Council Regulation (EC) No _____________ of ________, 201_ concerning weapons systems operating on new physics principles used to torture or inflict other cruel, inhuman or degrading treatment including electronic weapons, electromagnetic weapons, magnetic weapons, directed energy weapons, geophysical weapons, wave-energy weapons, frequency weapons, genetic weapons, scalar weapons, psychotronic weapons, chemtrail aerosol weapons, implant weapons, nanotechnology weapons, high frequency active aural high altitude ultra low frequency weapons, information technology weapons.

“There are three basic types of EU legislation:
    regulations, directives and decisions.
“A regulation is similar to a national law with the difference that it is applicable in all EU countries.”
   European Commission ec.europa.eu

"The European Commission differs from the other institutions in that it alone has legislative initiative in the EU. Only the Commission can make formal proposals for legislation; they cannot originate in the legislative branches. However, the Council and Parliament may request the Commission to draft legislation, though the Commission does have the power to refuse to do so. Under the Lisbon Treaty, EU citizens are also able to request the Commission to legislate in an area via a petition carrying one million signatures, but this is not binding."

August 29, 2013
Council Regulation (EC) No _________________ of _________, 201_

Council Regulation (EC) No _________________ of _________, 201_ concerning weapons systems operating on new physics principles used to torture or inflict other cruel, inhuman or degrading treatment including but not limited to electronic weapons, electromagnetic weapons, magnetic weapons, directed energy weapons, geophysical weapons, wave-energy weapons, frequency weapons, genetic weapons, scalar weapons, psychotronic weapons, chemtrail aerosol weapons, implant weapons, nanotechnology weapons, high frequency active aural high altitude ultra low frequency weapons, information technology weapons.

Official Journal _______________________________________

Council Regulation (EC) ________________________________

of ______________ 201_

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(hereinafter collectively referred to as “new physics torture weapons”).

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Article 133 thereof,

Having regard to the proposal from the Commission,

Whereas:

(1) Pursuant to Article 6 of the Treaty on European Union, respect for human rights and fundamental freedoms constitutes one of the principles common to the Member States. In view of this, the Community resolved in 1995 to make respect for human rights and fundamental freedoms an essential element of its relations with third countries.
(2) Article 5 of the Universal Declaration of Human Rights, Article 7 of the International Covenant on Civil and Political Rights and Article 3 of the European Convention for the Protection of Human Rights and Fundamental Freedoms all lay down an unconditional, comprehensive prohibition on torture and other cruel, inhuman or degrading treatment. Other provisions, in particular the United Nations Declaration Against Torture and the 1984 United Nations Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment, place an obligation on States to prevent torture.

(3) Article 2(2) of the Charter of Fundamental Rights of the European Union states that no one shall be condemned to the death penalty or executed. On 29 June 1998, the Council approved "Guidelines on EU policy towards third countries on the death penalty" and resolved that the European Union would work towards the universal abolition of the death penalty.

(4) Article 4 of the said Charter states that no one shall be subjected to torture or to inhuman or degrading treatment. On 9 April 2001, the Council approved "Guidelines to the EU policy toward third countries, on torture and other cruel, inhuman or degrading treatment ". These guidelines refer to both the adoption of the EU Code of Conduct on Arms Exports in 1998 and the ongoing work to introduce EU-wide controls on the exports of paramilitary equipment as examples of measures to work effectively towards the prevention of torture and other cruel, inhuman or degrading treatment within the Common Foreign and Security Policy. These guidelines also provide for third countries to be urged to prevent the use and production of, and trade in, equipment that is designed to inflict torture or other cruel, inhuman or degrading treatment and prevent the abuse of any other equipment to these ends.

(5) It is therefore appropriate to lay down Community rules on use and on trade with third countries in new physics torture weapons. These rules are instrumental in promoting respect for human life and for fundamental human rights and thus serve the purpose of protecting public morals. Such rules should ensure that Community economic operators do not derive any benefits from trade that either promotes or otherwise facilitates the implementation of policies on torture and other cruel, inhuman or degrading treatment, which are not compatible with the relevant EU Guidelines, the Charter of Fundamental Rights of the European Union and international conventions and treaties.

(6) For the purpose of this Regulation, it is considered appropriate to apply the definitions of torture and other cruel, inhuman or degrading treatment laid down in the 1984 United Nations Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment and in Resolution 3452 (XXX) of the General Assembly of the United Nations. These definitions should be interpreted taking into account the case law on the interpretation of the corresponding terms in the
European Convention on Human Rights and in relevant texts adopted by the EU or its Member States.

(7) The Guidelines to the EU Policy toward third countries on torture and other cruel, inhuman or degrading treatment provide, inter alia, that the Heads of Mission in third countries will include in their periodic reports an analysis of the occurrence of torture and other cruel, inhuman or degrading treatment in the State of their accreditation, and the measures taken to combat it. It is appropriate for the competent authorities to take these and similar reports made by relevant international and civil society organisations into account when deciding on requests for authorisations. Such reports should also describe any new physics torture weapons used in third countries for the purpose of torture and other cruel, inhuman or degrading treatment.

(8) In order to contribute to the prevention of torture and other cruel, inhuman or degrading treatment, it is considered necessary to prohibit the supply to third countries of technical assistance related to goods which have no practical use other than for the purpose of torture and other cruel, inhuman or degrading treatment by new physics torture weapons.

(9) The aforementioned Guidelines state that, in order to meet the objective of taking effective measures against torture and other cruel, inhuman or degrading treatment, measures should be taken to prevent the use, production and trade of new physics torture weapons, including parts and equipment thereof, which are designed to inflict torture or other cruel, inhuman or degrading treatment. It is up to the Member States to impose and enforce the necessary restrictions on the use and production of such equipment.

(10) In order to take into account new data and technological developments, the lists of new physics torture weapons and parts and equipment thereof covered by this Regulation should be kept under review and provision should be made for a specific procedure to amend these lists.

(11) The Commission and the Member States should inform each other of the measures taken under this Regulation and of other relevant information at their disposal in connection with this Regulation.

(12) Member States should lay down rules on penalties applicable to infringements of the provisions of this Regulation and ensure that they are implemented. Those penalties should be effective, proportionate and dissuasive.

(13) This Regulation respects the fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union,
HAS ADOPTED THIS REGULATION:

CHAPTER I

Subject matter, scope and definitions

Article 1

Subject matter and scope

1. This Regulation lays down Community rules governing new physics torture weapons.

Article 2

Definitions

For the purposes of this Regulation:

(a) “new physics torture weapons” means weapons or weapons systems operating on new physics principles used to torture or inflict other cruel, inhuman or degrading treatment including but not limited to electronic weapons, electromagnetic weapons, magnetic weapons, directed energy weapons, geophysical weapons, wave-energy weapons, frequency weapons, genetic weapons, scalar weapons, psychotronic weapons, chemtrail aerosol weapons, implant weapons, nanotechnology weapons, high frequency active aural high altitude ultra low frequency weapons, information technology weapons.

(b) "torture" means the use of new physics torture weapons to commit any act by which severe pain or suffering, whether physical or mental, is intentionally inflicted on a person for such purposes including but not limited to intentional psychological programming, experimentation, voice to skull communication, artificial telepathy, remote influencing, remote inducement of physical or mental illness, mood management, mind control of persons or populations, remote virtual sexual assault, remote virtual rape, forced reproductive sterilization by means of chemtrails aerosol weapons, forced reproductive sterilization by means of vaccinations, (“RHIC-EDOM”) radio hypnotic intracerebral control and electronic dissolution of memory, remote transmission of images or films to brain, remote reading and controlling of thoughts, subliminal thought control, tinnitus, remote introduction of implants into body via vaccination, remote introduction of implants into body via chemtrails aerosol weapon, remote introduction of implants into body via food, water or potable liquid, remote introduction of implants into body via nanobot, remote scarring of
body, remote introduction of inorganic particles into body, telephone terror including remotely induced epilepsy, muscle pains and cramps in neck and legs, headaches, severe toothaches, sudden falling off of healthy teeth while talking on the phone, remotely induced backaches, vibrations in various parts of the body, itching, ear tumors, brain tumors, respiratory diseases, asthma, immediate diarrhea and vomiting, remote deformation of victim’s body parts and organs including deformed bloated abdomen, deformed neck, lumps and channels on the head, shoulders widened, blown up arms and legs, deformed genitals and other deformations, remote inducement of extreme weight gain or abnormal weight loss endangering the victim's health, remote inducement of blindness, cataracts or eye cancer, remote control of gangstalking or gangstalkers, gangstalking, commission of the following crimes in conjunction with the use of new physics torture weapons: harassment, breaking and entering of private property, ransacking of private property.

(c) “assassination” means the intentional use of new physics torture weapons to cause the death of a person by means including but not limited to heart attack; strangulation; suffocation; fast-acting cancer; diabetes; myocardial infarction; hemorrhage in brain; thrombosis in lungs; infectious disease.

CHAPTER II

Weapons systems operating on new physics principles used to torture or inflict other cruel, inhuman or degrading treatment

Article 3

Use prohibition

1. Any use of a new energy torture weapon to torture or inflict other cruel, inhuman or degrading treatment on any individual in the European Union or on any European Union citizen shall be prohibited, irrespective of the geographical location of such weapon, inside or outside of the European Union.

Article 4

Export prohibition

1. Any export of a new energy torture weapon shall be prohibited, irrespective of the origin of such weapon.

2. The supply of technical assistance related to a new energy torture weapon, whether for consideration or not, from the customs territory of the Community, to
any person, entity or body in a third country shall be prohibited.

Article 5

Import prohibition

1. Any import of a new energy torture weapon shall be prohibited, irrespective of the origin of such weapon.

2. The acceptance by a person, entity or body in the customs territory of the Community of technical assistance related to a new energy torture weapon, supplied from a third country, whether for consideration or not, by any person, entity or body shall be prohibited.

Article 6

Absolute prohibition

1. High frequency active aural high altitude ultra low frequency weapon - The manufacture, deployment, or operation of any new physics torture weapon known as a high frequency active aural high altitude ultra low frequency weapon that uses high frequency (HF) electromagnetic or scalar wave transmission to excite the ionosphere or any other part of the Earth’s atmosphere over the territory of the Community in order to torture or inflict other cruel, inhuman or degrading treatment on any individual, weather modification in the European Union or on any European Union citizen, irrespective of the geographical location of the ground component of such weapon, inside or outside of the Community shall be absolutely prohibited. The combination of those weapons from different locations is also forbidden.

2. Chemtrail aerosol weapon - The manufacture, deployment, operation, or dispersal of any new physics torture weapon known as a chemtrail aerosol weapon in or over any part of the Earth’s atmosphere over the territory of the Community in order to torture or inflict other cruel, inhuman or degrading treatment on any individual in the European Union or on any European Union citizen shall be absolutely prohibited.

CHAPTER III

General and final provisions

Article 6
National Security

In any case where an individual, organisation or Member State charged with violation of this Regulation shall plead national security or other reasons for secrecy as a legal defense to its actions, that individual, organisation or Member State shall be required to prove beyond a reasonable doubt that its actions were in fact directly related to national security or other reasons for secrecy and not to an intention or negligence to torture or inflict other cruel, inhuman or degrading treatment.

Article 7

Penalties and Compensation for Victims

1. Member States shall lay down rules on penalties applicable to infringements of this Regulation imposing a minimum criminal penalty of twenty (20) years without possibility of parole to a maximum of life in prison without possibility of parole plus a fine of 1,000,000 Euros for each individual infringement and shall take all measures necessary to ensure that they are implemented. The penalties provided for must be effective, proportionate and dissuasive.

2. Compensation for Victims – Member States shall lay down rules on compensation to victims of any infringement of this Regulation which shall include:

(a) the costs of any surgery and physical or psychological therapy to fully restore the physical and mental health of the victim;
(b) financial compensation to the victim’s family for pain and suffering endured as a result of any infringement of this Regulation;
(c) financial compensation to the victim for loss of income and loss of property due to any infringement of this Regulation.

Member States shall take all measures necessary to ensure that such rules are implemented. The compensation provided for must be effective, proportionate and fair to the victim and the victim’s family. Wherever possible, the individual or organisation committing the infringement shall be held financially responsible for paying compensation, except that the victims and their families shall be entitled to compensation hereunder regardless of the ability of the individual or organisation committing the infringement to pay.

3. Member States shall notify the Commission of those rules by _____________201_ and shall notify it without delay of any subsequent amendment affecting them.
Article 8

Territorial scope

1. This Regulation shall apply to the customs territory of the Community.

Article 9

Entry into force

This Regulation shall enter into force on ____________ 201_.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at _________________, ____________ 201_

For the Council

The President