



FN Art. 47

Relations with Host Jurisdictions

TITLE 08 — JURISDICTION · CHAPTER 06 — HOST JURISDICTIONS

- 1** Kaharagian nationals are subject to the mandatory law of their respective host jurisdictions. Nothing in the laws of the State relieves a national of the obligation to comply with the law of the jurisdiction in which they are physically present.
 - 2** The organs of the State shall, where practicable, seek the cooperation of host jurisdiction authorities in matters affecting the civil status, rights, and interests of Kaharagian nationals.
 - 3** The State shall seek recognition of Kaharagian civil status events, documents, and registrations in foreign jurisdictions through diplomatic engagement, treaty, or other available means.
 - 4** Officials and representatives of the State operating within a host jurisdiction shall conduct themselves in accordance with the laws of that jurisdiction and shall not claim any immunity or privilege not recognised by that jurisdiction.
 - 5** The State may enter into agreements, memoranda of understanding, or other arrangements with host jurisdictions or international bodies for the mutual recognition of civil status events, the service of documents, or the resolution of disputes.
 - 6** Where a national faces an irreconcilable conflict between an obligation imposed by the law of the State and a mandatory requirement of the host jurisdiction, the national shall notify the Royal Chancellery. The Chancellery may grant a dispensation or other relief as the circumstances warrant.
 - 7** The State shall conduct its external affairs with due regard for the sovereignty and legal order of host jurisdictions.
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