babenberg Dynasty and the ambitions of and through the Babenberg Dynasty also with regards to the Charter of the United Nations and the Diplomatic Note verbal to the Declaration of the implementation of international peace, peace aid and sustainment of peace due to the self-determination of all people – as one – according to the principles of international law with reference and care to the non-interference by other subjects of international law with the interior and exterior sovereignty following the sovereign equality of all subjects of international law and political independence – including an independent choice of its political system - determined by the existence of the family and Babenberg Dynasty and the continuous exercise of existence and participation as subject/s¹ to international law, documented since AD 414 and practicing for some time before; therefor forming customary international law by statement, with further statement of the resolution of the Lex Vita Babenberg (AD 802 continuous legal practice as a constitutional legislation) as the constitution and as through the Lex Vita Babenberg the resulting and practicing structure also under the leadership of the Patriarch of Dynasty – POD – named imperial-royal majesty (traced back to the “Carlsdokument Renovatio Imperii Carol et Henrici AD 801”) the

Constitutional Monarchy

(free political elections, practicing – resulting from the structure of the Babenberg Dynasty following the Lex Vita Babenberg as determining practiced customary international law) under the head of state which is authorised

Patriarch of Dynasty

(according to Lex Vita Babenberg) and additionally discrete sovereign towards the inside and the outside of the Babenberg Dynasty as

Sovereign Dynasty Babenberg

as originary – non-state subject of international law including the article of future constitutional formation of an originary subject of international law in connection with and in terms of bilateral and multilateral agreements and contracts.

¹The Lex Vita Babenberg in connection with the Confederation of United Constitutions and Laws – BvVG – forms the legal foundation of the Sovereign Dynasty Babenberg and therefor in the same context the Patriarch of Dynasty as the sovereign of all interests of the Dynasty Babenberg and at appearances in front of the pope (according to the Carlsdokument) as a head of state for all interests for the Sovereign Dynasty Babenberg.

For the constitutional formation as well as implementation in the spirit of the declaration the CarlsRat is suspended², by the Patriarch of Dynasty, as from the deadline of Monday October 7 2013 in the sense and connected to the Lex Vita Babenberg of the CarlsRat, the Senate of Wisdom, the Ratifikation- and Interessensrat of the Dynasty Babenberg for a period of five years – within these five years the constitutional formation and formation of all necessary institutions for an independent subject of international law in relation to the declaration itself – therefor until October 6 2018 – with the effort of prompt implementation – for

- The constitutional formation of the CarlsRat to the CarlsRat Parliament (including the integration of the entire population), as well as
- The constitutional formation of the government of the Sovereign Dynasty Babenberg and
- Establishment and expansion of diplomatic and international relations, as well as
- Establishment and expansion of all interior or exterior legal issues according to international law (treaties, contracts, etc.) and
- Establishment and expansion of judiciary and executive as well as justice system and court system with reservation to the subsequent laws, implementation law and implementing law, as well as
- Establishment and expansion of all rules of procedure and business relations (interior and exterior), and
- Statement, execution, development and accreditation of all additional and prospective necessary issues and duties like infrastructures, as well as
- Preparation and holding of new and first³ elections for the constitutional formation of the CarlsRat Parliament with the latest date August 2018.

In the course of the declarative constitutional formation, the Patriarch of Dynasty upholds the responsibility of the legal competence and business relations until the CarlsRat's reopening as the CarlsRat Parliament – not longer than until including October 6 2018 – on his own, at which the Senate of Wisdom as well as the Ratifikationsrat and Interessensrat will remain having legal capacity as authority with the power of veto and as appellate court.

² Suspension of the CarlsRat by the Patriarch of Dynasty according to Lex Vita Babenberg with confirmation by the Senate of Wisdom

³ As reelection of the CarlsRat as internal instrument of the dynasty and first elections for the constitutional formation of the CarlsRat Parliament

Constitutional Foundation

- Foundational agreement⁴ (contract) for the establishing of the CarlsRat from the year AD 764 with the commencing of operation for the constitutional formation of the CarlsRat in the year AD 765
- Renovatio Imperii Carolus et Henrici – Carlsdokument⁵ from the year AD 801
- Lex Vita Babenberg⁶ – house and dynasty law constitutive and in addition to the Renovatio Imperii Carolus et Henrici (from the year AD 801) dating back to the year AD 802
- S – constitution 2013 as league of united constitutions and law

Subsumtion of the founding convention for the CarlsRat (AD 764), Renovatio Imperii Carolus et Henrici (AD 801), as well as the Lex Vita Babenberg (AD 802), by adaptations according to juridical as well as standards of international law, as Confederation of United Constitutions and Laws by the CarlsRat and Weisenrat and also the Patriarch of Dynasty effective as of October 7 2013 positioned as practicing legislation.

The Patriarch of Dynasty therefor consequentially operates by the Lex Vita Babenberg for the Sovereign Dynasty Babenberg – Throne of the Bee – and besides as the head of the Ratifikation Rat and Interessensrat – Löwenrat or also Geheimrat or Thron of the Lion⁷ – respectively as autonomous sovereign, and consequentially with dual sovereignty.

⁴ Composition for the agreement between the families of Karl and Heinrich (Names of the main lineages) from AD 764 in support of the goals of Karl with the CarlsRat, constituted in AD 764. Establishing of the rights and responsibilities then in force and, in case of success, permanent (towards each other, to the pope – with his inherent support– and towards the outside). This is considered the first contract under international law (3 pillar agreement – between Karl, the pope, Heinrich) within the archives of the Babenberg lore.

⁵ Expansion , renewal to the foundational agreement (footnote 4) especially by the statement of the CarlsRat as a dual family council and imperial council (family of Karl, family of Heinrich and secret imperial council of the emperor with exclusive access for the pope and/or his legacies).

⁶ Statutes of family and dynasty formed by the Renovatio Imperii Carolus et Henrici. Clause of independence, which explains, Lex Vita Babenberg cannot be directly manipulated by anybody; only resolutions, decrees can form adaptations – no changes in text can be made, keeper of and for the Lex Vita Babenberg is the CarlsRat, whereas its highest protector is the Löwenrat and/or Throne of the Lion – newly formed as Ratifikationsrat and Interessensrat formed by the Patriarch of Dynasty and the respective highest of the lineage.

⁷ Ratifikationsrat and Interessensrat - since 1949 – is the oldest body of the family and dynasty that already in the first half of the 6th century – under the old family order – determining institution. It was originally called the Löwenrat or rather Throne of the Lion and is only formed by the highest of the family and the respectively highest of their lineage. It was included in the Lex Vita Babenberg in AD 802 with all of their today existing rights and foundation of the inner sovereignty of the Patriarch of Dynasty – as in AD 814 and 816 with the expanded rights to form the CarlsRat. In case of structural failure of any kind, the council is the unification of all institutions and the reunification of the separation of powers, back in the days the only legacy to the pope and regent as well as the authority of respect to the inner family.

From this moment on, in the spirit of this declaration to the constitution of the Sovereign Dynasty Babenberg including the diplomatic note, the establishing and development of the Sovereign Dynasty Babenberg is processed under the circumstances of the real sovereignty in relation to international law of this sovereignty as well as for the complete preservation of the practiced legal personality.

The sovereignty of the Sovereign Dynasty Babenberg is united and inseparably related in the spirit of the Lex Vita Babenberg and the Confederation of United Constitutions and Laws. The population and the members – of the Dynasty Babenberg – of the Sovereign Dynasty Babenberg achieve within their sovereignty an autonomous legislation, legal and judicial executive power, as well as towards the outside independence and equality to all subjects of international law and their relationships towards and between each other, which guarantee the merge of the Dynasty Babenberg to the Sovereign Dynasty Babenberg as well as all ethnic and all groups willing to integrate in the course of the sovereignty of the Sovereign Dynasty Babenberg.

All resources of the Sovereign Dynasty Babenberg, material and immaterial, form inalienable wealth and property of the Sovereign Dynasty Babenberg. In the course of an expanded declaration and/or adaptation into an ordinary subject of international law – by contracts, transfers, legal claim and/or transfer of rights as well as by customary laws – the obtained natural resources comply to verbatim and logical application.

The highest authority of law inside and outside the Sovereign Dynasty Babenberg will be recognised according to sovereignty. Legislation of other subjects of law only become effective within the sphere of the Sovereign Dynasty Babenberg, provided that they were ratified in the spirit of the Sovereign Dynasty Babenberg and its league of united constitutions and law.

The status of other subjects of international law towards the sovereignty is defined by bilateral and multilateral agreements and contracts. The legal status of the Sovereign Dynasty Babenberg is enshrined in the Lex Vita Babenberg and the Confederation of United Constitutions and Laws as holistic constitution and will be further legally regulated adaptively.

Relations between the Sovereign Dynasty Babenberg and other subjects of international law as institutions and organisations will be regulated by bilateral and multilateral agreements and contracts and will be effective immediately to achieve the best possible coexistence and to strive for peaceful agreements and mutual support, as long as this does not already exist and therefore strengthens this effort.

The members of the family and Dynasty Babenberg and the population in direct or indirect relation to the Dynasty Babenberg will from now on be conceptually and lawfully subsumed under the term Sovereign Dynasty Babenberg and will be conceived as equal people.

The population of the Sovereign Dynasty Babenberg practices the unlimited right to freely dispose of the material and immaterial resources and belongings of each individually and as the Sovereign Dynasty Babenberg collectively – understood and regulated by and according to the Lex Vita Babenberg and the Confederation of United Constitutions and Laws as well as archive/s, properties, land, companies and enterprises of all forms, institutions, fixated and moveable property and intellectual property.

The Sovereign Dynasty Babenberg gives protection and diplomatic status within its own legislation to all property of its citizens worldwide – their declarative legal act provided – as to the Sovereign Dynasty Babenberg as a subject of international law, as a whole living with various subjects of international law and acting, for judicial and social extension. These properties – claims – will be recorded by additional declarations brought forward by everyone individually as well as by the Sovereign Dynasty Babenberg by the Patriarch of Dynasty and the CarlsRat Parliament. This measure supports the legal standardisation under the aspect of international law, as well as the thereby related preservation of the means of subsistence in a more homogenous standard for the population of the Sovereign Dynasty Babenberg and the protection and extension of the social standards for the population of the Sovereign Dynasty Babenberg. Thereby the inalienability by the standardisation and the inseparability will be strengthened by the Lex Vita Babenberg and Confederation of United Constitutions and Laws and is impossible to unite without the free will of the person concerned in unity with the Sovereign Dynasty Babenberg through the CarlsRat Parliament and the Patriarch of Dynasty.

The existing juristic cases will be processed by initiation and completion of bilateral and multilateral contracts; from that time on all issues, approved by the declaration and in development, are consulted accordingly with the Patriarch of Dynasty or their legates in addition to the Institution of the Sovereign Dynasty Babenberg.

All rights of the Sovereign Dynasty Babenberg granted to the person concerned, are according to the act of succession, the arrangement of succession and inheritance of the Sovereign Dynasty Babenberg from the family and Dynasty Babenberg according to the Lex Vita Babenberg and the Confederation of United Constitutions and Laws.

By the unanimous will of the people; from the years 1983 and 1999 as well as 2008 and from January 2013 for confirmation, in unity as practised inner customary international law which therefor is extended by outer customary international law among other reasons for the initiation of diplomatic and economic relations and the initiation of peace agendas within the diplomatic sphere as a basic condition, as well as for the effective adaptation of the Sovereign Dynasty Babenberg for the sovereign equality of the complementary quality of the right to self-determination in its entirety united.

By the constitutional formation of the Dynasty Babenberg into the Sovereign Dynasty Babenberg with the status of an ordinary non-state subject of international law – including the clause to an ordinary subject of international law – therefor as practicing legally valid population of the state which hence cannot be deprived against the will of the Sovereign Dynasty Babenberg by practiced existing law and international law. From now on the Sovereign Dynasty of Babenberg meets the requirements of the Dynasty of Babenberg connected with the Lex Vita Babenberg and with the Confederation of United Constitutions and Laws to implement and protect the declaration. Furthermore the Sovereign Dynasty Babenberg complies with the right to preservation of its own – practiced from the very start – state system, to be able to not only maintain the culture but also the law in the future on an ethical and moral as well as juristic and collaborative well-balanced basis for the life and the structure of the population in its whole practice and experience and to act according to the will of the Sovereign Dynasty Babenberg and the declaration whose experience, knowledge and wisdom shall be shared.

The Sovereign Dynasty Babenberg corresponds to the right of defence – and defence only – by its own means and possibilities and also by bilateral and multilateral agreements with allies and by deriving the partial rights to enforcement and practice of law towards third parties according to internationally accepted customs.

The Sovereign Dynasty Babenberg perceives all agendas of diplomacy, diplomatic relations and diplomatic protective right and entertains relations as such through the Patriarch of Dynasty as sovereign, the therefor constituted and realised necessary institutions as well as through people and institutions that are legitimised by the Patriarch of Dynasty, also for the issue of bilateral and multilateral agreements and contracts.

The Sovereign Dynasty Babenberg forms the organisationally highest unit of order in the course of legislation stemming from international and declarative law and therefor holds the legitimacy to physical use of force; hence the state order exists everywhere where there is political order with the possible use of force that can maintain a guaranteed minimum order of coexistence.

The Sovereign Dynasty Babenberg forms the juristic person as a subject of international law with highest regional authority, undivided force of order, that simultaneously exercises control of territory and personnel. The bodies constitute themselves in the executive and judicative branch and comply with the constitutional foundation of the Sovereign Dynasty Babenberg, according to the Patriarch of Dynasty as the autonomous Sovereign that operates in the sense of a subject of international law.

The Sovereign Dynasty Babenberg enjoys the legal capacity and contractual capacity to perform duties, sign treaties and the realisation of the respective legal relationship with each subject of international law that upholds a legal relationship, in the sovereign territory of each subject of international law that recognises or that has at least not repeated acts contrary to the declaration and upholds bilateral or multilateral treaties as well as diplomatic relations.

The Sovereign Dynasty Babenberg enjoys the privileges of immunity that exist to guarantee the realisation of the respective legal relationship in the sovereign territory of each subject of international law that upholds a legal relationship and recognises or at least has not repeated acts contrary to the declaration and upholds bilateral or multilateral treaties as well diplomatic relations.

The representatives, especially diplomatic representatives and servants of the Sovereign Dynasty Babenberg, enjoy the privileges and immunities that are necessary to fulfil their task and function in order to complete their assignments and agreements in relation to the Sovereign Dynasty Babenberg to guarantee the realisation of the respective legal relationship on the sovereign territory of each subject of international law that recognises or that has at least not repeated acts contrary to the declaration and upholds bilateral or multilateral treaties as well as diplomatic relations⁸.

The Sovereign Dynasty Babenberg is according to the obligation that without the approval of other subjects to international law it shall not engage in economic, political, military or any other forms of interfering activities on their sovereign territory.

⁸ Reference to the Vienna Convention on diplomatic relations of 1961 and the Vienna Convention on consular relations of 1963

The Sovereign Dynasty Babenberg complies with the elevation and integration of the international organisations and associations by the Sovereign Dynasty Babenberg as well as singular or even groups of

- Non-governmental and or non-profit organisations⁹

including the international law and statutes, according to already valid statutes in the spirit of the occupation as well as in accordance with the declaration and legislation of the Sovereign Dynasty Babenberg.

The Sovereign Dynasty Babenberg complies with the elevation of economic platforms, companies and enterprises of the Sovereign Dynasty Babenberg to

- transnational / international companies¹⁰

under the condition that their activities as such exist in at least three independent subjects of international law and/or have shares that are held and managed at least by 50.01% or 50% plus 1 share by the Sovereign Dynasty Babenberg as singular owner or part of a group¹¹.

Each agenda that has been elevated by the Sovereign Dynasty Babenberg, that has also been integrated and managed will be legitimated and registered according to the sovereignty in the sense of the declaration and the additional declarations and diplomatic notes in conjunction with the Lex Vita Babenberg and the Confederation of United Constitutions and Laws by appropriate programs and will be kept in a central register managed by the Sovereign Dynasty Babenberg and shall not act under or for alienating or unlawful agendas.

The Sovereign Dynasty Babenberg complies with the principle of good governance regarding the aspects of independence, responsibility, credibility, effectivity, rule of law, equality, humanity, human rights, freedom, peace, self-determination, safety by acceptance, respect and tolerance.

The independence of the judiciary is performed by the impartiality and integrity such as justice and fairness.

The Sovereign Dynasty Babenberg affirms, to comply with all obligations of international law for the best coexistence , as well as to make use of all rights resulting from the foundation that is international law, for a continuing existence and the realisation of the common goals and interests.

⁹ According to the „International Association of the Dynasty of Babenberg“ – IADB currently also as registered association in Austria found at ZVR 68 66 55 369, as well as an international organisation

¹⁰ According to the Babenberg Dynasty Societé Anonymé and Babenberg Dynasty Holding

¹¹ Such companies also serve the upholding and conservation of the wellbeing and the security of the population of the Sovereign Dynasty Babenberg

The Sovereign Dynasty Babenberg recognises the International Criminal Court in the multilateral system under the Rome statute and will enter and ratify the statute as the Sovereign Dynasty Babenberg after the constitutional formation of the CarlsRat Parliament.

Additionally, the Sovereign Dynasty Babenberg recognises the international courts that are under international law with its humanist aspects and will ratify them accordingly.

The Sovereign Dynasty Babenberg recognises the Charter of the United Nations as well as its efforts and adds them as inherent to its own interests. The ratification of the Charter of the United Nations as well as an inherent application for the accession to the United Nations is intended.

The Sovereign Dynasty Babenberg complies with the absolute protection and the guarantee of human rights as well as the efforts to extend this freedom – free and neutral unharmed formation of opinion and free speech as well as freedom of religion and belief including religious practice – equality and self-determination, respect towards sovereignty of subjects and their right to self-determination and independence of their population, ethnic group and their material and immaterial resources, independence of elections and of political, economic and social system and the level of development, the respective national identity and preservation of the cultural heritage to form a basis to strengthen and maintain world peace and international security.

The Sovereign Dynasty Babenberg will support the protection of independence and sovereignty, principles of international law for friendly relationships and cooperation between subjects of international law and organisations as well as the principle of non-intervention and non-interference in the respective subject of international law's inner and outer matters, the freedom of people, the sovereignty, the political independence, the integrity of the subjects to international law and their economic, social and cultural development and preservation.

The Sovereign Dynasty Babenberg wants to recollect, that no subject of international law has the right to intervention and interference in the inner and outer matters of the Sovereign Dynasty Babenberg and all other subjects to international law, in which way or based on which arguments is irrelevant.

The Sovereign Dynasty Babenberg practices the sovereign and inalienable law as subjects of international law, according to which its population can choose its political, economic, cultural and social system and how to establish international relations and to decide on its resources, without any intervention, interference, subversion, under force or threat in any form.

The Sovereign Dynasty Babenberg will support the realisation of human rights and the principles of the right of subjects to international law and people based on the international information regime, to grant free access to information as well as the development of information systems and information media and mass media without interference or restrictions and its use for the promotion of political, economic, cultural and social mediation of peace, interests and ambitions.

The Sovereign Dynasty Babenberg complies with the obligation to prevent any form of threat and use of direct or indirect influence and manipulation that can hurt established or establishing subjects of international law and ethnic groups by international relations, also the diplomatic, social and economic order and systems as well as the government of these subjects shall not be modified thereby – in any form – as well as no tensions shall be caused nor should people be deprived from their identity or cultural heritage or their harmony be disrupted in its entirety.

The Sovereign Dynasty Babenberg complies to the obligation not to use terrorist agendas and practices of any sort as political strategy as well as any support, use or tolerance of active terrorist groups or subjects, saboteurs or subversive elements but to prevent them as a subject of international law.

The Sovereign Dynasty Babenberg complies with the recognition and special attention to the obligation of subjects to international law to take care of, inside its material and immaterial rights, not using them for subversive and compromising ways to undermine sovereignty, independence, political systems, integrity or unity, as well as not to enter into an agreement that aims to intervene or interfere with inner or outer matters, as well as refraining from any defamation campaigns, calumnies and hostile propaganda, especially when it is targeting free elections for political, economic, social, cultural and societal development to be hindered.

The Sovereign Dynasty Babenberg complies with the right and obligation in accordance with the goals and principles of the Charter of the United Nations to support the struggle for the goals as the right of the people and subjects of international law to self-determination, independence, freedom and sovereignty, as well as to lead a political and also armed struggle for these goals to support them.

The Sovereign Dynasty Babenberg complies with the concession for the right to self-determination of people, to act as a force that promotes peace and establishes peace and in missions of peacekeeping to protect and help people with self-protection and accepts the customary law and the customary international law that has been awarded to them as granted and recognised as it is superimposed by the Charter of the United Nations.

The Sovereign Dynasty Babenberg recognises the responsibility to protect in the spirit and with reference to the outcome document of the 2005 United Nations World Summit.

The Sovereign Dynasty Babenberg enshrines its declaration as statement, that all constructive efforts to realise and accelerate the declaration on the preparation of all humans and people for life in peace and to hereby enshrine it; a consciousness of people and a positive attitude towards the realisation of the goals shall be achieved; and concentrated measures shall be taken to emphasize the significance and necessity of the creation, preservation and strengthen a just and permanent, sustainable peace.

The Sovereign Dynasty Babenberg complies with the right and obligation based on equality, to actively contribute to the solution of open, international and national problems and help with knowledge, wisdom and experience to redress conflicts and reasons of interference and to bring about or keep permanent and sustainable, peaceful conditions.

The Sovereign Dynasty Babenberg forms a delegation to take active part in agendas of international law formed by the Patriarch of Dynasty and/or the CarlsRat Parliament.

The Sovereign Dynasty Babenberg complies with the Vienna Convention on Treaties of 1969, according to which, authorised people act in combination with the Lex Vita Babenberg and the Confederation of United Constitutions and Laws, the Patriarch of Dynasty as head of state for the Sovereign Dynasty Babenberg and the Dynasty Babenberg in the sense of the Löwenrat as well as the Ratifikationsrat and Interessensrat, the respective head of government and the minister of foreign affairs for the Sovereign Dynasty Babenberg, as authorised personnel.

The Sovereign Dynasty Babenberg complies with the obligation that all processes and efforts to protect the social works especially of families and juveniles including education, development and training of all people has to be encouraged to the highest level and with the highest attentiveness and regard.

Bibliography

Taking into account the archives of the Sovereign Dynasty Babenberg, which contains 10.524.000 (as of February 2013) certificates, documents, books, other works – referenced as sources – since the year 414 BC kept under strict control and handling and additional external sources shall be cited consecutively:

- ✓ Charter of the United Nations
- ✓ International Law Commission - ILC
- ✓ Human Rights Convention
- ✓ United Nations Commission on International Trade Law - UNCITRAL
- ✓ United Nations General Assembly passed on December 14. 1960 to 1516 (XV) „Resolution on the Provision of Independence of Nations”
- ✓ Vienna Convention on Diplomatic Relations, 1961
- ✓ Vienna Convention on Consular Relations, 1963
- ✓ Vienna Convention on Treaties, 1969
- ✓ Vienna Convention on Succession of States in Respect of Treaties, 1978
- ✓ Vienna Convention on the Treaties of International Organisations, 1986