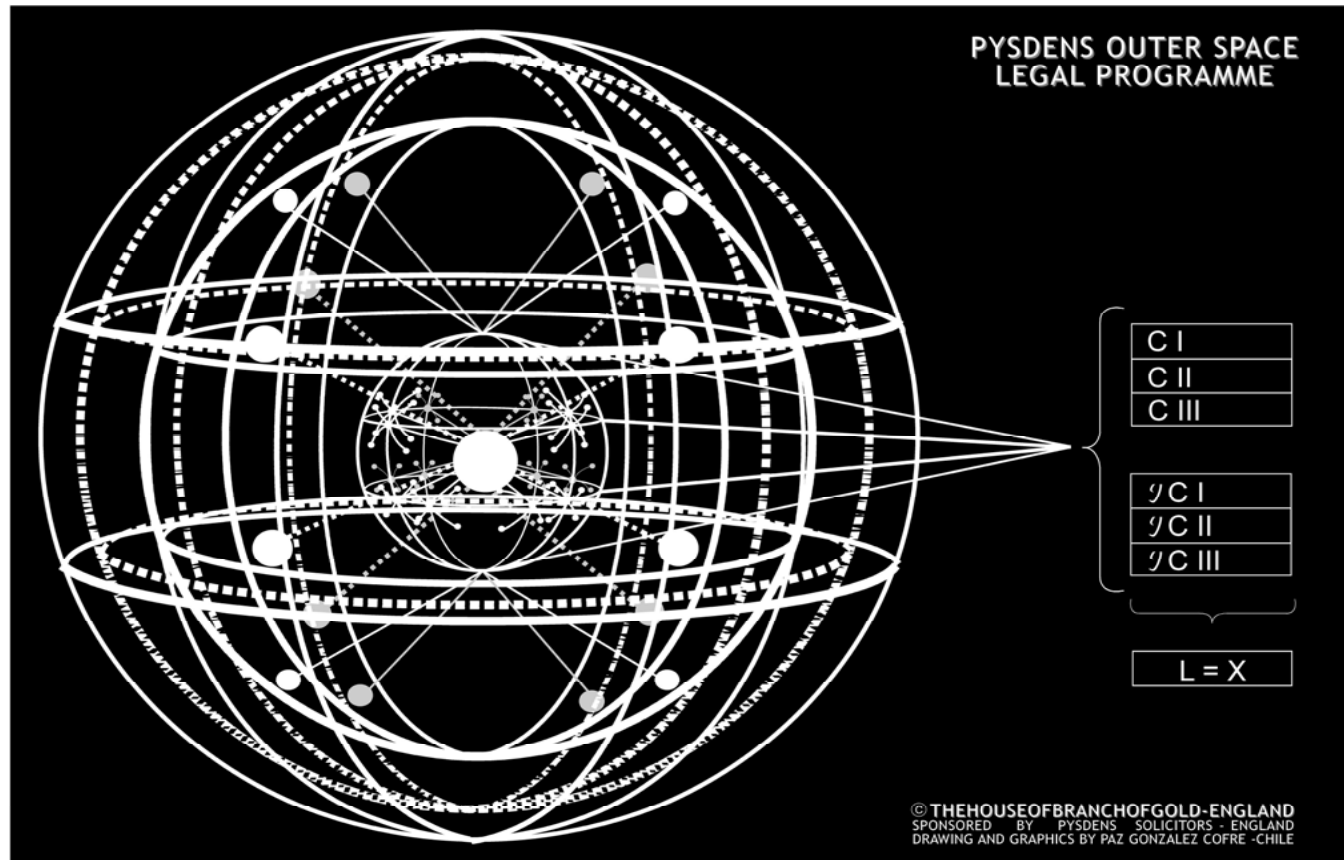


PYSDENS SOLICITORS OUTER SPACE PROGRAMME - PRESS RELEASE 13.

K. PYSDEN / S. PEREZ-GOLDZVEIG / E. DURAN SASTRE

www.pysdens.com <http://www.thehouseofbranchofgold.com/>

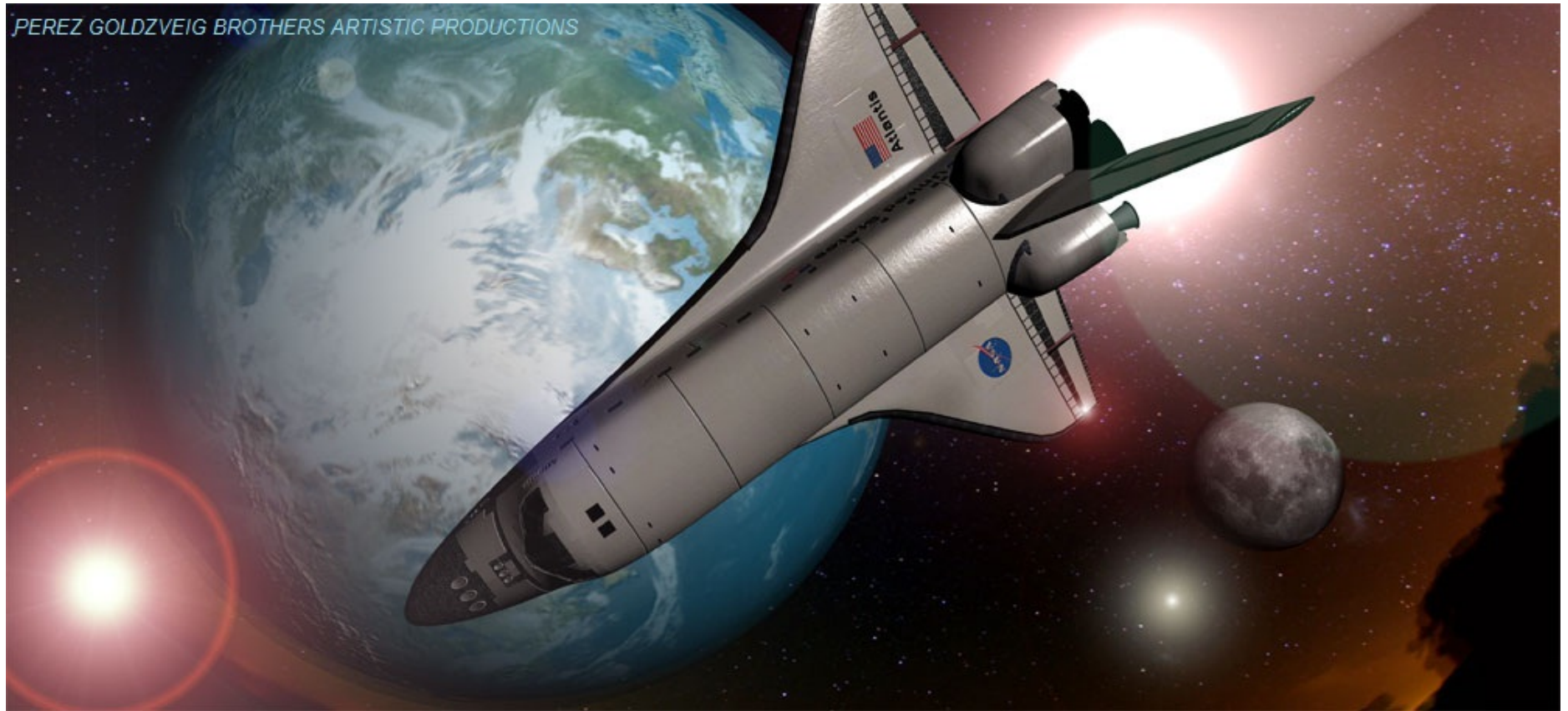


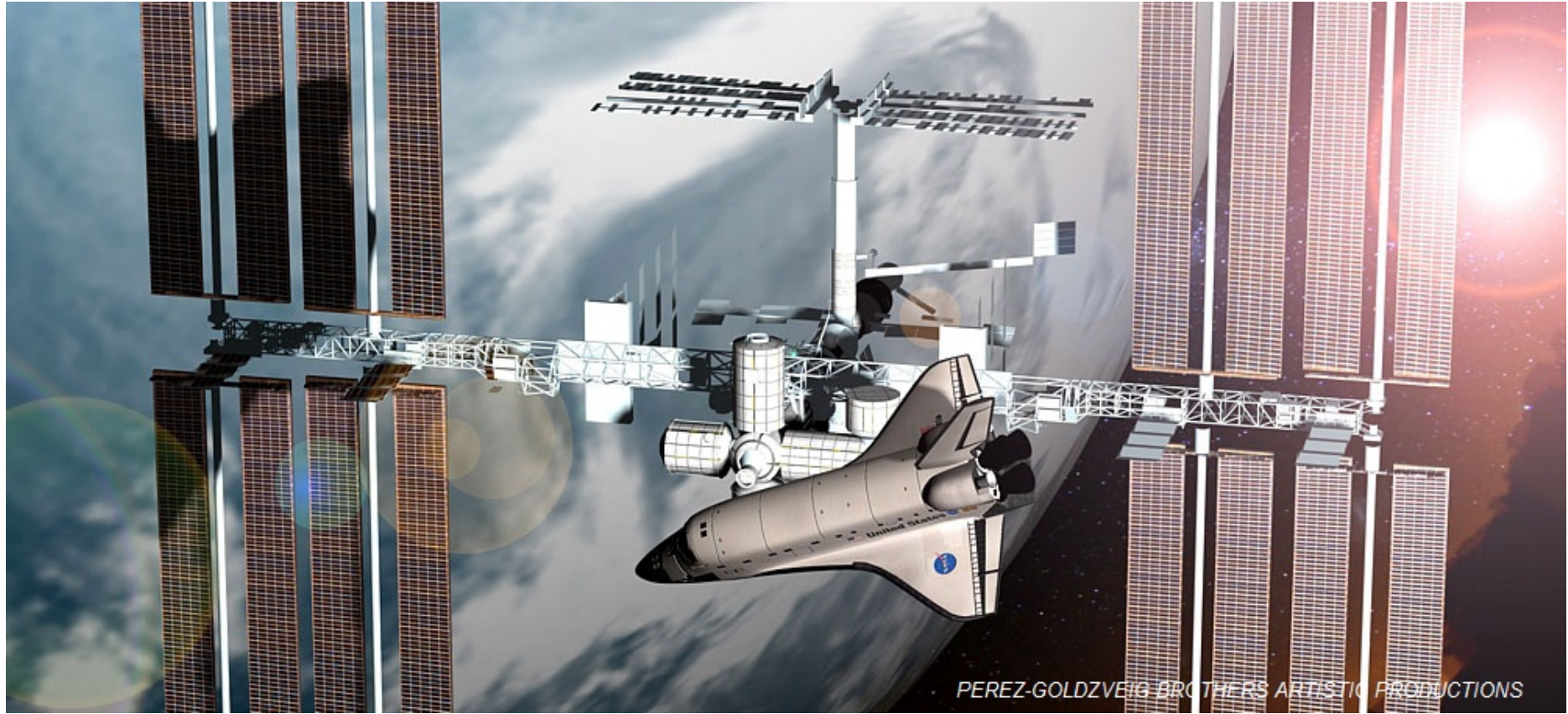


PEREZ-GOLDZVEIG BROTHERS ARTISTIC PRODUCTIONS

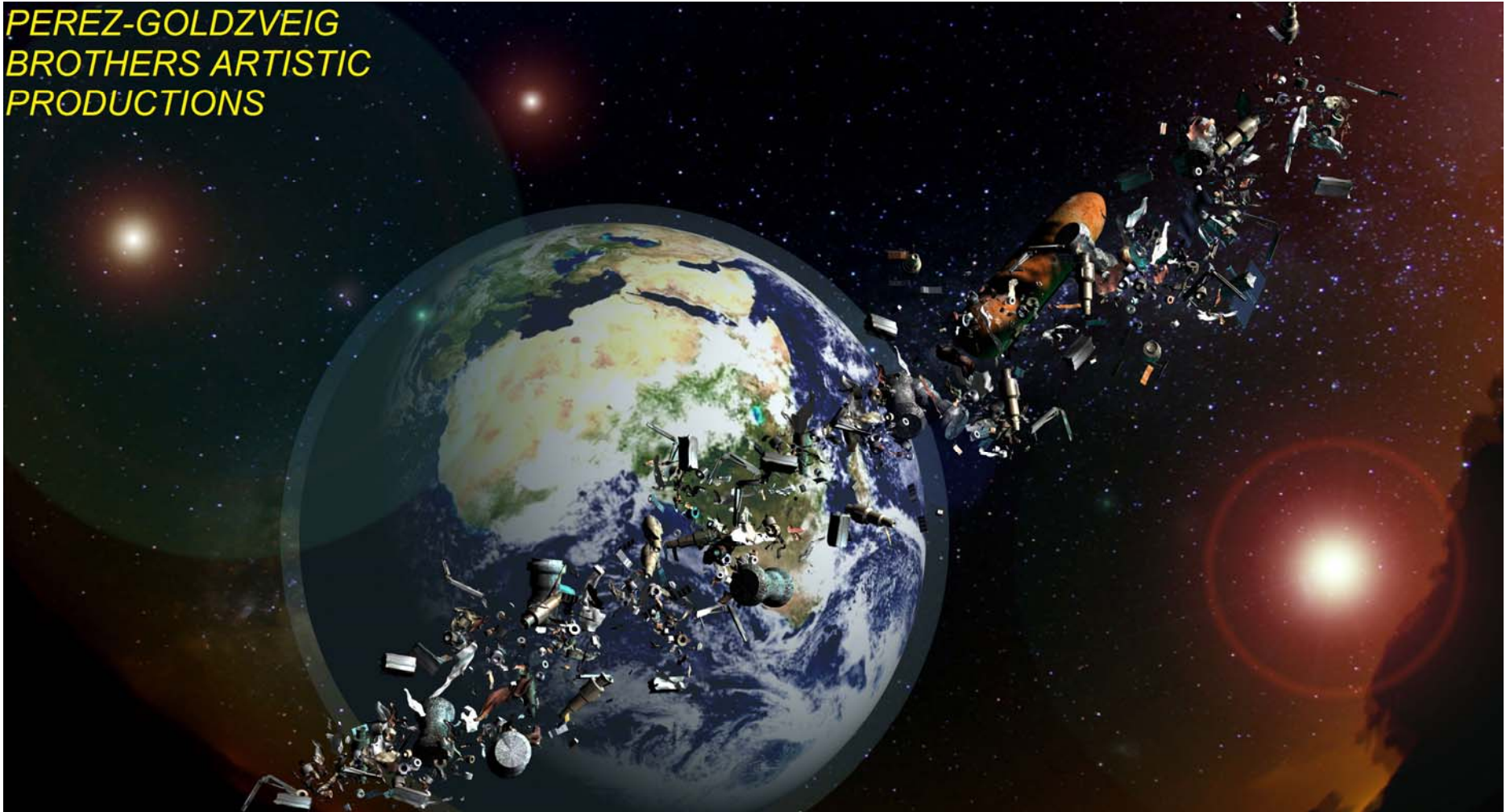


PEREZ GOLDZVEIG BROTHERS ARTISTIC PRODUCTIONS





PEREZ-GOLDZVEIG
BROTHERS ARTISTIC
PRODUCTIONS





We at Pysdens and TheHouseofBranchofGold pay tribute to Yuri Gagarin, NASA and all those who have contributed to the exploration of outer space. At this time when the world awaits the launching of Atlantis, it reminds us of the need to develop the outer space legal framework. Judge Manfred Lachs, when referring to the laws of outer space in 1972, stated *“Looking at the body of law now existing, it could not be claimed that the rules adopted attained all the required objectives. Some of them demand further elaboration, while others are not free of imprecision, or leave room for improvement. Some others constitute a bare scaffolding for the law of tomorrow, indications or merely inklings of the trend to be followed. (Manfred Lachs^[1])*. This statement is probably still true in 2011 despite the technological advances that have intervened, hence the creation of our outer space legal programme in this field.

^[1] The Law of Outer Space. An Experience in Contemporary Law-making” (1972) by Manfred Lachs, Ed 2010, Chapter XII, page 130.

Desde Pysdens y TheHouseofBranchofGold nos gustaría rendir homenaje a Yuri Gagarin, NASA y a todos aquellos que han contribuido a la exploración del espacio ultraterrestre. En estos momentos en que el mundo espera el lanzamiento de Atlantis querríamos recordar la necesidad del desarrollo del marco legal del espacio ultraterrestre. El juez Manfred Lachs al referirse a las leyes del espacio ultraterrestre en 1972 dijo *“Viendo el cuerpo de leyes que existe, no podría afirmarse que las reglas adoptadas abarquen todos los objetivos requeridos. Algunas demandan elaboración, mientras otras no están libres de imprecisiones, o dejan espacio para ser mejoradas. Otras constituyen un mero andamio de la ley del mañana, indicaciones o vagas ideas de la tendencia a seguir”* (Manfred Lachs¹). Probablemente esta observación es válida hoy en el año 2011 pese a los avances tecnológicos y debido a esto, la creación de nuestro programa legal del espacio ultraterrestre.

¹ “The Law of Outer Space. An Experience in Contemporary Law-making”(“*El derecho del espacio ultraterrestre*”) (1972) de Manfred Lachs, Ed 2010, Capítulo XII, página 130

Disclaimer: This is not legal advice. We cannot advise any party to act based on this report without first consulting a specialised solicitor. The opinions in this report are those of the writers.

Note: In producing this press release by Pysdens Solicitors, the model published in the book entitled "*GUIDELINES TO CONSIDERATION IN RESPECT OF COMMERCIAL DEALINGS*" by S. Perez-Goldzveig and K.Pysden forming part of the research and development programme "*COMMERCIAL GUIDE INITIATIVE*" by S. Perez-Goldzveig and K.Pysden being part of "*TheHouseofBranchofGold*" was used with the authorisation of the authors.

Artwork by Perez-Goldzveig Artistic Productions.

Graphics by Miss Paz Gonzalez Cofre student of architecture - Universidad de Concepcion-Chile.

Contact: sam.perez@pysdens.com

Pysdens Solicitors

108 Fenchurch Street

Third Floor

ECRM 5JR - City of London 07/07/11

PYSDENS OUTER SPACE PROGRAMME 07/07/2011 CITY OF LONDON