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2 _____
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4 Planet Earth

5 Advocate for Plaintiff,
6 the People of Earth

7 SUPREME COURT OF THE GALACTIC FEDERATION
8 FOR THE ORION-CYGNUS ARM OF THE MILKY WAY
9 PLANET EARTH SYSTEM

10
11 THE PEOPLE OF EARTH,
12 Plaintiff,

13 vs.

14 THE ANUNNAKI, any aliases thereof, and their predecessors,
15 successors and/or assigns, and INTERDIMENSIONAL and
16 INTER- and INTRAGALACTIC RACE DOES NOS. 1-1000,
17 inclusive
18 Defendants

) Case No.: _____
)
) **COMPLAINT FOR RESTITUTION, INJUNCTIVE**
) **RELIEF, OTHER EQUITABLE RELIEF, CIVIL**
) **PENALTIES, AND JURY TRIAL DEMAND**
)

19 **COMPLAINT**

20 Plaintiff, the People of Earth, by and through Dan Pausback, alleges the following, on information and belief:

21 **INTRODUCTION**

22 1. Dating back to an epochal time in Earth's history, not-yet definitively chronologized but representing no less
23 than 10,000 of the planet's revolutions around its star ("Solar Year"), Defendants did wrongfully perform, or allow to be
24 performed, genetic modifications on a native hominid species resulting in the creation of a hybridized race ("Humans").

25 2. Defendants' actions were in direct violation of the prime rule of non-interference with an alien species
26 pursuant to Article [12] of Galactic Federation Code; Exoplanet Exploration.

27 3. Defendants' interference was not only disruptive to the native hominid's development on a perceptual level,
28 but even more damaging, on a biological level, due to the irreversible genetic alteration of its genome. Based on exoplanet

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1 surveys¹ conducted millennia before Defendants' arrival on Earth, the native hominid species was rated as a Class 60 species and
2 deemed likely to have reached a higher level of intelligence at its own natural pace under the tenets of the evolutionary process.²

3 4. As a result of Defendants' interference, an incongruous and disharmonious union occurred between
4 Plaintiff's primal, under-evolved animal self and its untoward, artificially-enhanced intellectualized self ("Genomic
5 Aberration").³ Simulations conducted using data obtained from Earth's prehistory survey indicate that approximately 1.3 million
6 Solar Years of natural, evolutionary development were bypassed due to Defendants' interference.⁴ This gap represents a crucial
7 span of time in which the early hominids would likely have gained the wisdom of benevolent self-conduct prior to reaching
8 technological mastery.

9 5. Defendants resorted to genetic manipulation of the hominid species in order to create a race of beings with
10 higher cognitive abilities than were natively available on Earth at the time of their arrival. This hybridization was for the sole
11 purpose of developing a resident labor force to assist them in their pursuit of personal enrichment.

12 6. An immeasurable amount of fear, intimidation, mistreatment, coercion, deception and genocide were
13 practiced by Defendants in order to keep Humans pliant and obedient. Many of these practices are still ongoing today.

14 7. Overpopulation, depletion of natural resources, environmental pollution, co-species decimation, intra-species
15 warring, inter alia, illustrate Plaintiff's 'suicide by a thousand cuts.'⁵ Most if not all of these maladies are an indirect result of
16 Defendants' actions.

17 8. Plaintiff has endured incalculable, generational pain, suffering and mental duress as a result of Defendants'
18 actions.

19 9. Due to Plaintiff's Genomic Aberration, many of its cohabitating species, as well as the planet itself, have
20 endured untold collateral damage.

21 10. Though Humans are currently rated as a Class 70 species, the Galactic Race Index has placed them outside of
22 the standard rating model. This exclusionary measure has effectively put Plaintiff into a place of limbo regarding its acceptance
23 into the larger galactic community. Given its current state of peril, this exclusion bears the equivalency of a death sentence.

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25 ¹ Galactic Federation, (00027.6). *Galaxy Survey Report*, Vol. 447983296

26 ² Reeibs-Nelt Foundation, *The Philosophical and Ethical Standards of Sentient Life*, (009).

27 ³ MolGen. *Genetic Engineering Precepts*. Galtria: MolGen, (0003.87)

28 ⁴ Nevotrem, et al. *Study of deviations in human evolution: rendered modeling report*. Paiborde Academy of
Science and Medicine, Vol. 124 (00001.42): Pgs. 426-433

⁵ Description used by Morytres Dus in her work "Exponential Miseries" to exemplify the inevitable extinction of
Humans brought about by hybridization. Morytres Dus, *Poems from a World in Turmoil*, Ruur; Bantex (00000.11).

1 11. Plaintiff's exploration of its own solar system introduces the possibility of harm to other species in
2 neighboring systems and/or dimensions. Its use of substandard energies and materials have the potential of polluting and/or
3 contaminating unsuspecting species of all ratings within current and future reach of Earth's system.

4 12. Defendants' actions have resulted in a breakaway, hybridized species now poised to encroach upon the
5 sovereignty of other Federation members. Furthermore, Defendants' failure to store samples of the native hominid line used for
6 hybridization has forever precluded the possibility of a corrective reintroduction of that species. Since the native hominid line
7 was driven to extinction by their hybridized Human scions, there remains no possibility of recreating that species in pure form.

8 13. Without full-committal intervention by Federation members, either in the form of further, corrective genetic
9 enhancements, technological assistance, and/or relocation to another planet of like and suitable worth, Humans and all
10 cohabitating species on Earth will likely reach a point of complete extinguishment within as little as 50 Solar Years of the date of
11 this filing. This approximated timeframe will undoubtedly contain within its passage unfathomable, planet-wide suffering for all
12 Earth's inhabitants. It is therefore respectfully requested that this Honorable Court hear this Complaint in a most expedited
13 manner.

14 14. Defendants, including but not limited to **THE ANUNNAKI, through their predecessors-in-interest,**
15 perpetrated a gross violation of the prime rule of non-interference with an alien species, in collusion after-the-fact with other
16 entities and races (whose identities are not yet specifically known, but which are described herein as **INTERDIMENSIONAL**
17 **and/or INTER- and INTRAGALACTIC RACE DOES NOS. 1-1000**) and other unnamed entities and/or races, in order to
18 commit and/or knowingly facilitate unjust and unethical acts against the People of Earth for their personal enrichment.

19 15. All subsequently interfering races, however well-intentioned, have assumed responsibility and/or culpability
20 with regard to Human development and/or exploitation, and by so doing are equally liable for remedies sought herein. No
21 measure of certainty can be determined as to whether this subsequent interference was beneficial or deleterious to Plaintiff's
22 position, only Plaintiff's current state of peril can be quantified.

23 16. Plaintiff is a sovereign race whose ancestors stem from genetic experimentation perpetrated by Defendants.
24 Plaintiff seeks an accounting, restitution, compensatory and punitive damages arising out of Defendants' past and continued
25 wrongful conduct.

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1 **II. JURISDICTION AND VENUE**

2 17. This Court has jurisdiction over this matter pursuant to [22 G.F.C. §§1321, 1250, 1851, 2101 and 2102] since
3 Earth's system resides in the Orion-Cygnus Arm which is bound and governed by Federation law under Article [14] of the
4 Galaxy Unification Treaty.

5 18. This Court has personal jurisdiction over the parties in that Defendants have and do currently conduct
6 systematic and continuous operations within Earth's system.

7 19. Venue is proper in this Court since Defendants conduct operations within the meaning of [28 G.F.C.
8 §1291(a)].

9 20. Plaintiff maintains a de facto membership in the Galactic Federation by virtue of its inseparable association
10 with Defendants as defined by [54 G.F.C. §141(e), (g) and (i)] and therefore has a right to trial under Federation law.

11 21. Plaintiff is a resident of Earth in the Orion-Cygnus Arm of the Milky Way galaxy.

12 **III. DEFENDANTS**

13 22. Defendants made use of and/or gained enrichment from the coerced labor and mistreatment of Humans and
14 have retained the benefits and utility of those enrichments and/or products derived from said coerced labor and mistreatment.
15 Defendants knew, or by the exercise of reasonable care should have known, that Plaintiff was suffering physical, mental and
16 emotional pain as a result of their coerced labor and mistreatment.

17 23. Defendants conspired with each other to intentionally violate Plaintiff's basic moral right of species non-
18 interference and the natural law of evolutionary process and by so doing did profit from these violations.

19 24. Defendant **THE ANUNNAKI** is a race of beings with its principal place of residence on the planet of Nibiru
20 (as-so-known to Plaintiff while accounting for any aliases thereof). It conducts continuous and systematic operations within
21 Earth's system.

22 25. Defendants **INTERDIMENSIONAL and/or INTER- and INTRAGALACTIC RACE DOES NOS. 1-**
23 **1000** are other entities and races that, like the named Defendants, its/their predecessors, affiliates and/or assigns unjustly
24 benefited from the hybridization of Humans. The designation **INTERDIMENSIONAL and/or INTER- and**
25 **INTRAGALACTIC RACE DOES NOS. 1-1000** is used until such time as the specific identity of such additional entities and
26 races, as they relate to this action, are ascertained through discovery and/or other means.

1 **IV. COUNT I - NATURAL LAW VIOLATION**

2 26. Plaintiff realleges and incorporates by reference all paragraphs above, as if fully set forth in this cause of
3 action.

4 27. Defendants have violated and continue to violate Species Non-Interference Code section [296] by willfully
5 and recklessly interfering with the development of an alien species outside the boundaries of their native planet of Nibiru. This
6 wrongful interference has resulted in the creation of a race of beings unlikely to have occurred under the natural laws and
7 processes of the cosmos. This violation includes but is not limited to:

8 (a) Exploration to and visitation of an exoplanet harboring an extensive array of naturally developing
9 species without taking proper measures to mask or shield themselves from overt interaction with such species;

10 (b) Conducting resource acquisition and experimentation without employing proper non-interference
11 safeguards pursuant to [12 G.F.C. §1201];

12 (c) Disregarding the sovereignty of a Class 60 species deemed to have been on a natural developmental
13 path toward higher intelligence;

14 (d) The genetic hybridization of a Class 60 species for the sole purpose of creating a localized labor
15 force;

16 (e) Improperly safeguarding against the interaction of the hybridized race with other species on the
17 planet;

18 (f) Causing, or through their negligence allowing to occur, the extinction of several native species,
19 including but not limited to the hominid race used for hybridization; and

20 (g) Failing to follow a protocol of sympathetic sanitation⁶ pursuant to [12 G.F.C. §1109(m), (n), (p)
21 and (q)] as it pertains to any and all experiments conducted prior to Defendants' initial departure from the exoplanet.

22 28. The above-referenced actions by Defendants were in violation of Federation law.

23 29. Defendants knew, or by the exercise of reasonable care should have known, that they were acting in violation
24 of Federation law.

25 30. As a result of the above-referenced violations, Plaintiff has suffered injury and is entitled to compensatory
26 damages in a manner and method to be determined at trial.

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28 ⁶ Sterilization or euthanasia of experimental subjects/organisms to prevent long-term ecological damage as outlined
in *Standards and Means of Galactic Exploration*, (0127.1).

1 **V. COUNT II - NEGLIGENCE**

2 31. Plaintiff realleges and incorporates by reference all paragraphs above, as if fully set forth in this cause of
3 action.

4 32. As a result of Defendants' failure and/or refusal to follow intragalactic exploration mandates, an acceleration
5 of injurious and destructive harm has occurred on Earth. By creating a hybridized race with higher intelligence and allowing it to
6 flourish, Earth's natural ecosystem has been grossly undermined.

7 33. Defendants have never admitted to any wrongdoing nor have they made any effort to amend or remedy their
8 actions.

9 34. As a result of Defendants' negligence, Plaintiff has been forced to seek its own remedies for hardship
10 endured, including but not limited to:

11 (a) Hereditary disorders and diseases stemming from incompatible DNA pairings, incompetent genetic
12 engineering and/or Defendants' callous disregard for Plaintiff's wellbeing;

13 (b) Hereditary disorders and diseases stemming from Plaintiff's own introduction of industrial
14 pollutants into Earth's ecosystem as an indirect consequence of its Genomic Aberration;

15 (c) Psychological and sociological dissonance resulting from Plaintiff's Genomic Aberration;

16 (d) Philosophical and spiritual mal-development due to Plaintiff's Genomic Aberration;

17 (e) Plaintiff's inability to coexist peacefully within its own species and/or species outside of its own
18 due to the residual, fear-centric nature of its under-evolved hominid progenitor; and

19 (f) Plaintiff's reckless and often harmful utilization of technology not yet meant to be within its means
20 under the tenets of the evolutionary process.

21 35. Defendants' negligence has indirectly created threats to other races, species and systems lying beyond the
22 boundaries of Earth's system.

23 **VI. COUNT III - CONSPIRACY EX POST FACTO**

24 36. Plaintiff realleges and incorporates by reference all paragraphs above, as if fully set forth in this cause of
25 action.

26 37. Subsequent to the initial wrongful act of hybridization, each of the Defendants acted individually and in
27 concert with each other, either expressly or tacitly after-the-fact, to derive personal enrichment from the further and continued
28 exploitation of, and/or experimentation on, Humans.

1 38. As a result of hybridization, Humans were unwittingly promoted to a Class 70 index rating and therefore
2 should have been further protected under [52 G.F.C. §1904]. However, the absence of clear legislation regarding class rating
3 changes due to hybridization created a vacuum in enforceable law. Consequently, several other races, **INTERDIMENSIONAL**
4 **and/or INTER- and INTRAGALACTIC RACE DOES NOS. 1-1000**, seized upon the opportunity and began to further exploit
5 and/or benefit from the mistreatment of Humans. Methods of subsequent, conspiratorial mistreatment include but are not limited
6 to:

7 (a) Sample collections, both of a passive and intrusive nature, for the purpose of further
8 experimentation;

9 (b) Further genetic modification of Humans for the purpose of scientific knowledge and/or in efforts to
10 counter the initial effects of hybridization;

11 (c) Creation of fundamental schisms within and among the Human race due to disparate genetic
12 modification of selected groups;

13 (d) Use of deceitful and coercive measures to control and/or influence Human progress, including but
14 not limited to:

15 (i) Segregating groups of Humans for isolated development;

16 (ii) Introducing specific viral, dietary, environmental and/or other agents so as to alter the
17 continued evolutionary development of various groups;

18 (iii) Providing indirect assistance to various groups in the form of knowledge, technology,
19 environmental disruption, inter alia;

20 (iv) Posing as deities;

21 (v) Dictating, either by means of mental transmission and/or direct interaction, tenets,
22 doctrines and/or edicts meant to influence Human conduct; and

23 (vi) Using the threat of physical, mental and/or spiritual harm to coerce Humans into
24 complying with such tenets, doctrines and/or edicts.

25 (e) The torturous and often malicious culling of various groups by means of environmental disruption,
26 viral dissemination, technological assault, inter alia;

27 (f) Allying, either transparently or in disguise, with various groups' leadership and/or individuals to
28 affect desirous outcomes and/or aims; and

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1 (g) Perpetuating, or allowing to be perpetuated, rumors, disinformation, misinformation, myth and/or
2 suppression of facts with regard to Defendants' existence as well as its current and historical influence on Plaintiff's
3 destiny.

4 39. Each of the Defendants seized upon the absence of available Federation law regarding breakaway, hybridized
5 species in order to pursue individual, selfish agendas at the expense of Human welfare, much of which is still ongoing and
6 continuous.

7 **VII. COUNT IV - UNJUST ENRICHMENT**

8 40. Plaintiff realleges and incorporates by reference all paragraphs above, as if fully set forth in this cause of
9 action.

10 41. Defendants have improperly benefited from the unjust and unethical hybridization of Humans in the form of
11 material goods, labor, scientific knowledge, technological advancement, entertainment, inter alia.

12 42. As a result of Defendants' wrongful acts as described above, they have been unjustly enriched.

13 43. Defendants have been unjustly enriched at the expense of Plaintiff. Plaintiff therefore demands restitution
14 and judgment against the Defendants jointly, severally and/or in the alternative, in an amount in excess of the jurisdictional limits
15 of this Court and to be determined at the trial herein, together with interest, exemplary or punitive damages, attorneys' fees and
16 the costs of this action.

17 **PRAYER FOR RELIEF**

18 WHEREFORE Plaintiff demands a jury trial and judgment and damages against the Defendants, jointly, severally
19 and/or in the alternative, as follows:

- 20 (1) For the appointment of an intragalactic investigative commission;
- 21 (2) For the imposition of a joint, reconstructive body to oversee the safe and prosperous
22 reclamation of Plaintiff's destiny;
- 23 (3) For the drafting of clear and enforceable Federation law to protect the rights and sovereignty
24 of all hybridized species;
- 25 (4) For restitution of the value of Plaintiff's coerced labor;
- 26 (5) For restitution of the value of Defendants' unjust enrichment resulting from coerced labor;
- 27 (6) For restitution of the value of Plaintiff's untold, generational suffering caused by its Genomic
28 Aberration;

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- (7) For restitution of the value of Plaintiff's untold, generational suffering caused by Defendants' subsequent and ongoing interference;
- (8) For compensatory damages, as may be applicable, in a form of currency, technology and/or service recognized as having value to this Court, in an amount to be determined at trial;
- (9) For exemplary or punitive damages in an amount to be determined at trial;
- (10) For attorneys' fees;
- (11) For the cost of this action; and
- (12) To grant any other and further relief that this Honorable Court deems proper, just and equitable.

Dated: _____, 2015
Los Angeles, California
Planet Earth

By: _____
Dan Pausback

Los Angeles, CA 90034
Planet Earth