



OFFICE OF THE PRESIDENT - FOR IMMEDIATE ENACTMENT

A LAW

For the purpose of establishing an Amissopian National Software Export Board

ARTICLE I: DEFINITIONS

1. For the purposes of this Law, “software” is any program designed to be run on a computing device.
2. For the purposes of the above definition, a “computing device” is any programmable device that can perform a programmed list of instructions and respond to new instructions given to it.
3. For the purposes of this Law, “harmful content” encompasses the following:
 - a. Software capable of performing any level of damage, either physical or digital, to a computer;
 - b. Software that exposes individuals to vulgar or frightening content without informed user consent prior to such exposure;
 - c. Software designed to defraud individuals by deceit, ransom, or other methods;
 - d. Software designed to gather data from a computer without informed user consent prior to the data being gathered.
4. For the purposes of this Law, an individual’s “micronational name” is the name an individual chooses to operate under for the purposes of engaging in micronationalism.

ARTICLE II: NATIONAL SOFTWARE EXPORT BOARD

1. There shall be a subordinate executive agency of the Department of Trade, the National Software Export Board, which shall be chaired by a Chief Executive appointed by the President.
2. The Chief Executive:
 - a. Shall serve at the pleasure of the President and of the Minister of Trade and may be removed by either (though a ministerial dismissal may be countermanded by a presidential order);
 - b. May at their discretion arrange, appoint and dismiss the staffing of their organisation at their discretion;
 - c. May perform other tasks as authorised by law.
3. The National Software Export Board shall be responsible for creating software for retail and selling it domestically and internationally.
4. Entertainment software created by the National Software Export Board shall be liable to review by the Federal Entertainment Software Board pursuant to the Entertainment Software Regulatory Law and may not be published unless approved under the relevant provisions thereof.
5. Software issued for sale internationally by the National Software Export Board must, where not sold within the Customs Union with New Florence:
 - a. Comply with all relevant local and national laws relating to the sale and dissemination of software within their jurisdiction, where such laws exist;
 - b. Comply with all relevant micronational software laws within the jurisdiction to avoid jeopardy to the federal government;



- c. Comply, as far as possible within the framework of the laws enumerated in II.5.a and II.5.b, with software regulations issued by the Amissopian government.
6. The National Software Export Board may not create any software:
 - a. For the express purpose of gaining unauthorised access to an individual's computer;
 - b. For the express purpose of disseminating harmful content;
 - c. That does not otherwise comply with all federal laws relating to software and data, now or in the future.
7. Software created by the National Software Export Board prior to new federal laws relating to software and data, the provisions of II.6.c notwithstanding, shall be allowed to continue distribution for up to ninety days, during which time the National Software Export Board shall be obligated to make such amendments to the software such that it complies with federal law.
 - a. The National Software Export Board shall not, previous provisions notwithstanding, be obligated to make material alterations to versions of its software it is unable to update, especially those already held by private individuals or organisations beyond the National Software Export Board's reach or jurisdiction.
8. Software created by the National Software Export Board shall be distributed either pro bono or at a price set by the Chief Executive.
 - a. Pricing decisions set by the Chief Executive may be countermanded or overwritten by the President.
9. The provisions of II.8 notwithstanding, the National Software Export Board may not charge citizens for software that is critical to successful citizenship.
 - a. Further to this provision, no software issued by the National Software Export Board that is critical to successful citizenship may obligate a citizen to:
 - i. Waive any of the rights they are legally entitled to under the Charter of the Federation and the Bill of Rights Law;
 - ii. Provide the government with any personal information beyond:
 1. Their micronational name;
 2. Their broad macronational location;
 3. The gender with which they identify.
 - b. The provisions of II.9.a.ii notwithstanding, software may request information beyond that stipulated in II.9.a.ii provided:
 - i. Such request is optional and will not preclude the user from gaining full functionality from the software;
 - ii. It is made sufficiently obvious to the user that the request is optional.

ARTICLE III: EXTENT, COMMENCEMENT AND SHORT TITLE

1. This law shall take effect upon presidential signature.
2. This law shall affect the entire Federation.
3. This law may be referred to in short hand as the National Software Export Law.