

# Open Multilateral Declaration on the Functional Utility Protection Arrangement



## → Article One (1)

For the purposes of this Arrangement, a *functional-utility right* is a worldwide status, of the matter of intellectual property, that can be afforded by the Functional Utility Protection Monitor to any model (device, method, composition, idea or process) in any jurisdiction.

## → Article Two (2)

The Functional Utility Protection Monitor may advise the international community on the matter of functional-utility rights and other matters of intellectual property.

## → Article Three (3)

The Functional Utility Protection Monitor is appointed by the prerogative of the depositary for this Arrangement in accordance with customary international law.

## → Article Four (4)

The Functional Utility Protection Monitor is inviolably granted, irrespective of nationality, with the 'privileges and immunities' that are granted to diplomatic agents by the Vienna Convention on Diplomatic Relations (1961 CE) as well as customary international law.

## → Article Five (5)

The Monseigneur of Zabid is, as the Lord Zabid, the depositary for this Arrangement; and this Arrangement is construed through the instruments of the depositary for this Arrangement.

## → Article Six (6)

The undersigned, as a duly authorized representative of a subject of international law, warrants and agrees, by virtue of his/her/their signature, that this document, as this Arrangement, is immediately effective, in perpetuity, with such subject being bound by the provisions of this Arrangement and that such subject will handle all disputes, if/when arising in relation to this Arrangement, at pursuant to the Arbitration Rules (2012) of the Permanent Court of Arbitration.



**DONE IN THE ENGLISH LANGUAGE**

**> submitted via e-mail to: [zabid@govt.wiki](mailto:zabid@govt.wiki)**

**Date:**

**Signed by:**

**in the capacity (position/role) of:**

**Signature of the undersigned:**

---