

RTNC GOVERNANCE CHARTER BYLAWS — VERSION 2.0 (Aegis Edition)

Formal Governance Bylaws of RTNC

ARTICLE I — PURPOSE AND AUTHORITY

- 1.1 These Bylaws establish the internal legal governance structure of RTNC.
- 1.2 All authority is exercised under the title “Aegis”, the permanent Caretaker designation.
- 1.3 These Bylaws do not constitute a security, investment contract, or financial solicitation.

ARTICLE II — DEFINITIONS

- 2.1 “RTNC” means the reserve-backed ecosystem governed by these Bylaws.
- 2.2 “Aegis” means the title of the Caretaker (CT), independent of any person holding the role.
- 2.3 “Governance Body” means:
 - (a) two Independent Accountants,
 - (b) two Independent Lawyers,
 - (c) one Compliance Officer.
- 2.4 “Core Pillars” are immutable principles defined in Article III.
- 2.5 “Malicious Behavior” means intentional actions compromising reserves, transparency, or integrity.

ARTICLE III — CORE PILLARS (IMMUTABLE)

- 3.1 RTNC must remain reserve-backed.
- 3.2 Transparency must remain continuous.
- 3.3 Peg formula must remain mathematical and fixed.
- 3.4 No unilateral authority may exist.
- 3.5 Anti-manipulation protections must remain enforced.

ARTICLE IV — GOVERNANCE STRUCTURE

- 4.1 Aegis executes weekly operations and transparency updates.
- 4.2 Accountants oversee reserves, supply, and peg integrity.

4.3 Lawyers ensure legal compliance and structural integrity.

4.4 Compliance Officer acts as neutral arbiter for disputes and removal evidence.

ARTICLE V — VOTING AND DECISIONS

5.1 Operational votes require three (3) affirmative votes including Aegis.

5.2 Aegis holds veto authority concerning reserve execution matters.

5.3 Governance members may not override transparency or peg mechanisms.

ARTICLE VI — REMOVAL OF AEGIS

6.1 Grounds:

- (a) Malicious Behavior,
- (b) reserve manipulation,
- (c) fraudulent or Ponzi-like intent,
- (d) transparency breach,
- (e) undermining Core Pillars.

6.2 Required:

- (a) both Accountants' signatures,
- (b) both Lawyers' signatures,
- (c) Compliance Officer confirmation.

6.3 Aegis loses voting authority during proceedings.

6.4 Temporary Acting Aegis selected by majority of Governance Body.

ARTICLE VII — TRANSPARENCY AND DISCLOSURE

7.1 Disclosures:

- (a) weekly reserve balances,

- (b) supply data,
- (c) peg values,
- (d) governance decisions,
- (e) dispute outcomes.

7.2 No hidden votes or amendments permitted.

ARTICLE VIII — DUTIES AND CONDUCT

8.1 Governance participants must act independently and disclose conflicts.

8.2 Members shall not:

- (a) hold majority RTNC supply,
- (b) engage in mining operations,
- (c) profit from governance decisions.

ARTICLE IX — DISPUTE RESOLUTION

9.1 Procedure:

- (a) Compliance Officer review,
- (b) Lawyer analysis,
- (c) public summary issued.

9.2 All dispute results must be public.

ARTICLE X — AMENDMENTS

10.1 Amendments require unanimous (5/5) approval.

10.2 Must be published prior to taking effect.

10.3 Core Pillars cannot be amended.

ARTICLE XI — FOUNDER STATUS

11.1 Founder removable only via Article VI procedure.

11.2 Founder may not alter governance or Core Pillars.

11.3 Founder authority is subordinate to these Bylaws.

ARTICLE XII — LEGAL REVIEW AND RATIFICATION

12.1 These Bylaws require legal review before publication.

12.2 Regulatory compliance adjustments allowed without altering Core Pillars.

12.3 Effective upon Governance Body ratification.

SIGNATORY PAGE

These Bylaws are adopted under the authority of Aegis and the Governance Body.

Aegis: _____

Independent Accountant 1: _____

Independent Accountant 2: _____

Independent Lawyer 1: _____

Independent Lawyer 2: _____

Compliance Officer: _____