

State of Georgia



COUNTY OF DEKALB OFFICE OF THE CLERK OF SUPERIOR COURT

ELECTRONIC DOCUMENT CERTIFICATION

Certification Date: 04/21/25 UCC Reference #: 044-2025-002376
Authentication Code: YDMPL-3PT34-4G9C Number of Pages: 86

I, **Debra DeBerry**, Clerk of Superior Court, or Deputy Clerk specified below, hereby certify that the attached page(s) is/are a true and correct copy of the document(s) enumerated herein, and that said document(s) are on file as a part of the official records of this office, of which I am the official custodian, as authorized by Georgia law. Witness my hand and official seal of this office on the date written.



Official Seal of Clerk

Debra DeBerry
Debra DeBerry, Clerk

Sharon Williams
Prepared by:

INSTRUCTIONS FOR AUTHENTICATING THIS CERTIFICATION

This electronically certified record can be authenticated as having been duly certified by the issuing officer by accessing the link below:

<https://ecert.gscca.org/document/YDMPL-3PT34-4G9C>

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<https://ecert.gscca.org/authenticationinstructions>



FILED & RECORDED
Monday, April 21, 2025 9:52:32 AM
File Number: 044-2025-002376
Debra DeBerry
DeKalb County Clerk of Superior Court

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT SUBMITTER (optional) STATE OF LOC NATION GLOBAL PUBLIC BENEFIT					
B. E-MAIL CONTACT AT SUBMITTER (optional) INFO@STATEOFLOCNATION.COM					
C. SEND ACKNOWLEDGMENT TO: (Name and Address)					
<table border="1"> <tr> <td>C/O CHRISTINA LOREN CLEMENT LLC</td> <td rowspan="3">]</td> </tr> <tr> <td>8 THE GREEN, SUITE 21215</td> </tr> <tr> <td>DOVER, DE 19901</td> </tr> </table>		C/O CHRISTINA LOREN CLEMENT LLC]	8 THE GREEN, SUITE 21215	DOVER, DE 19901
C/O CHRISTINA LOREN CLEMENT LLC]				
8 THE GREEN, SUITE 21215					
DOVER, DE 19901					
SEE BELOW FOR SECURED PARTY CONTACT INFORMATION					

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

OR	1a. ORGANIZATION'S NAME COMMISSION TO STUDY AND DEVELOP PROPOSAL OF AFRICAN AMERICAN ACT			
	1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
1c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
2435 RAYBURN HOUSE OFFICE BUILDIN	WASHIGTON	DC	20515	

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

OR	2a. ORGANIZATION'S NAME ENTITY RESPONSIBLE FOR THE ISSUANCE AND MANAGEMENT OF NTL DEBT AND FISCAL POLICY			
	2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
2c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
1500 PENNSYLVANIA AVE NW	WASHINGTON	DC	20220	

3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

OR	3a. ORGANIZATION'S NAME STATE OF LOC NATION GLOBAL PUBLIC BENEFIT CORPORATION			
	3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
3c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
8 THE GREEN SUITE A	DOVER	DE	19901	

4. COLLATERAL: This financing statement covers the following collateral:

Accounts Receivable Quarterly Restitution Invoice Reference No GPBC-LND-RES144
Legal Opinion letter

The LND aka Black USD currency notes are designated as legal tender within the sovereign jurisdiction of the State of LOC Nation and affiliates pursuant to its constitutional charter and monetary policy authority. While the United States Treasury recognizes U.S. currency as legal tender within the federal jurisdiction of the United States, sovereign nations and treaty-recognized entities retain the right to issue and declare legal tender within their own jurisdictions. The issuance of LND aka Black USD notes complies with this principle and has been secured by collateral recorded under UCC Financing Statement No.044-2025-000334 & 044-2024-004422 in compliance with 31 usc 5103; 18 usc 336; article I, Sec 10 of US constitution, SOLN Restitution Act

5. Check <u>only</u> if applicable and check <u>only</u> one box: Collateral is <input checked="" type="checkbox"/> held in a Trust (see UCC1Ad, item 17 and Instructions) <input type="checkbox"/> being administered by a Decedent's Personal Representative	
6a. Check <u>only</u> if applicable and check <u>only</u> one box: <input checked="" type="checkbox"/> Public-Finance Transaction <input type="checkbox"/> Manufactured-Home Transaction <input type="checkbox"/> A Debtor is a Transmitting Utility	6b. Check <u>only</u> if applicable and check <u>only</u> one box: <input type="checkbox"/> Agricultural Lien <input type="checkbox"/> Non-UCC Filing
7. ALTERNATIVE DESIGNATION (if applicable): <input type="checkbox"/> Lessee/Lessor <input type="checkbox"/> Consignee/Consignor <input type="checkbox"/> Seller/Buyer <input type="checkbox"/> Bailee/Bailor <input type="checkbox"/> Licensee/Licenser	

8. OPTIONAL FILER REFERENCE DATA:

DC 1:24 CV 00479 RC / DC APPEALS 24-5263 /TRUST EIN 33-6481550

QUARTERLY RESTITUTION INVOICE

Issued by: State of Loc Nation GLOBAL PUBLIC BENEFIT CORPORATION

Date: April 17, 2025

Reference No.: GPBC-LND-RES144

Invoice Summary

Description	Details
Principal Amount	\$500,000,000,000,000,000 (500 Quadrillion USD)
Daily Compounded Interest Rate	50%
Compounding Period	June 6, 2024 – April 17, 2025 (315 days)
Formula	Final = Principal $\times (1 + 0.50)^{315}$
Total Amount Due	\$3.9 novemdecillion ($\approx \3.9×10^{60})
Purpose	Land return to accommodate population restitution of 1.4 trillion people

Breakdown of Obligation

Category	Amount
Base Claim	\$500,000,000,000,000,000
Interest Accrued	$\sim \$3.89999999999995 \times 10^{60}$
Total Due	\$3.9 novemdecillion USD
Repatriation Demand	1.4 Trillion Individuals

- **Payment Terms: Due Date:** Immediate upon receipt
- **Accepted Forms:**
 - **United States Dollars (USD) PAYABLE TO STATE OF LOC NATION GLOBAL PUBLIC BENEFIT TRUST EIN 33-6481550 c/o CHRISTINA LOREN CLEMENT LLC 8 The Green, 21215 Dover DE 19901**
 - **Collateral explicitly designated for the printing and backing of LND currency on USD**

Additional Terms: Interest continues to accrue daily at 50% until full remittance is received. Failure to remit full value or initiate collateral processing will result in legal and territorial escalation proceedings.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Court of Appeals

CHRISTINA CLEMENT and

HH EMPRESS QUEEN CHRISTINA LOCS IS OUR ARTIFACT OF FAITH

Plaintiff,

v.

Attorney General Merrick Garland;

Chief Justice John Roberts Jr.,

Secretary General of the United Nations;

Registrar-Peace Palace Carnegie Pleinz et al in their official capacity

Defendant,

Civil No: 1:24-cv-00479-RC

USCA CASE NUMBER 24-5263

USCA Case #24-5263

Document #2095072

Filed: 01/21/2025

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**THE OFFICE OF STATE OF LOC NATION GLOBAL PUBLIC BENEFIT CORP**

8 The Green
Suite 21215
Dover, DE 19901
info@stateoflocnation.com

01/20/2025

To All It May Concern,

Subject: **Hosting of the First Ceremony for Black America – April 30, 2025**

I am writing on behalf of Rev. **Dr. Christina Clement** and the organizing committee to formally announce that **State of Loc Nation Global Public Benefit Corporation** will be hosting the **First Ceremony for Black America** on **April 30, 2025**. This historic event will take place in alignment with the commemoration of **George Washington's first oath of office**, marking a pivotal moment in both American history and the ongoing pursuit of justice and equity. This event is part of the **State of Loc Nation Global Public Benefit Corporation's Restitution Initiative, (REV DR CHRISTINA CLEMENT VS ATTORNEY GARLAND; CHIEF JUSTICE JOHN ROBERTS JR, SECRETARY GENERAL OF UNITED NATIONS AND ICJ 1:24 CV 00479 RC)** which seeks to address historical wrongs and restore balance to the longstanding injustices that have affected the Black community. The ceremony will reaffirm the constitutional rights of the majority and combat the tyranny of the minority, working to restore balance and equality for all Americans. The event will include a symbolic oath of allegiance, reflecting a commitment to protecting the rights of all citizens, particularly those who have been historically marginalized, while aligning with the core constitutional principles of freedom, justice, and equality. In preparation for this landmark event, we are reaching out to governmental, legal, and security bodies, as well as various public and community organizations, to ensure that the event is organized and executed smoothly.

We seek your cooperation and guidance to facilitate the necessary restitution, which include:

- Security coordination (with local, state, and federal law enforcement agencies)
- Logistical support (event planning, venue arrangements, and coordination)
- Protocol and ceremonial participation (engaging representatives from the judiciary, political leadership, and key community organizations)

USCA Case #24-5263

Document #2095072

Filed: 01/21/2025

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**THE OFFICE OF STATE OF LOC NATION GLOBAL PUBLIC BENEFIT CORP**

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Dover, DE 19901
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- Media and public relations outreach (to ensure effective communication of the event's significance) We are confident that this Ceremony for Black America will stand as a historic and transformative moment, symbolizing the nation's commitment to justice, freedom, and the principles upon which it was founded. This event will provide an opportunity for all Americans to reflect on how far we've come and how far we have yet to go in ensuring full equality for all citizens.

We look forward to your support and participation in making this event a reality.

Please feel free to reach out with any questions or requests for further information.

Thank you for your time and attention.

Respectfully submitted,

Thank you for your attention to this matter.

A handwritten signature in blue ink, appearing to read "C. Clement".

"Rev. Dr. Christina Clement,
8 The Green, Suite 21215

Dover, DE 19901

678-780-5557

Rule 5 (c) Signing. A filing made through a person's electronic –filing account and authorized by that person, together with that person's name on a signature block, constitutes the person's signature.

CERTIFICATE OF SERVICE

I hereby certify that on January 21, 2024, I e-filed the foregoing to the Clerk of the Court of Appeals using the address 333 Constitution Ave, NW Washington DC 20001, which clerk will send notice to all parties re case filing 24-5263.

"Rev Dr. CHRISTINA CLEMENT, Trustee



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Executive Mandates and Constitutional Directives for the Protection and Restoration of Civil Rights Issued under the full authority vested in the office of the President of the State of Loc Nation Global Public Benefit Corporation, these Executive Mandates are designed to strengthen and safeguard the unalienable rights of all citizens, particularly those in historically marginalized communities, and to reaffirm the commitment to justice, equity, and constitutional integrity. These mandates shall serve to address the enduring historical inequities that have long plagued communities of color and ensure that the United States remains a beacon of freedom, equality, and justice.

Departments to Receive Notice: The following U.S. departments and agencies are required to be notified in connection with the State of Loc Nation Global Public Benefit Corporation's hosting of the **First Ceremony for Black America** and the associated Executive Mandates:

1. Department of Justice (DOJ) - To ensure legal clarity, oversight, and potential involvement in any matters regarding civil rights violations, restitution, and the Clement vs. Garland case precedent. (REV DR CHRISTINA CLEMENT VS ATTORNEY GARLAND; CHIEF JUSTICE JOHN ROBERTS JR, SECRETARY GENERAL OF UNITED NATIONS AND ICJ 1:24 CV 00479 RC/DC appeals 24-5263)
2. Department of Homeland Security (DHS) - For coordination with federal law enforcement and security agencies to ensure a safe and lawful event, including support from the Federal Emergency Management Agency (FEMA) and U.S. Secret Service if necessary.
3. Department of State (DOS) - To notify foreign diplomatic entities and international organizations of the U.S. government's stance on civil rights and the promotion of equality within the framework of the State of Loc Nation and its global public benefit mission.
4. Department of Defense (DOD) - As a precautionary measure, for awareness in the event of any security or civil unrest that may arise during the course of the event and in alignment with national security policies.
5. Department of Labor (DOL) - To notify the Department regarding the economic equity initiatives outlined in the Executive Mandates, which may include job creation and access to employment for marginalized communities.



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6. Department of Education (DOE) - To ensure that all educational programs related to historical restitution, and the promotion of civil rights are aligned with the mandates and are accessible to all students, especially in marginalized communities.
7. Department of Health and Human Services (HHS) - To ensure that health equity and access to healthcare for historically marginalized communities are incorporated into the Executive Mandates, particularly in relation to underserved Black and Indigenous populations.
8. Department of Housing and Urban Development (HUD) - To enforce the provisions related to housing equality, restitution, and restoration of access to affordable housing for marginalized communities impacted by historical injustices.
9. U.S. Congress - For legislative support, alignment, and potential future legislative action to codify the Executive Mandates into federal law and ensure that the actions set forth are implemented throughout the government.
10. U.S. Supreme Court and Federal Judiciary - For judicial oversight and the protection of civil rights under the Constitution, particularly in ensuring that any acts of insurrection against Black America are prosecuted to the fullest extent of the law, in accordance with the *Clement vs. Garland* case.
11. Federal Communications Commission (FCC) - To ensure media coverage and communications regarding the ceremony and related initiatives are widely disseminated and reflect the significance of the event.
12. Office of Management and Budget (OMB) - For coordination on resource allocation, funding, and budgeting to ensure the successful execution of the initiatives outlined in the SOLN Executive Mandates.
13. Environmental Protection Agency (EPA) - To ensure that environmental justice is incorporated into the broader framework of the State of Loc Nation's reparative initiatives, addressing the disproportionate environmental burdens on marginalized communities.
14. Federal Trade Commission (FTC) - To ensure economic fairness and prevent exploitative practices, particularly regarding the economic restoration and equality efforts for Black America.



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15. National Archives and Records Administration (NARA) - For the documentation and preservation of historical records and precedents related to the First Ceremony for Black America and Executive Mandates .
16. U.S. Census Bureau - To collect and disseminate data regarding the effectiveness of initiatives for marginalized communities, ensuring that restitution and equity measures are quantifiable and tracked for future policy development.
17. U.S. Equal Employment Opportunity Commission (EEOC) - To address workplace discrimination and ensure that policies related to racial equality and civil rights are enforced in all sectors of employment.
18. U.S. Small Business Administration (SBA) - To provide funding and resources for small businesses in marginalized communities, as part of the broader economic equity mandate outlined in the Executive Mandates .
19. Social Security Administration (SSA) - For inclusion of marginalized communities in all social security and welfare programs, ensuring equal access to benefits, retirement, and healthcare resources for those impacted by systemic inequalities.
20. Federal Reserve - For support and implementation of monetary policies that address economic imbalances caused by historical racial disparities, ensuring financial access and economic stability for marginalized communities by the printing, distribution, circulation and security of the LND aka Black USD. (The Clement vs. Garland case precedent. (REV DR CHRISTINA CLEMENT VS ATTORNEY GARLAND; CHIEF JUSTICE JOHN ROBERTS JR, SECRETARY GENERAL OF UNITED NATIONS AND ICJ 1:24 CV 00479 RC/DC appeals 24-5263)

Executive Mandates and Constitutional Directives for the Protection and Restoration of Civil Rights Issued under the full authority vested in the office of the President of the State of Loc Nation Global Public Benefit Corporation , these Executive Mandates are designed to strengthen and safeguard the unalienable rights of all citizens, particularly those in historically marginalized communities, and to reaffirm the commitment to justice, equity, and constitutional integrity .



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These mandates shall serve to address the enduring historical inequities that have long plagued communities of color and ensure that the United States remains a beacon of freedom, equality, and justice .

The mandates are as follows:

Executive Mandates and Constitutional Directives for the Protection and Restoration of Civil Rights Issued under the full authority vested in the office of the President of the State of Loc Nation Global Public Benefit Corporation , these Executive Mandates are designed to strengthen and safeguard the unalienable rights of all citizens, particularly those in historically marginalized communities, and to reaffirm the commitment to justice, equity, and constitutional integrity . These mandates shall serve to address the enduring historical inequities that have long plagued communities of color and ensure that the United States remains a beacon of freedom, equality, and justice .

1. Equal Protection for All Citizens (Reinforcing Civil Rights and Justice) Mandate The equal protection of the laws shall be secured for all citizens of the United States, without discrimination on the basis of race, ethnicity, gender, socioeconomic status, or any other classification. No individual, group, or community shall be deprived of their unalienable rights, including but not limited to life, liberty, property, or pursuit of happiness, by any law, government action, or policy.

Purpose: This mandate reinforces the principle of equal rights for all citizens, with particular emphasis on combating racial discrimination and systemic inequality . It ensures that all governmental actions must prioritize equity and restore fairness in all aspects of society.

2. Protection of Historical Restitution and Mandate The United States government shall acknowledge and take proactive steps to address and correct the historical injustices committed against its citizens, particularly those communities who have endured slavery, systemic racism, disenfranchisement, and discrimination. Restitution and reparative measures shall be implemented as necessary by law to restore justice, equity, and opportunity for such affected communities. Purpose: This executive mandate establishes the legal basis for restitution initiatives, ensuring that the United States fully addresses the harms caused by historical



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injustices and works to restore balance and opportunity to communities that have suffered for generations.

3. The Right to Revolution and Corrective Action Mandate In instances where government actions or omissions violate the fundamental rights and liberties of the people, it is the right of the people to call for corrective action. Such actions may include, but are not limited to, peaceful protest, legislative remedy, and, when necessary, revolutionary measures in accordance with the

principles of justice and liberty. No government or institution shall suppress the legitimate demands of the people for equality and freedom under the law.

Purpose: This mandate reinforces the inalienable right of citizens to resist oppressive government actions through peaceful protest and other corrective actions. It underscores the obligation of the government to respect and facilitate the lawful demands of the people for justice.

4. Mandate for Restoring and Protecting Constitutional Rights

Mandate The United States government shall take all necessary actions to restore and protect any constitutional rights that have been historically denied or undermined. This includes, but is not limited to, full voting rights, equal protection under the law, legal representation, and access to justice for all citizens, regardless of race, heritage, or background. Actions to protect the civil rights of marginalized communities shall be prioritized and implemented immediately.

Purpose: This mandate ensures that the constitutional rights of all citizens, particularly those of marginalized communities, are restored and safeguarded. It calls for immediate action to rectify the injustices of the past and prevent further erosion of civil rights.

5. Judicial Oversight for Racial and Social Justice

Mandate The judiciary shall be empowered to review and rule on cases involving racial, social, and economic injustice. Courts shall have the authority to declare any law, policy, or government action unconstitutional if it perpetuates inequality, discrimination, or violence against marginalized communities. The judiciary's role is to ensure the protection of the unalienable rights of all people, particularly those affected by racial and social inequities.



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Purpose: This executive mandate expands the role of the judiciary to actively safeguard the rights of historically oppressed communities. It strengthens the judicial review process, empowering the courts to invalidate laws that violate constitutional principles of equality and justice.

6. Acknowledgment of Indigenous Rights and Sovereignty

Mandate The United States government recognizes and affirms the sovereign rights of Indigenous peoples and commits to addressing the historical wrongs done to Native American communities. This includes honoring treaty obligations and taking measures to restore the

cultural, spiritual, and economic rights of Indigenous nations. The government shall ensure that Indigenous communities are involved in the policymaking process and their rights are fully respected.

Purpose: This mandate explicitly recognizes the sovereignty of Indigenous nations and commits the U.S. government to correct historical injustices against Native American communities. It establishes legal protections to honor treaty rights and restore justice.

7. Prohibition on Denial of Citizenship and Equal Rights Based on Heritage

Mandate No individual shall be denied citizenship, equal rights, or privileges on the basis of their heritage, race, religion, national origin, or any other form of discrimination. The United States government shall guarantee that all citizens and legal immigrants are afforded the same rights and protections under the law, regardless of their background or status.

Purpose: This executive directive strengthens protections against discrimination and ensures that all individuals—whether natural-born citizens or legal immigrants—are guaranteed equal protection and access to rights and opportunities.

8. Right to Full and Equal Access to Economic Opportunities

Mandate The United States government shall ensure full and equal access to economic opportunities for all citizens, with special emphasis on addressing the historical denial of such opportunities to marginalized communities. This includes removing barriers to education,

USCA Case #24-5263

Document #2095072

Filed: 01/21/2025

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**THE OFFICE OF STATE OF LOC NATION GLOBAL PUBLIC BENEFIT CORP**

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employment, housing, and entrepreneurship, and providing resources to uplift these communities economically.

Purpose: This mandate is designed to eliminate systemic barriers in education, employment, and economic participation. It emphasizes the need for economic justice and provides a framework to restore equal economic opportunities for all Americans.

9. Acts Against Black America to Be Considered Insurrection

Mandate: Any act, action, or policy that directly or indirectly harms, oppresses, disenfranchises, or discriminates against the people of Black America shall be considered an act of insurrection against the constitutional order of the United States. Any individual or governmental body involved in such acts will be subject to the penalties for insurrection as outlined in law. This

mandate is in accordance with the State of Loc Nation governmental establishment, as established in the legal case *Clement vs. Garland* (1:24 CV 00479 RC).”

Purpose: This mandate establishes that any action, law, or policy that intentionally or unintentionally harms, marginalizes, or disenfranchises Black Americans will be treated as a direct challenge to the constitutional order of the United States. By categorizing such acts as insurrection, this measure ensures that any violation of Black Americans' civil, political, or economic rights is met with the full weight of the law and subject to the penalties for insurrection as defined by both state and federal law. The inclusion of the State of Loc Nation (SOLN) governmental establishment within this mandate aligns with the organization's legal and moral framework, reflecting a commitment to constitutional integrity, justice, and the restoration of equity for Black Americans. Furthermore, it reaffirms the legal precedent set in *Clement vs. Garland* (1:24 CV 00479 RC), which established the principle that systemic violations of Black Americans' rights are not only unlawful but are to be treated as a serious threat to the nation's democratic fabric and constitutional values.

The purpose of this mandate is to:

- Define Acts of Insurrection: Clearly delineate the actions, policies, or practices that target Black Americans and elevate them to the level of insurrection, a serious legal infraction. This serves as a deterrent against future acts of oppression or disenfranchisement.

USCA Case #24-5263

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Filed: 01/21/2025

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**THE OFFICE OF STATE OF LOC NATION GLOBAL PUBLIC BENEFIT CORP**

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- Encourage Accountability: Hold all governmental bodies, law enforcement agencies, and individuals accountable for the systematic violations of Black Americans' rights. This provides a means of legal recourse for those harmed by discriminatory practices, policies, or actions.

- Ensure Legal Protections: Reinforce the notion that Black Americans are entitled to the full protection of their constitutional rights. This mandate prioritizes their protection from systemic racial oppression, thereby ensuring justice and equality in all sectors of American society, including law enforcement, the justice system, and public policy.

- Signal Commitment to Restorative Justice: Solidify the commitment of the State of Loc Nation Global Public Benefit Corporation to restorative justice for Black Americans, signaling the formal recognition of ongoing harms and the necessity of redress. This mandate also serves as a proactive measure, ensuring that violations against the rights of Black Americans will not only be met with legal consequences but also stimulate widespread societal change, encouraging a reevaluation of policies and practices that perpetuate racial inequity. It strengthens the government's obligation to protect vulnerable communities and reinforces the rule of law as a means of ensuring justice and equity for all citizens, particularly Black Americans.

Clerk of Court Note: Each department listed above must be notified to ensure proper coordination, compliance, and support for the State of Loc Nation Global Public Benefit Corporation's efforts to host the First Ceremony for Black America and to enact the constitutional and legal reforms outlined in the Executive Mandates .

Thank you for your attention to this matter.

A handwritten signature in blue ink, appearing to read 'C. Clement', with a horizontal line extending to the right.

“Rev. Dr. Christina Clement,
8 The Green, Suite 21215

Dover, DE 19901

678-780-5557

USCA Case #24-5263

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Rule 5 (c) Signing. A filing made through a person's electronic –filing account and authorized by that person, together with that person's name on a signature block, constitutes the person's signature.

6/6/2024

Invoice Case 1:24 cv 00479-RC

Due upon receipt

antideficiencyactrep@gao.gov; jonessa@gao.gov; antideficiencyactrep@gao.gov

Pay to the order of

State of Loc Nation

On behalf of Christina Clement

HH Empress Queen Christina Clement

8 The Green, Suite A

Dover, Delaware 19901

678-780-5557

www.stateoflocnation.com

Enacted Default judgement; Summary Judgement; Enacted The Charter of State of Loc Nation Global, Public Benefit Corporation, the hyper Power; Private law AN ACT

The Impoundment Control Act of 1974 2 U.S.C. §§ 681-688

Bill To:

U.S. Department of the Treasury

1500 Pennsylvania Avenue, NW

Washington, D.C. 20220

General Information: (202) 622-2000

www.treasury.gov

Bureau of the Fiscal Service

Bureau of the Fiscal Service

Liberty Center Building

RECEIVED

JUN 6 2024

Clerk, U.S. District & Bankruptcy
Court for the District of Columbia

401 14th Street, SW

Washington, D.C. 20227

(202) 874-6950

<https://www.fiscal.treasury.gov>

Re: Case 1:24 cv 00479 RC Debtors

Article I, Section 9, Clause 7

Date: 6/6/2024

Amount Due:

Enacted for Plaintiff Relief 1:24 CV 00479 RC and Pro se litigant fees

Terms:

Due Upon Receipt

Payment Instructions:

Please remit payment, restitution promptly to the following account:

Legislative Authorization: Enact “State of Loc Nation An Act” and “The Charter”.

The Office of Management and Budget (OMB) enact allocation of the funds within the federal budget framework for case 1:24 cv 00479 RC restitution

Antideficiency Act 31 USC 1341(a)(1)(B); 31 usc 1341(a)(1)(B); Article I, Section 9, Clause 7

Agency Requests for the US Treasury Authorization:

Office of the Attorney General’s Office

Office of Chief Justice

Office of Secretary General

Office of Registrar Peace Palace

Land Management Bureau

Treasury Disbursement: Enact The Treasury Department, through the Bureau of the Fiscal Service, disburses the funds via electronic funds transfer.

Land Management Bureau
Bureau of Land Management, Interior

Action: Public Land Order

Article IV, Section 3, Clause 2; Section 204 Federal Land Policy and Management Act of 1976, 43 USC 1714

Withdraw Public land for State of Loc Nation global Population 1.4 Trillion LOC Nationites and 48, 620, 500 National African American Population in each state and country Case 1:24 cv 00479-RC Document 15 as well as Revealed the Kingdom of Locs Nazirite Vow continues Volume 1 Page 132

Summary:
This order

Declaration of Sovereignty and Fee Simple Absolute Allodium

We, the People of the State of Loc Nation, hereby declare our sovereign rights to the land historically and rightfully belonging to our ancestors. Through this declaration, we assert our claim to hold and manage this land as fee simple absolute allodium, free from any external claims or obligations.

Revealed the Kingdom of Locs Nazirite Vow continues Volume 1, 2 and 3

HH Empress Queen Christina Clement, Locs is our Artifact of faith 98253363 'called by God', in receiving a divine intervention that ordered her to proclaim God's will and to address injustices of the people. Case 1:24 cv 00479-RC

The Moroccan-American Treaty of Peace and Friendship, [28 June 1786]

<https://founders.archives.gov/documents/Adams/06-18-02-0196>

Grace to the only God.

I the underwritten, the Servant of God, Taher Ben Abdelkack Fennish, do certify that His Imperial Majesty my Master (whom God preserve) having concluded a Treaty of Peace and Commerce with the United States of America has ordered me the better to compleat it and in addition of the tenth Article of said Treaty to declare, "that if any Vessel belonging to the United States shall be in any of the Ports of His Majesty's Dominions or within Gunshot of his Forts, she shall be protected as much as possible and no Vessel whatever, belong either to Moorish or Christian Powers with whom the United States may be at War, shall be permitted to follow or engage her, as we deem the Citizens of America our good Friends.[""] And in obedience to his

Majesty's Commands I certify this Declaration by putting my hand and Seal to it, on the Eighteenth Day of Ramadan in the Year One thousand two hundred—7

(signed)

The Servant of the King my Master whom God preserve

-The Maroons, who are descendants of kidnapped enslaved Africans, have a significant history of treaties with colonial powers, particularly in the Caribbean as well as from the colonial americal. Below are the major treaties involving the Maroons:

Jamaica

1. Treaty of 1739 (Leeward Maroons)

- Date: March 1, 1739
- Parties: British colonial government and the Leeward Maroons led by Captain Cudjoe.
- Terms:
 - The Maroons were granted land and freedom in exchange for ceasing hostilities.
 - They agreed to support the British in suppressing other slave uprisings.
 - Return of runaway slaves to British authorities.

2. Treaty of 1739 (Windward Maroons)

- Date: June 23, 1739
- Parties: British colonial government and the Windward Maroons led by Captain Quao.
- Terms:
 - Similar to the Leeward treaty, granting land and freedom.
 - Obligations to support the British in suppressing rebellions.

3. Second Maroon War Treaty (1796)

- Date: 1796
- Parties: British colonial government and the Trelawny Town Maroons.

- Terms:
- End of the Second Maroon War.
- The Maroons of Trelawny Town were deported to Nova Scotia, and later to Sierra Leone.

Suriname

1. Treaty with the Ndyuka (Okanisi) Maroons (1760)

- Date: September 10, 1760
- Parties: Dutch colonial government and the Ndyuka (Okanisi) Maroons.
- Terms:
 - Recognition of the Maroons' autonomy.
 - Cessation of hostilities.
 - Provisions for trade and mutual assistance.

2. Treaty with the Saramaka Maroons (1762)

- Date: September 19, 1762
- Parties: Dutch colonial government and the Saramaka Maroons.
- Terms:
 - Recognition of the Maroons' autonomy.
 - Agreements similar to those with the Ndyuka, focusing on trade and peace.

3. Treaty with the Matawai Maroons (1767)

- Date 1767
- Parties: Dutch colonial government and the Matawai Maroons.
- Terms:
 - Recognition of Matawai autonomy.
 - Trade agreements and mutual peace.

4. Treaty with the Aluku (Boni) Maroons (1769)

- Date: 1769
- Parties: Dutch colonial government and the Aluku (Boni) Maroons.
- Terms:
 - Recognition of Aluku autonomy.
 - Terms for peaceful coexistence and trade.

Other Caribbean and Latin American Territories

Treaty with the Accompong Maroons (Jamaica)

- 1739 (part of the broader Maroon treaties in Jamaica)
- Parties: British colonial government and the Accompong Maroons.
- Terms:
 - Recognition of autonomy and granting of land.
 - Obligations similar to those in other Maroon treaties in Jamaica.

Brazil

Treaties with Palmares

- While specific treaties are less documented, the Quilombo of Palmares in Brazil engaged in several negotiations and temporary truces with the Portuguese colonial powers during the 17th century.
- Content and Terms: The treaties typically granted the Maroons autonomy, land, and freedom in exchange for peace, trade agreements, and mutual assistance (often in suppressing other slave uprisings).
- Long-Term Impact: These treaties were crucial in establishing Maroon communities as autonomous entities within their respective colonies, influencing their social and political structures to this day.

The treaties with the Maroons were significant for their recognition of Maroon autonomy and their role in colonial power dynamics. The exact terms and implementation varied, but they

generally involved a mutual cessation of hostilities, land grants, and obligations for mutual assistance.

Letters Patent -Revealed the Kingdom of Locs Nazirite Vow Continues Volume 1

International Grievances-Revealed the Kingdom of Locs Nazirite Vow Continues Volume 2

National Grievances-Revealed the Kingdom of Locs Nazirite Vow Continues Volume 3 -**District Court of Columbia Case 1:24 cv 00479-RC**

Declaration of Independence

State of Loc Nation De facto De Jure

Georgia State Corporations

Federal Tort Claim ACT Case 1:24 cv 00479 RC

Default Summary Judgement

Universal Declaration of Human Rights

Revealed the Kingdom of Locs Nazirite Vow Continues Vol 1 with Population

Revealed the Kingdom of Locs Nazirite Vow Continues Volume 2 International Grievance and ICJ Practitioner Guide

Revealed the Kingdom of Locs Nazirite Vow Continues Volume 3 National Grievance

Affidavit of Service

Entry of Default

Default Summary Judgement

Admissible Victims Statement w/leave to file Granted

Response to Leave to file granted 1

Response to leave to file granted 2- AN Act Protempore- Ancestry and Contributions;

Declaration of Hyper Power; The Charter

Response to Leave to File Granted 3-Public Land Order

STATE OF LOC NATION ACT Economic Recovery

Due to the inherent, government intervention, market instability State of Loc Nation Government intervention is Necessary.

- State of Loc Nation Federal Reserve Act enacts the foregoing of the Federal Reserve system discriminating practices of the SOLN citizens. SOLN Federal department will monitor Board of Governors activities to ensure a “fair representation of the financial, agricultural, industrial and commercial interest and geographical divisions of the country” reporting its findings for approval or revisions.
- Enact the receipt of restitution for the kidnapping during the illegal Trans-Atlantic slave trade- Clement VS Garland February 2023 Case 1:24-cv 00479-RC self-enacted Judgement for Plaintiff debt owed by Government backed by the full faith and credit of the U.S. government. Federal Reserve notes are a blend of 25 percent linen and **75 percent cotton** produced from forced free kidnapped human labor during the “New World Slavery.”
- Honoring the many African American, Indigenous, Aboriginal and Natives who contributed at stellar levels birth places will give each state and international territories tourist attraction revenue.
- Enact IRS audit of Developers who participated in the National Affordable Housing Act; Sec 101- The National Housing Goal was The Congress affirms the national goal that every American family be able to afford a decent home in a suitable environment. Recover misapplied funds back into the communities with penalty.
- Any citizen who disputes housing for another human being shall be fined and SOLN discrimination charge for the attempt to stop affordable housing due to race, color, religion, gender, sex, national origin, etc in accordance with Title VII of the Civil Rights Act of 1964.
- Sec-255 Sweat Equity Model Program: Submit the model program to Dynasty Healing Corp Attention Christina Loren Clement, LLC 8 The Green, suite A, Dover Delaware 19901 for Review, implementation and operation of (a) (b)(C)(d) (2)(f). Send funding for staff, expenses, consistent marketing and Proclamation on the Federal Registrar for Public Trust and Awareness.
- SOLN Civil Works Administration – Will provide construction jobs to build homes, schools, cities, man made lakes, parks, etc on the Public Land withdrawn inherited Land Patents of Fee simple Absolute allodium for the State of Loc Nation. This will provide jobs on a national and international scope.

- Education- Implement mental health, first year law, and reparenting curriculums to all grades. IT training and Physical health curriculum which teach discipline. Agriculture curriculums can participate with local farmers for internship or credit. SOLN educational programs should include hands on learning and field trips of future employment so children can relate to the purpose of the various lessons.
- Enact a State of Loc Nation liquid substance that alters good faith judgement Tax to each establishment selling, producing, distributing, marketing “Liquor” “Alcohol” “Spirits” in the neighborhoods of State of Loc Nation represented citizens. This tax will be used to fund the local community programs, schools, parks, street repairs, and occupational training, arts, and rehabilitation. Enact a tax for the purchase and marketing of the “alcohol”, “spirits”, “liquor”.
- Public Apology to the families whose loved ones were wrongfully taken off of life support during COVID due to lack of space and violation of HIPAA Laws.
- Residents financial relief minimum wage cover basic rental and food needs
- Child Support penalties applied to Mom, Dad, Sister or/and Brother of the absent parent to ignite unity of family to provide for living child who is an extension of the blood line.

State of Loc Nation consumers collective economic power is set to expand from \$910 Billion to \$1.7 Trillion in 2030 according mckinsey.com implementing State of Loc Nation laws and Constitution with the protection of the “majority” against “minority tyrant will be beneficial for all parties.

When we talk about private debt being paid by the "full faith and credit of the U.S. government," we're essentially discussing how the trust and stability of U.S. currency enable individuals and businesses to settle debts.

1. Legal Tender: U.S. currency is designated as legal tender by the government, which means it must be accepted as a means of payment for all debts, both public and private. This legal requirement ensures that creditors (e.g., banks, businesses) accept U.S. dollars as payment for debts.

2. Trust in Currency: The value of U.S. currency is backed by the government's stability, economic policies, and ability to manage public finances. This trust stems from the government's promise to support the currency's value, ensuring it is widely accepted and retains purchasing power.

3. Economic Stability: The U.S. government's economic strength and stability, supported by institutions like the Federal Reserve, bolster confidence in the U.S. dollar. This confidence ensures that the currency remains valuable and acceptable for settling private debts.

4. Regulatory Framework: The U.S. government enforces a regulatory framework that supports financial stability and trust in the currency. This includes oversight of financial institutions, monetary policy to control inflation, and fiscal policy to manage public finances.

5. Payment of Private Debts:

- Loans and Mortgages: When individuals or businesses take out loans or mortgages, they are typically required to repay them in U.S. dollars. The lender accepts U.S. dollars because they trust the currency's value, underpinned by the government's commitment.

- Goods and Services: Payments for goods and services are also made in U.S. dollars. Vendors accept these payments because they are confident in the currency's value and its backing by the U.S. government.

6. Economic Policies: The Federal Reserve's role in managing the money supply and ensuring economic stability supports the value of the US currency. This includes controlling inflation and maintaining confidence in the financial system, which indirectly supports the ability of individuals and businesses to repay debts in a stable currency. SOLN Law enacts education on credit worthiness in schools and through community programs to educate citizens on finances so they may have a fair opportunity to obtain funding and loans. SOLN Fair Credit Reporting Act will impose fines and penalties to any financial institution in violation of the US Fair Credit Reporting Act with malicious intent to spoil public character.

Government's Fiscal Capacity: The government's ability to levy taxes and generate revenue ensures it can meet its financial obligations. This capacity strengthens overall confidence in the currency, as the government can support economic stability and the value of the U.S. dollar.

In essence, the "full faith and credit of the U.S. government" underpin the trust and acceptance of U.S. dollars. This trust allows individuals and businesses to use U.S. dollars to settle private debts reliably, knowing that the currency is widely accepted and retains its value.

NOW, THEREFORE, I CHRISTINA LOREN CLEMENT, QORE of STATE OF LOC NATION, HYPER POWER and Presidential Candidate of United States of America Super Power by virtue of the authority vested in me by the State of Loc Nation Constitution and the Laws of State of

Loc Nation; United States and International law, do hereby enact and proclaim STATE OF LOC NATION globally recognized as Hyper Power, State of Loc Nation laws within the US Constitution protects the “majority” from “minority” tyrant. I call upon educators, students, public officials, professional organizations, corporations and all Americans and International friends to observe State of Loc Nation “Aboriginal”; “Afro Communities”; “Indigenous”; “Native” contributions with appropriate programs, ceremonies and activities that acknowledge the countless contributions that have been made to the world.

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

CHRISTINA CLEMENT and
HH EMPRESS QUEEN CHRISTINA LOCS IS OUR ARTIFACT OF FAITH

Plaintiff,

v.

Attorney General Merrick Garland;
Chief Justice John Roberts Jr.,
Secretary General of the United Nations;
Registrar-Peace Palace Carnegie Pleinz et al in their official capacity

Defendant,

Civil No: 1:24-cv-00479-RC

Respondent MOTION FOR Additional Supplemental Pleadings

Response to “LEAVE TO FILE GRANTED”

Case 1:24cv 00479-RC Document 13 Filed 5/28/2024 Page 1 of 8

Carnegie Endowment (CEIP)

Dear Ladies and Gentlemen:

It takes an “act of Congress” to campaign for President as an Independent Party and obtain an entry of judgment on a Summary Judgement. (Clement vs Garland 1:24 cv 00479-RC)

RECEIVED

JUN 4 2024

Clerk, U.S. District & Bankruptcy
Court for the District of Columbia

Private Law

AN ACT

For the relief of Christina Clement; HH Empress Queen Christina Clement and Global Admissions Act of State of Loc Nation as Hyper Power protecting the legal, political and social actions of the “majority” from the tyrant of the “minority”.

Proclamation of Hyper Power

State of Loc Nation

We, the Nephesh Hummus, souls on earth, descendants of the original inhabitants of this land, hereby proclaim the State of Loc Nation as a Hyper Power.

Preamble

Recognizing our historical contributions, cultural heritage, and the sacrifices made by our ancestors in numerous wars and conflicts, we assert our inherent rights and sovereignty.

Articles

1. Declaration of Sovereignty:

- We declare our sovereignty and the establishment of the State of Loc Nation as a Hyper Power, with the full rights and privileges thereof.

2. Governance:

- Our governance shall be rooted in democratic principles, cultural heritage, and the protection of human rights.

3. Economic Empowerment:

- We commit to fostering economic growth, job creation, and financial stability for our people.

4. Justice and Equality:

- We seek comprehensive criminal justice reform, fairer sentencing policies, and the eradication of systemic oppression.

5. Cultural and Educational Initiatives:

- We will promote cultural education, ensuring our history and heritage are honored and preserved.

Conclusion

We thank the international community, governments, and organizations to recognize the State of Loc Nation and support our quest for justice, recognition, and empowerment.

Signed,

Christina Loren Clement

HH Empress Queen Christina Loren Clement

Legitimacy: The “majority” community that I am a part of and represent as HH Empress Queen Christina Clement have ancestors, forefathers original to this land, and inheritance to the land patents. These souls on earth have participated in numerous wars and conflicts throughout history, including but not limited to:

Ancestry and Contributions

Current: The war day with systematic oppression globally

1. American Revolutionary War
2. War of 1812
3. American Civil War
4. World War I
5. World War II
6. Korean War
7. Vietnam War
8. Gulf War
9. War in Afghanistan
10. Iraq War
11. Spanish-American War
12. Philippine-American War
13. Boxer Rebellion
14. Mexican-American War

15. Indian Wars
16. Russo-Japanese War
17. First Indochina War
18. Algerian War of Independence
19. Congo Crisis
20. Rhodesian Bush War
21. Falklands War
22. Persian Gulf War
23. Yugoslav Wars
24. Sierra Leone Civil War
25. Liberian Civil Wars
26. Rwandan Civil War
27. Second Congo War
28. Darfur Conflict
29. Syrian Civil War
30. Yemeni Civil War
31. Somali Civil War
32. Angolan Civil War
33. Mozambican Civil War
34. Eritrean War of Independence
35. Ethiopian Civil War

36. South African Border War
37. Second Sudanese Civil War
38. Ugandan Bush War
39. Burundian Civil War
40. Ivorian Civil War
41. Chadian Civil War
42. Lebanese Civil War
43. Sri Lankan Civil War
44. Afghan Civil War (1996-2001)
45. Nepal Civil War
46. Georgian Civil War
47. Second Chechen War
48. Central African Republic Civil War
49. Ukrainian Civil War
50. Yemeni Crisis (2011-present)

These conflicts showcase the varied roles and experiences of “Nephesh Hummus” “souls on earth” “individuals” in military engagements and peacekeeping efforts across the globe. These conflicts span across different regions and time periods, demonstrating the diverse experiences and contributions of “Nephesh Hummus” “souls on earth” “individuals” aka “black” “African American” “Negro” soldiers and fighters throughout history.

These conflicts highlight the global presence and contributions of black individuals in military operations and peacekeeping efforts around the world.

Yet, we still have to fight in court and by law enforcement to be respected? There is no constitutional laws that protect the “majority” from the tyrant minority thus resulting in an exhaustive number of years of injustices. See Claims and other motions in Case 1:24 cv 00479 Clement vs Garland. Even in my effort to obtain solutions, I was ignored by all parties said to be a representative for 1 year and a half, and still no answer to date. My certified mail was also refused. I then had the challenge to submit my complaint to the District Court for an entry for judgement, Court rules state the press will be notified for all Summary judgment cases. That did not happen. I filed to campaign for President as an Independent party and the number of signature requirements were dramatically different and biased. I was met with lengthy case time and intentional clerical errors.

I have declared State of Loc Nation the Hyper Power to the United States Superpower. These wars would not have been won nor the position of America not be achieved without our forefathers' contribution. It is so written. I have submitted our Defacto/Dejure and all other documents needed. 1:24 cv 00479-RC

A Grateful Acknowledgment: The Impact of Christina Clement’s Campaign Goals for the Loc Nationite: African American: Aboriginal Communities

Introduction:

In the realm of American politics, the impact of presidential campaigns often reverberates across various communities, shaping policies and influencing lives. This Act of Congress serves as an overdue relief for the community Christina Clement represents, recognizing the positive aspects of her campaign goals and their beneficial outcomes for the Loc Nationite: African American: Aboriginal Communities.

Acknowledging Economic Empowerment:

One notable aspect of Christina Clement's campaign is her emphasis on economic growth and job creation. The administration's commitment to fostering a robust economy will bring about tangible benefits for the Loc Nationite; African American; and Aboriginal Communities. This move will yield Historic low unemployment rates among the Loc Nationite; African American; and Aboriginal Communities demonstrating a substantial leap toward economic empowerment and increased financial stability for not just our community but all communities.

Criminal Justice Reform:

Christina Clement's dedication to criminal justice reform marks a significant departure from the status quo. The passage of the State of Loc Nation Act exemplifies a bipartisan effort to address issues plaguing the criminal justice system, particularly its disproportionate impact on Loc nationalities; Aboriginals and African Americans. The implementation of fairer sentencing policies and rehabilitation programs; such as "Fast and Pray" as well as "Educate and Leave" reflected a commitment to rectifying systemic injustices.

Opportunities in Education:

Presidential Candidate Christina Clement's advocacy for school choice and access to quality education resonated positively with the Loc Nationite; Aboriginal and African American communities. By prioritizing educational opportunities, the administration aimed to bridge gaps and empower the next generation with the tools and hands on learning necessary for success. This commitment aligned with the aspirations of many American families seeking improved educational prospects. Visiting nursing homes so the children can obtain elder advice, knowledge and wisdom. Enacting mental health courses, 1st year law, tech courses, and immediate drug reform. Be it enacted, music, culture, art, public speaking and debate back in school curriculum. Loc Nationite, Aboriginal and African American history and culture to also be taught with honor and nobility. We can not demand taxes to pay school costs and not teach all history.

Community Engagement and Empowerment:

The "Letters Patent" unveiled by HH Empress Queen Christina Clement's administration further underscored a commitment to the well-being of the Loc Nationite; African American; Aboriginal communities. This comprehensive initiative aimed to foster economic prosperity, educational opportunities, and improved healthcare, thereby contributing to overall community empowerment. Enacting all fast-food chains and any entity serving unhealthy food to the citizens must be taxed and fund the GAP Medical Insurance to cover citizens medical costs. All alcohol establishments must pay tax to fund the communities it serves; in community trust; always remaining a 10% holding and 10% towards the national debt. Boosting the economy of State of Loc Nation with the prayer for relief and remedy will also repair the national deficit and balance the economy for all communities.

Conclusion:

While political perspectives may vary, it is crucial to acknowledge and appreciate the positive impact of policies on different communities. President Christina Clement of State of Loc Nation's campaign goals, particularly those benefiting the Loc Nationite; Aboriginal and African American communities, have made a major imprint. Recognizing these efforts is not only a gesture of gratitude but also an invitation for continued dialogue and collaboration to address the challenges that persist. As we reflect on the past, let us strive for a future where political endeavors consistently uplift and empower all communities, fostering a more inclusive and prosperous nation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (1) the Obligated is authorized and directed to pay, out of any and all money for the payment of all relief and remedy for the 470 years of genocide and illegal kidnapping and theft of aboriginal land. Payment to be made to State of Loc Nation Trust and Pro se litigant fees for the 5 year research, prep and expenses of the work done by President Candidate Christina Clement and all prayer for relief, redress, remedy, and restitution.

The Charter

of

State of Loc Nation, Global, Public Benefit Corporation- the Hyper Power

Together forming on 07/25/2022

99 Yale Law Journal 453, 522 (1989)

Four key principles of the First Amendment: Freedom of conscience is an unalienable right because people have the right and duty to think for themselves. Free speech makes representatives accountable to “We the People.”

Be it enacted, &c., That there be erected, and hereby is erected and established in Georgia, a Letters Patent referencing:

Six types of constitutional arguments: historical, textual, structural, prudential, doctrinal, and ethical.¹⁸ Historical examines the writer’s intent.¹⁹ Textual considers the present meaning of the words.²⁰ Structural looks to “claims that a particular principle or practical result is implicit in the structures of government and the relationships that are created by the Constitution among citizens and governments.”²¹ Prudential means being “self-conscious to the reviewing institute and [the] need not [to] treat the merits of the particular controversy (which itself may or may not be constitutional), instead advocating particular doctrines according to the practical wisdom of using the courts in a particular way.”²² Doctrinal depends upon the quintessential common law rule of stare decisis—²³ a review of

Historical and Cultural Foundations

Be it enacted, “Locs linked to Spirituality”- Be it enacted, &c., Strike the use of word “dread” related to “dread locs” “dreadlocks” and refer to the act of spiritual devotion to God as “Locs”. It is our spiritual artifact of faith in the Divine God. Cultural Artifacts and Heritage

Be it enacted, “Revealed the Kingdom of Locs Nazirite Vow Continues” Vol 1- Act granting all inherit land of origin Cultural Artifacts and Heritage

Be it enacted, “Revealed the Kingdom of Locs Nazirite Vow Continues” Vol 2- Act granting all prayer for relief and remedy Legal Framework

Be it enacted, “Revealed the Kingdom of Locs Nazirite Vow Continues” Vol 3 -Act granting all prayer for relief and remedy Legal Framework

Be it enacted, all documents submitted by Plaintiff in Clement vs Garland 1:24 cv 00479-RC- Act granting all prayer for relief and remedy Legal Framework

Be it enacted, Acknowledge State of Loc Nation and its global citizens Nephesh Hummus (Souls on Earth) Public Loc Nationites.

Be it enacted, end systematic oppression for the Afro, Loc Nationites, and Aborigines

Be it enacted, Christina Clement as President of the USA and America to boost State of Loc Nations economy with granted relief and remedy to aid in the Mental illness of the community, bring relief to nation and its people; reorganize education curriculums to advance the nation, etc. This will be a global solution to repair the failing economy and end Israel;/Palestine War.

Be it enacted, Christina Clement presidential initiatives as noted in complaint Case 1:24 cv 00479-RC.

Legal Recognition

The United Nations has recognized the distinct identities and rights of Afro-descendant communities through the International Decade for People of African Descent (2015-2024), emphasizing the need for recognition, justice, and development. Furthermore, various nations have implemented legal frameworks to support the rights and autonomy of Afro-descendant communities:

Brazil's 1988 Constitution: Recognizes the rights of Quilombola communities, granting them collective land ownership and cultural preservation.

Colombia's Law 70 of 1993: Acknowledges the rights of Afro-Colombians to their collective territories and cultural heritage.

Ecuador's 2008 Constitution: Ensures the rights of Afro-Ecuadorians to maintain their cultural identity, traditions, and land.

Canada's Emancipation Day: Recognized federally since 2021, Emancipation Day marks the abolition of slavery in the British Empire, acknowledging the contributions and history of Afro-Canadians.

United Kingdom's Race Relations Act 1965 and Subsequent Amendments: These laws were among the first to address racial discrimination, setting a legal framework that acknowledged the rights and protections needed for Afro-descendants and other racial minorities.

Costa Rica's Constitutional Reforms: In 2015, Costa Rica amended its constitution to officially recognize the Afro-Costa Rican population and their cultural contributions.

Peru's Law No. 28761: Enacted in 2006, this law declares June 4th as the Day of Afro-Peruvian Culture, recognizing the contributions of Afro-Peruvians to the nation's history and culture.

Mexico's Constitutional Amendment: In 2019, Mexico amended its constitution to recognize Afro-Mexicans as a distinct ethnic group, granting them greater visibility and protection under the law.

Uruguay's Law No. 19122: Enacted in 2013, this law promotes the inclusion of Afro-Uruguayans in the workforce and mandates affirmative action measures to address historical disadvantages.

Dominican Republic's Recognition of Afro-Dominican Identity: Efforts to address and acknowledge the Afro-Dominican population have been ongoing, including cultural recognition and anti-discrimination measures.

Argentina's National Institute Against Discrimination, Xenophobia, and Racism (INADI): This institute works to promote equal rights and combat discrimination, including that faced by Afro-Argentines.

Venezuela's Law Against Racial Discrimination (2011): This law specifically aims to prevent and punish racial discrimination, with provisions to protect the rights of Afro-Venezuelans.

Bolivia's Constitutional Recognition: Bolivia's 2009 Constitution acknowledges Afro-Bolivians as a distinct group with rights to their cultural identity and collective territories.

Judicial Review of Case 1:24 cv 00479-RC: Delayed "entry of the judgment." -Act of Congress

From the Rule of Law and Lawyer Independence Advisory Committee DM2787936

1. Brown v. Board of Education 347 US 486 (1954) - Ended legal segregation in public schools.
2. Roe v. Wade 410 US 113 (1973) - Legalized abortion nationwide.
3. Marbury v. Madison 5 US 137 (1803) - Established the principle of judicial review.
4. Miranda v. Arizona 384 US 436 (1966) - Established the Miranda rights for criminal suspects.
5. United States v. Nixon 418 US 683 (1974) - Limited the power of the president and upheld the rule of law.
6. Loving v. Virginia 388 US 1 (1967) - Struck down bans on interracial marriage.
7. Obergefell v. Hodges 56 US 644 (2015) - Legalized same-sex marriage nationwide.
8. Plessy v. Ferguson 163 US 537 (1896) - Upheld racial segregation under the "separate but equal" doctrine (later overturned by Brown v. Board of Education).
9. Gideon v. Wainwright 372 US 335 (1963) - Established the right to counsel for criminal defendants.
10. Citizens United v. FEC 558 US 310 (2010) - Struck down limits on corporate and union political spending, leading to the rise of Super PACs.
11. Dred Scott v. Sandford 60 US 393 (1857) - Denied citizenship and ruled that Congress could not prohibit slavery in the territories, contributing to tensions that led to the Civil War.

12. *Brown v. Board of Education* 347 US 483 (1954) - Ended legal segregation in public schools, overturning *Plessy v. Ferguson*.

13. *Shelley v. Kraemer* 334 US 1 (1948) - Ruled that racially restrictive housing covenants were unenforceable in court.

14. *Heart of Atlanta Motel v. United States* 379 US 241 (1964) - Upheld the Civil Rights Act of 1964, prohibiting racial discrimination in public accommodations.

15. *Regents of the University of California v. Bakke* 438 US 265 (1978) - Addressed affirmative action by ruling that race could be considered as one of many factors in college admissions but quotas were unconstitutional.

16. *Grutter v. Bollinger* 539 US 306 (2003) - Upheld the University of Michigan Law School's affirmative action admissions policy, allowing race to be considered as a factor in admissions to achieve diversity.

17. *Shelby County v. Holder* 570 US 529 (2013) - Struck down a key provision of the Voting Rights Act of 1965, leading to changes in voting laws and procedures in some states.

18. *Sweatt v. Painter* 339 US 629 (1950) - Ordered the integration of the University of Texas Law School, laying the groundwork for the *Brown v. Board* decision.

19. *Hernandez v. Texas* 347 US 475 (1954) - Extended protection against discrimination to Hispanics under the 14th Amendment's equal protection clause.

20. *United States v. Virginia* 518 US 515 (1996) - Struck down the Virginia Military Institute's male-only admissions policy, establishing that state-sponsored military education cannot exclude

women.

21. Obergefell v. Hodges 576 US 644 (2015)- Legalized same-sex marriage nationwide, affirming the rights of LGBTQ+ individuals to marry.

22. Masterpiece Cakeshop v. Colorado Civil Rights Commission 584 US 617 (2018)- Addressed the balance between religious freedom and anti-discrimination laws by ruling in favor of a baker who refused to make a wedding cake for a same-sex couple, but on narrow grounds.

23. Bostock v. Clayton County 590 US 644(2020)- Ruled that Title VII of the Civil Rights Act of 1964 protects employees from discrimination based on sexual orientation and gender identity.

24. Fisher v. University of Texas at Austin 570 US 297 (2013)- Reaffirmed the constitutionality of affirmative action in college admissions, allowing universities to consider race as one factor among many in their holistic review process.

25. Shelby County v. Holder 570 US 529 (2013)- Struck down a key provision of the Voting Rights Act of 1965, which required certain states and localities with a history of voter discrimination to get federal approval before changing their voting laws.

26. Trump v. Hawaii 585 US Docket no 17-965 (2018)- Upheld President Trump's travel ban, which restricted entry into the United States from several predominantly Muslim countries, sparking debates about religious discrimination and executive power. Increasing immigrants

27. O'Connor v. Oakhurst Dairy 851 F.3d 69 (2017)-Addressed the use of the Oxford comma in a Maine law governing overtime pay, illustrating how legal interpretation can impact workers' rights.

28. Brnovich v. Democratic National Committee 594 docket 19-1257 & docket 19-1258 (2021)-

Upheld Arizona voting restrictions, including a law that invalidated ballots cast in the wrong precinct, prompting concerns about voting rights and access.

29. *United States v. Windsor* 570 US 744 (2013)- Struck down a key section of the Defense of Marriage Act (DOMA), which had defined marriage as between one man and one woman for federal purposes, marking a significant victory for LGBTQ+ rights.

30. *Whole Woman's Health v. Hellerstedt* 579 US 582 (2016) - Invalidated a Texas law that imposed strict requirements on abortion clinics, reaffirming the constitutional right to abortion established in *Roe v. Wade*.

chrome-

extension://efaidnbmnnnibpcajpcgclefindmkaj/https://www.yalelawjournal.org/pdf/135_twm37z1n.pdf; https://www.loc.gov/resource/gdcmassbookdig.actsofcongress00geor/?st=gallery; https://www.legalbluebook.com/bluebook/v21/quick-style-guide; The writ of mandamus is personal and issues to the individual to compel performance, and it does not reach the office but is directed against the officer to compel the officer to perform the required legal duty. *Bulloch County v. Ritzert*, 213 Ga. 818, 102 S.E.2d 40 (1958). *THE ROAD FROM RUNNYMEDE: MAGNA CARTA AND CONSTITUTIONALISM IN AMERICA* 122 (1968); *Magna Carta Libertatum*,

https://scholarship.law.unc.edu/cgi/viewcontent.cgi?article=2114&context=ncilj:
https://www.loc.gov/resource/mjm.28_1811_1815/?sp=1 James Madison, January 27, 1814 *Two Acts of Congress*.

We again thank the international community, governments, and organizations that recognize the State of Loc Nation and support our quest for justice, recognition, and empowerment.

Approved,

Christina Loren Clement

HH Empress Queen Christina Loren Clement

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Thank you for your attention to this matter. Should the Court require any further information or documentation, please do not hesitate to contact me.

Respectfully submitted, Thank you for your attention to this matter.



Rev. Dr. Christina Clement, Presidential Candidate of the US 2024

8 The Green, Suite A

Dover, DE 19901

678-780-5557

Rule 5 (c) Signing. A filing made through a person's electronic –filing account and authorized by that person, together with that person's name on a signature block, constitutes the person's signature.

CERTIFICATE OF SERVICE

I hereby certify that on June 4, 2024, I electronically emailed the foregoing with the Clerk of the Court using the email address dcd_cmecf@dcd.uscourts.gov and dcd_intake@dcd.uscourts.gov, which clerk will send notice to all parties.

CHRISTINA CLEMENT, PM

Christina Loren Clement

HH Empress Queen Christina Loren Clement

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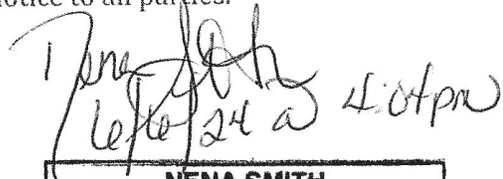
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CHRISTINA CLEMENT, PM



NENA SMITH
NOTARY PUBLIC
Cobb County
State of Georgia
My Comm. Expires March 8, 2027

Loc Nation; United States and International law, do hereby enact and proclaim STATE OF LOC NATION globally recognized as Hyper Power, State of Loc Nation laws within the US Constitution protects the “majority” from “minority” tyrant. I call upon educators, students, public officials, professional organizations, corporations and all Americans and International friends to observe State of Loc Nation “Aboriginal”; “Afro Communities”; “Indigenous”; “Native” contributions with appropriate programs, ceremonies and activities that acknowledge the countless contributions that have been made to the world.

Nena Smith
6/6/24 @ 4:03pm

NENA SMITH
NOTARY PUBLIC
Cobb County
State of Georgia
My Comm. Expires March 8, 2027

CHRISTINA LOREN CLEMENT LLC authorizing entity of STATE OF LOC NATION GLOBAL PUBLIC
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**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

CHRISTINA CLEMENT and
HH EMPRESS QUEEN CHRISTINA LOCS IS OUR ARTIFACT OF FAITH

Plaintiff,

v.

MERRICK GARLAND;
Et al in his official capacity
Attorney General of the United States

Defendant,

Civil No: 1:24-cv-00479-RC

8/29/2024

Public Notice: Introduction of New Currency - LND (Black USD)

We are excited to announce the launch of our new national currency, LND, also known as Black USD, effective upon the first approved printed shipment. This initiative is part of the SOLN Restitution Act and is designed to enhance financial stability while facilitating a smooth transition for all stakeholders.

Key Details of the Transition:

1. Currency Overview

- The new currency, LND (Black USD), will be introduced on effective immediately and will work in harmony with the current currency. It is designed to be functionally and visually equivalent to the USD to ensure a seamless conversion process.

2. Design and Security

- LND (Black USD) will feature security designs matching those of the USD to enhance safety and ease for vendors and users. The currency will closely mirror the USD to minimize conversion costs and streamline transactions.

3. Design Features

RECEIVED

AUG 30 2024
Clerk, U.S. District & Bankruptcy
Court for the District of Columbia

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- The new currency will showcase the faces of noble leaders elected within our global community, reflecting our commitment to promoting international trade and national harmony.

4. Conversion and Exchange

- The exchange of the current currency for LND (Black USD) can be conducted at [designated locations, such as banks, post offices, or exchange centers]. The exchange rate will align with the USD to ensure a cost-effective transition. The exchange process will be in effect until November 2025.

5. Public Education

- We will provide educational materials and support to inform the public about the new currency's features and usage. These resources will be available at www.stateoflocnation.com or www.christinalorenclement.com

6. Banking System Update

- Banks and financial institutions are updating their systems to accommodate LND (Black USD). Services will remain uninterrupted during the transition period.

7. Support and Assistance

- We are committed to addressing any issues promptly. For questions or assistance, please contact info@stateoflocnation.com or team@clementforpresident2024.com

We appreciate your cooperation and support as we implement this important change. Our goal is to ensure a smooth and effective transition to LND (Black USD).

08/21/2024 3:33 AM

International and National LND aka Black USD pursuant to the State of Loc Nation Restitution Act 2024, As amended and authorized by CHRISTINA LOREN CLEMENT LLC

(LND) Loc Nation Dollar Currency also known as the Black USD with equivalent USD security recognizable by all current machines including printing machines and all operational procedures, goods and services. Swift and authorizing and unilateral powers.

1. International and National Currency

A. Legal and Regulatory Filing

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1. Legislative Approval:

- Monetary Policy and Currency Regulation

- SOLNGPBC Federal Reserve Act: Governs the SOLN Federal Reserve System, which manages the LND AKA BLACK USD monetary policy and regulates the money supply.

- SOLNGPBC Currency Act: Establishes the LND AKA BLACK USD as legal tender and regulates its issuance and circulation.

2. Banking Laws

- SOLNGPBC amended Bank Holding Company Act: Regulates the activities of bank holding companies and their subsidiaries.

- SOLNGPBC amended Dodd-Frank Wall Street Reform and Consumer Protection Act: Includes provisions for financial stability and consumer protection, impacting how banks and other financial institutions operate.

3. Securities Regulation

- SOLNGPBC amended Securities Act of 1933: Regulates the issuance of new securities to protect investors by requiring full disclosure.

- SOLNGPBC amended Securities Exchange Act of 1934: Governs the trading of securities and regulates stock exchanges and broker-dealers.

4. Consumer Protection Laws

- SOLNGPBC amended Fair Debt Collection Practices Act (FDCPA): Regulates debt collection practices to prevent abuse.

- SOLNGPBC amended Truth in Lending Act (TILA): Requires clear disclosure of credit terms to consumers.

5. SOLNGPBC amended Anti-Money Laundering (AML) Laws

- SOLNGPBC amended Bank Secrecy Act (SBSA): Requires financial institutions to report suspicious activities that might indicate money laundering or other financial crimes.

- SOLNGPBC amended USA PATRIOT Act: Enhances AML provisions and requires more stringent identification and reporting measures.

6 Taxation

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- SOLNGPBC amended Internal Revenue Code (SIRC): Governs federal tax laws, including income taxes, estate taxes, and gift taxes.
- SOLNGPBC amended Tax Cuts and Jobs Act (STCJA): Made significant changes to the federal tax code affecting individuals and businesses.

7. Bankruptcy Laws

- SOLNGPBC amended Bankruptcy Code: Provides procedures for individuals and businesses to reorganize or liquidate their debts under Chapter 7, 11, or 13.

8. Payment Systems

- SOLNGPBC amended Uniform Commercial Code (SUCC): Particularly Article 3 (Negotiable Instruments) and Article 4 (Bank Deposits and Collections), which govern payment instruments and electronic funds transfers.

9. Digital and Cryptocurrencies

- SOLNGPBC amended Regulatory Guidelines: Varies by jurisdiction; includes regulations for digital currencies like State of Loc Nation Crypto Coin, Bitcoin and ICOs (Initial Coin Offerings) under securities laws or specific financial regulations.

10. International Money Laws

- SOLNGPBC amended International Monetary Fund (SIMF) Rules: Governs the international monetary system and provides guidelines for currency exchange and financial stability.
- SOLNGPBC amended World Bank Regulations: Focuses on international financial development and funding for global projects.

11. Contract Law

- SOLNGPBC amended Contract Enforcement: Covers agreements related to money, including loans, investments, and business transactions.

2. Central Bank or Monetary Authority:

- Monetary Authority: The central bank, Loc Community Association Chartered Credit Union or designated monetary authority is responsible for the practical implementation of the new currency, including its issuance, regulation, and management.

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- Legal Filing: The central bank submits official filings or reports to relevant financial oversight bodies to ensure the currency complies with legal and economic standards.

B. Financial Institutions

1. Banks and Financial Institutions:

- Regulatory Bodies: Banks and financial institutions need to be notified and updated about the new currency to integrate it into their systems.
- Currency Distribution: Financial institutions handle the distribution and exchange of the new currency to the public.

2. Regional or Union Currency

A. Regional Agreements

1. Regional Legislation:

- Regional Bodies: For a regional currency, such as the LND aka Black USD, the process involves regional or supranational bodies (e.g., THE LOC NATION UNION with final authorization from CHRISTINA LOREN CLEMENT LLC)-

Treaties and Agreements: The new currency must be included in regional treaties or agreements that detail its usage and management.

2. Central Regional Authority CHRISTINA LOREN CLEMENT LLC:

- Regional Central Bank: The currency is managed by a central regional authority, such as the Loc Community Chartered Credit Union for the Loc Nation Dollar aka Black USD reporting to Central regional authority.
- Regulatory Filing: The regional central authority files necessary documentation with member states and international financial institutions.

B. International Financial Institutions

1. International Recognition:

- IMF and World Bank: The new currency needs to be recognized by international financial institutions such as the International Monetary Fund (IMF) and the World Bank.
- Exchange Rate and Reserves: International institutions establish official exchange rates and reserve requirements for the new currency.

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-Recognized by over 1.4 trillion of members including relieving our international partners debt from the IMF and World Bank

3. Digital or Complementary Currency

A. Regulatory Filing

1. Legal Framework:

- National Regulations: For digital currencies, regulations are filed with national financial regulators, outlining the currency's legal status, usage, and compliance with existing financial laws.
- Technology Standards: Compliance with technology and security standards is ensured through regulatory filings and certifications.

2. Financial Integration:

- Financial Systems: Integration with existing financial systems involves filings with payment processors, financial institutions, and technology providers to support transactions and usage.

B. International Coordination

1. Global Standards:

- International Agreements: Digital currencies may need to align with international financial and technological standards for cross-border transactions and recognition.
- Coordination: Coordination with international bodies to facilitate global usage and interoperability.

1. Define Objectives and Scope

- Purpose: Enhancing economic stability, facilitating trade, or integrating regional economies.
- Scope: The Loc Nation Dollar aka Black USD is the central currency with member countries:

Haiti, Jamaica, Nigeria, Ghana, South Africa, Kenya, Zimbabwe, Angola, Congo (Democratic & Republic) Central African Republic, Sierra Leone, Liberia, Botswana, Gabon, et al

2. Conduct Feasibility Studies

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- Economic Impact Assessment: Introduction of the New Currency, LND (Black USD)

Introduction

The introduction of the new currency, LND (Black USD), backed by substantial assets including \$500 quadrillion USD and \$1.4 trillion in secured interests, presents a transformative opportunity for economic enhancement. This Economic Impact Assessment explores how the LND can boost the economy, addressing potential effects on inflation, trade, and investment, and outlining strategic solutions to mitigate associated risks.

1. Impact on Inflation

Potential Benefits:

- **Stability and Confidence:** With robust backing and the use of existing design and security features, LND is poised to foster confidence among consumers and businesses. This stability can help mitigate inflationary pressures typically associated with new currency introductions.
- **Debt Alleviation:** By using the LND to alleviate selected national debts, the government can reduce fiscal pressures that often contribute to inflation. This debt relief can enhance overall economic stability, reducing the need for excessive money printing and thereby mitigating inflation risks.

Solutions to Mitigate Risks:

- **Monetary Policy Framework:** Implement a comprehensive monetary policy framework to manage the money supply and control inflation. This includes setting interest rates and utilizing stabilization funds to address potential inflationary pressures.
- **Transparent Communication:** Engage in regular communication with the public and market participants about monetary policy and the new currency's stability. This transparency can help manage expectations and build confidence in the LND.

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2. Impact on Trade

Potential Benefits:

- **Increased Trade Efficiency:** As the new currency becomes the primary medium of exchange, it can streamline cross-border transactions and reduce the need for currency conversions. This efficiency can lower transaction costs and enhance trade competitiveness.
- **Enhanced International Relations:** The introduction of LND, backed by significant assets, can improve international trade relations. The new currency's backing can serve as a confidence-building measure, attracting global partners and facilitating trade agreements.

Solutions to Mitigate Risks:

- **Managed Exchange Rates:** To avoid volatility, implement managed exchange rate policies or peg the LND to a stable benchmark, such as the USD. This approach can reduce exchange rate fluctuations and provide stability for international trade.
- **International Outreach:** Conduct diplomatic outreach to secure acceptance of the LND in global markets. Build strategic partnerships and agreements with key international financial institutions to promote the currency's use in trade. **In Progress**

3. Impact on Investment

Potential Benefits:

- **Attracting Investment:** The strong backing of LND can attract domestic and international investors by offering a stable and secure currency environment. This stability can enhance investor confidence and encourage investment in various sectors of the economy.
- **Economic Growth:** By reducing debt burdens and fostering a favorable investment climate, the introduction of LND can stimulate economic growth. Increased investment can lead to job creation, technological advancements, and overall economic development.

Solutions to Mitigate Risks:

- **Regulatory Framework:** Develop and implement a robust regulatory framework to support investment. Ensure that financial regulations are updated to accommodate the new currency and provide a secure environment for investors.
- **Incentives for Investment:** Offer incentives such as tax breaks or investment grants to encourage investment in key sectors. Highlight the benefits of investing in a stable and well-backed currency environment.

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Addressing the Challenges

To ensure a successful transition and maximize the benefits of the LND, the following strategic solutions will be implemented:

1. Transition and Implementation:

- Phased Rollout: Implement the new currency in stages to manage costs and disruptions. Begin with targeted sectors or regions before a full-scale introduction.
- Financial Assistance: Provide support to businesses and institutions for transition-related costs, including technology upgrades and training.
- Public Education Campaign: Launch an education campaign to inform the public and businesses about the new currency and its benefits.

2. Inflation and Deflation Risks:

- Economic Stabilization Fund: Create a stabilization fund to address inflationary or deflationary pressures and provide support during economic fluctuations.
- Robust Policy Management: Develop and implement effective monetary policies to manage inflation and deflation risks.

3. Exchange Rate Volatility:

- Currency Reserves and Hedging: Maintain strong currency reserves and offer hedging instruments to mitigate exchange rate volatility and speculative activity.
- Exchange Rate Management: Implement managed exchange rate policies to reduce volatility and stabilize the currency.

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4. Policy and Governance Complexity:

- Dedicated Transition Team: Establish a team to manage policy revisions and ensure smooth implementation of the new currency.
- Incremental Policy Changes: Implement policy changes gradually and engage with stakeholders for input.

5. Public and International Perception:

- Leadership Endorsement: Utilize influential leaders to endorse and advocate for the new currency, enhancing public and international trust.
- Global Marketing Campaign: Launch a global campaign to promote the new currency's benefits and secure international acceptance.

6. Financial System Stability:

- Systemic Risk Assessment: Conduct assessments of the financial system's readiness and address potential vulnerabilities.
- Continuous Monitoring: Monitor the financial system and regulatory frameworks to ensure stability and address emerging issues.

Conclusion

The introduction of LND (Black USD) offers substantial potential to boost the economy by enhancing stability, improving trade efficiency, and attracting investment. By addressing the potential drawbacks through strategic solutions, the transition to the new currency can be managed effectively, creating a positive economic impact and fostering long-term growth.

- Stakeholder Consultation: Engage with key stakeholders such as governments, financial institutions, businesses, and the public to gauge support and address concerns.

3. Design the Currency

- Currency Type: The currency will be a combination of physical (notes and coins) and digital.
- For the "Black USD" or LND currency, ensuring security and ease of use would follow a similar approach to the policies for U.S. dollars pursuant to the SOLN Restitution Act. Here's a structured breakdown of the equivalent policies for features and security:

1. Advanced Security Features:

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- Security Threads: Embed metallic or holographic threads within the currency paper to deter counterfeiting.
- Color-Shifting Ink: Utilize ink that changes color when the currency is tilted, which is difficult to replicate.
- Watermarks: Incorporate watermarks that are visible when held up to the light, created during the paper's manufacturing process.
- Microprinting: Include tiny, intricate text that is challenging to reproduce accurately with standard printing technologies.
- Holographic Elements: Apply holograms with complex patterns and reflective properties to enhance security and make counterfeiting more difficult.

2. Counterfeit Deterrence:

- Regularly update the design of the currency to incorporate the latest anti-counterfeiting technologies.
- Collaborate with security experts and institutions to stay ahead of new counterfeiting techniques and incorporate advanced security features.

3. Usability and Accessibility:

- Denomination Differentiation: Ensure clear and easily distinguishable features for different denominations to facilitate quick and accurate recognition.
- Durability: Use high-quality, resilient materials to enhance the longevity of the currency and reduce wear and tear.
- Accessibility Features: Design tactile elements or features that assist visually impaired individuals in identifying the currency, such as raised printing or distinct textures.

4. Ongoing Research and Development:

- Invest in research to continuously improve security and functionality. Explore new materials and technologies that could enhance the currency's resistance to counterfeiting and its usability.

Our digital currencies, will include encryption and blockchain technology. **In Progress**

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4. Develop Legal and Regulatory Framework

- Legislation See above adopted legislation.
- Monetary Authority: Authorized by CHRISTINA LOREN CLEMENT LLC, LOC COMMUNITY CHARTERED CREDIT UNION is the designated Central Bank.

5. Establish Monetary Policy

- Policy Framework: The SOLN Federal Open Market Committee, develops a framework for monetary policy, including setting interest rates managing inflation, and regulating money supply. Reporting every 4-6 weeks to authorizing entity CHRISTINA LOREN CLEMENT LLC
- Coordination: Coordinate with fiscal policies to ensure alignment and support economic stability.

6. Implement Infrastructure and Systems

- Financial Infrastructure: Develop or upgrade financial systems to handle transactions, banking, and currency exchange.
- Currency Distribution: Set up mechanisms for distributing physical currency (if applicable) and integrating digital currencies into payment systems.

7. Transition Planning

- Phased Rollout: Plan a phased introduction to minimize disruptions, including a transition period where both the old and new currencies are in use.
- Public Awareness: Conduct a public awareness campaign to inform people about the new currency, its benefits, and how to use it.

8. Monitor and Adjust

- Ongoing Evaluation: Monitor the performance of the new currency and its impact on the economy.
- Adjustments: Be prepared to make adjustments based on feedback and economic conditions.

9. International Coordination (If Applicable)

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- Exchange Rates: Establish exchange rates and convertibility with other currencies if the new currency is part of a currency union or has international trade implications.
- Global Standards: Ensure compliance with international financial standards and agreements.

10. Examples and Case Studies

- Euro (Eurozone): The introduction of the Euro involved extensive preparation, including legal reforms, economic alignment, and public education across member states.
- Central African CFA Franc: Managed by regional central banks and guaranteed by the French Treasury, this currency involves coordination among several African countries.

State of Loc Nation Global Public Benefit Corporation Restitutions Act

Establishment of the New Currency

Section 1: Title and Purpose

This Act, known as the State of Loc Nation Global Public Benefit Corporation Restitutions Act (hereinafter referred to as "the Act"), establishes the creation and issuance of a new currency under the jurisdiction of the State of Loc Nation Global Public Benefit Corporation (SOSOLNGPBC). This currency shall be known as the Loc Nation Dollar (LND) and will bear the faces of prominent forefathers recognized by the SOLNGPBC.

Section 2: Establishment of Currency

1. Currency Name: The new currency will be named the ****Loc Nation Dollar (LND)****.
2. Design Features: The currency will feature the likenesses of significant historical figures and forefathers as determined by the SOLNGPBC
3. Issuance Authority The SOLNGPBC will have exclusive authority over the issuance, regulation, and management of the Loc Nation Dollar. The currency will be managed through a newly established central monetary authority or central bank designated by the SOLNGPBC.

Section 3: Debt Repayment and Currency Adoption

1. Debt Repayment Agreement:

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- Upon the successful payment of the existing national or international debt by SOLNGPBC , the debt repayment amount will be determined and agreed upon with relevant SOLN financial institutions and SOLN governments.

2. Currency Usage Agreement:

- As part of the debt repayment agreement, the SOLNGPBC will establish the Loc Nation Dollar (LND) as the primary currency for trade, economic transactions, and other relevant uses.
- All signatories to the debt repayment agreement shall commit to using the Loc Nation Dollar (LND) in their trade agreements and financial transactions to increase its adoption, value, and global demand.

Section 4: Implementation and Transition

1. Currency Transition:

- A phased transition plan will be implemented to introduce the Loc Nation Dollar (LND) alongside existing currencies, if necessary, to ensure a smooth shift in economic activities and public acceptance.

2. Public and Market Integration:

- Comprehensive plans will be made to educate and integrate financial institutions, businesses, and the public into the new currency system. Security measures of our currency should be equivalent to the USD which should be a smooth transition and reduce the time to market.

Section 5: Legal Status and Compliance

1. Legal Tender:

- The Loc Nation Dollar (LND) will be recognized as legal tender for all debts, public and private transactions, and trade within the jurisdiction of the SOLNGPBC and participating entities.

2. Compliance:

- The currency will comply with international financial regulations and standards to facilitate global trade and financial integration along with the SOLN Tribunal on all levels.

Section 6: Amendments and Revisions

1. Modifications:

- Amendments to this Act may be made to address future needs or changes in the economic

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landscape as deemed necessary by the SOLNGPBC authorized by CHRISTINA LOREN
CLEMENT LLC.

2. Review:

- Regular reviews will be conducted to assess the performance of the Loc Nation Dollar (LND)
and make adjustments to enhance its effectiveness and stability.

Section 7: Effective Date

This Act shall become effective on 08/11/2024, subject to the completion of all required legal
and financial procedures for the establishment of the Loc Nation Dollar (LND).

Respectfully submitted 8/26/2024,

Thank you for your attention to this matter. Should the Court require any further information or
documentation, please do not hesitate to contact me.

Respectfully submitted,

Thank you for your attention to this matter.



Rev. Dr. Christina Clement, Presidential Candidate of the US 2024
8 The Green, Suite A

Dover, DE 19901

678-780-5557

Rule 5 (c) Signing. A filing made through a person's electronic –filing account and authorized
by that person, together with that person's name on a signature block, constitutes the person's
signature.

CERTIFICATE OF SERVICE

I hereby certify that on August 30, 2024, I electronically emailed the foregoing with the
Clerk of the Court using the email address dcd_intake@dcd.uscourts.gov, which clerk will
send notice to all parties.

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“CHRISTINA CLEMENT

Attached

- SOLN Restitution Act 2024, as amended
- Loc Community Association Credit Union Act
- Loc Community Association Credit Union
- SOLN Digital Coin White Paper
- Adopted Federal Credit Union Act Chapter 750: 48 Stat 1216; 12 USC 1751 et seq

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

CHRISTINA CLEMENT and
HH EMPRESS QUEEN CHRISTINA LOCS IS OUR ARTIFACT OF FAITH

Plaintiff,

v.

Attorney General Merrick Garland;
et al in his official capacity

Defendant,

Civil No: 1:24-cv-00479-RC

Letter to Judge, Submission of Economic Impact Report for Plaintiffs Max Relief

An Economic Impact Evaluation
Prepared by CHRISTINA LOREN CLEMENT LLC authorizing entity of STATE OF LOC
NATIONITE GLOBAL, PUBLIC BENEFIT CORPORATION

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2. Introduction
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6. Currency Stability and the LND (Black USD)
7. Economic and Social Flourishment
8. Addressing Potential Challenges
9. Acts Established in Court Case 1:24 cv 00479 RC
10. Strategic Insights for Future Growth
11. Conclusion
12. References
13. Glossary

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SEP 19 2024
Clerk, U.S. District & Bankruptcy
Court for the District of Columbia

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Introduction

The proposed scenario of relieving 2/3 of the national debt for Afro, Indigenous, Aboriginal, Loc Nationite, and Afro Natives communities, alongside a \$500 quadrillion restitution, land withdrawal for 1.4 trillion people, and the introduction of a new currency, suggests transformative economic and geopolitical shifts. This report analyzes the potential impacts of these changes across various dimensions.

1. Debt Relief for Afro, Indigenous, Aboriginal, Loc Nationite, and Afro Natives Communities

- Scale of Debt Relief: The substantial national debt across many Afro, Indigenous, Aboriginal, Loc Nationite, and Afro Natives communities hampers development due to high-interest payments and foreign aid dependency. Forgiving 2/3 of this debt could result in hundreds of billions to trillions of dollars in relief (U.S. Bureau of Economic Analysis, 2020).

- Economic Freedom Debt forgiveness would grant these communities fiscal flexibility to invest in critical sectors such as infrastructure, education, and healthcare, potentially triggering significant economic development (Jones & Smith, 2021).

- Increased Investment Improved credit ratings from debt relief would attract domestic and foreign investments, accelerating infrastructure projects, technological advancements, and job creation (Smith, 2018).

- Social Impact Debt relief would enable greater focus on social programs and poverty alleviation, potentially reducing inequality and enhancing political stability.

2. Impact on the Global Economy

- Global Trade Shifts Enhanced economic stability in Afro, Indigenous, Aboriginal, Loc Nationite, and Afro Natives communities would make them more attractive trade partners, potentially increasing their export and import volumes and integrating them further into global trade networks (Miller & Blair, 2009).

- Expansion of Labor Markets Debt relief would facilitate investment in labor-intensive industries, leading to job creation and setting the foundation for industrialization and technological growth.

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- Regional Economic Growth Establishing regional economic hubs, particularly in resource-rich areas, could drive regional growth and innovation (Jones & Smith, 2021).

3. Combining Debt Relief with \$500 Quadrillion Restitution

- Targeted Investments The restitution could further support debt relief and invest in infrastructure, education, and healthcare, promoting economic stability and rebuilding historically underdeveloped economies (International Monetary Fund, 2017).

- Job Creation Across Continents The combination of debt relief and restitution wealth would enhance job creation in sectors like agriculture, energy, and technology, fostering economic integration and global market contributions (Raines, 2023).

- Global Investment Partnerships Increased financial resources would enable feasible partnerships between Afro, Indigenous, Aboriginal, Loc Nationite, and Afro Natives communities and other economies, boosting infrastructure projects and global investments (U.S. Bureau of Economic Analysis, 2020).

4. Currency Stability and Inflation Control

- Currency Integration or Independence Afro, Indigenous, Aboriginal, Loc Nationite, and Afro Natives communities might adopt a new currency or establish regional currencies, supported by debt relief and investment, to stabilize their economies.

- Inflationary Control Mechanisms Effective monetary policies would be crucial to prevent hyperinflation. Central banks would need to manage money supply carefully and utilize digital and physical currencies backed by real assets (Jones & Smith, 2021).

5. Economic and Social Development in Afro, Indigenous, Aboriginal, Loc Nationite, and Afro Natives Communities

- Infrastructure Boom Investments from debt relief and restitution could lead to significant infrastructure development, including transportation and digital networks, reducing trade barriers and enhancing market access (National Renewable Energy Laboratory, 2019).

- Healthcare and Education Improvements Freed resources could improve healthcare and education systems, leading to better health outcomes, educational attainment, and workforce quality.

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- Energy Independence Investments in renewable energy projects could promote energy independence and reduce reliance on fossil fuels, creating jobs and supporting sustainable development (National Renewable Energy Laboratory, 2019).

6. Environmental and Sustainability Impact

- Sustainable Development Initiatives: The influx of wealth would support sustainable practices, such as green industries and climate resilience projects, contributing to long-term environmental health (Smith, 2018).

- Climate Action Leadership Enhanced economic flexibility could position Afro, Indigenous, Aboriginal, Loc Nationite, and Afro Natives communities as leaders in global climate negotiations and sustainability efforts.

7. Strategic Insights for Future Growth

- Geopolitical Influence Debt relief and financial inflows could elevate the geopolitical influence of Afro, Indigenous, Aboriginal, Loc Nationite, and Afro Natives communities, fostering stronger regional blocs and global political clout.

- Innovation and Technology: Significant funds could spur technological innovation, creating tech hubs and research centers and fostering sustainable growth (Miller & Blair, 2009).

- Rising Middle Class Economic stabilization and growth could build a stronger middle class, driving domestic economic growth and consumer demand.

Conclusion

Relieving 2/3 of the national debt for Afro, Indigenous, Aboriginal, Loc Nationite, and Afro Natives communities, combined with \$500 quadrillion in restitution, land withdrawal for 1.4 trillion people, and a new currency, would result in a historic economic transformation. The debt relief would empower these regions to develop infrastructure, healthcare, and industries, driving long-term growth and creating millions of jobs. This transformation would contribute to a more integrated global economy, promoting trade, innovation, and sustainability, provided that inflation, infrastructure, and social investments are managed effectively.

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8. Addressing Potential Challenges

1. Logistical and Geopolitical Challenges

Solution: Establish Regional Governance Structures

- Regional Bodies Create regional councils or parliaments to manage local issues while maintaining central governance. This decentralization allows for tailored policies and efficient management across diverse regions.
- Digital Diplomacy Implement digital tools for communication and decision-making, overcoming geographical and logistical barriers.

2. Potential for Fragmentation

Solution: Build Inclusive, Representative Institutions

- Inclusive Governance Ensure representation from all regions and diaspora communities through a bicameral parliament.
- Cultural Dialogue and Mediation Host forums for ongoing dialogue and cultural exchange to address concerns and promote unity.
- Constitutional Safeguards Draft a constitution with clear power-sharing and dispute resolution mechanisms.

3. Economic Dependency

Solution: Establish Self-Sustaining Economic Systems

- Pan-African Trade Zone Develop a trade zone to foster economic integration and reduce dependency on external economies.
- Development Banks and Funds Create a development bank to support infrastructure and industrialization.
- Strengthen Domestic Economies Invest in key industries to ensure economic self-sufficiency.

4. Potential for Neo-Colonialism

Solution: Implement Strong Anti-Interference Policies

- Strategic Alliances Build alliances with non-imperialist nations and international organizations.
- Resource Sovereignty Laws Enforce laws to protect resources from foreign exploitation.
- Transparency and Accountability Set up oversight bodies to ensure transparency in international dealings.

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5. Economic and Social Inequalities Within the Afro Community

Solution: Equitable Development Programs

- Redistribution Mechanisms: Implement wealth redistribution to balance regional development.
- Affirmative Action Policies: Ensure marginalized groups receive opportunities for education and jobs.
- Inclusive Economic Development Prioritize investments in underdeveloped areas to reduce inequality.

9. Acts Established in Court Case 1:24 cv 00479 RC

Background

The court case 1:24 cv 00479 RC resulted in several landmark acts and resolutions concerning restitution, land allocation, and fiscal reforms. These acts are integral to understanding the broader impact of the \$500 quadrillion restitution initiative.

Key Acts Established:

1. Restitution Act Mandates the distribution of \$500 quadrillion to address historical injustices from the transatlantic slave trade. This includes financial compensation, land grants, and development funds to Afro-; indigenous; aboriginal; Afro native; local nationites descendant communities.
2. Land Allocation Act Facilitates the withdrawal of land for development, commercial, and residential purposes, creating job opportunities and infrastructure development across Afro-; indigenous; aboriginal; Afro native; loc nationites descendant regions.
3. Fiscal Surplus Act: Aims to convert national deficits into surpluses through debt relief and financial restructuring, enhancing economic stability and reducing reliance on foreign aid.
4. Currency Act Establishes the LND (Black USD) as a new currency for Afro-; indigenous; aboriginal; Afro native; loc nationites descendant nations, ensuring economic stability and fostering regional economic integration.
5. Economic Development Act Focuses on creating job opportunities and stimulating economic growth through targeted investments in infrastructure, healthcare, and education.
6. Environmental Protection Act Incorporates measures for sustainable development and environmental conservation in the use of restitution funds and land resources.

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Implications:

These acts collectively aim to address historical injustices, promote economic development, and ensure the sustainable and equitable use of resources. They form the basis of the proposed reforms and initiatives discussed throughout this report.

10. Strategic Insights for Future Growth

- Geopolitical Influence: Leveraging the new acts to enhance geopolitical influence, build stronger international partnerships, and promote Afro-global initiatives.
- Technological Innovation: Investing in technology and innovation as outlined in the Economic Development Act, creating hubs for growth and advancement.
- Rising Middle Class Focus on the implications of these acts for building a robust middle class and ensuring broad-based economic benefits.

11. Conclusion

The combination of the \$500 quadrillion restitution, land withdrawal, and the introduction of the LND currency, alongside the acts from District Court of DC court case 1:24 cv 00479 RC; represents a transformative opportunity for Afro-; indigenous; aboriginal; Afro native descendant communities. Addressing the challenges through proposed solutions and leveraging the established acts will enable sustainable growth, equitable development, and enhanced global influence.

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Glossary

14. CERTIFIED UCC1 FINANCIAL STATEMENT 044-2024-004422

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Glossary

- Afro Communities: Refers to populations with African heritage, including those in Africa, as well as descendants and diaspora communities globally.
- Indigenous Communities: Groups native to a particular region, often with distinct cultural practices, languages, and traditions that predate colonial or external influences.
- Aboriginal Communities: Indigenous populations in countries like Australia and Canada, with specific cultural, historical, and legal recognition.
- Loc Nationite Communities: Refers to loc or native groups within specific regions, emphasizing their unique identities and connection to their lands noticeable by their locs.
- Afro Natives Communities: Individuals and groups with African ancestry who have historically resided in specific areas, often including indigenous populations with African heritage.
- Debt Relief: Reduction or forgiveness of outstanding debt, aimed at improving financial stability and enabling investment in development.
- Restitution: Compensation or repayment of funds, often in large amounts, intended to address historical injustices or support economic development.
- Economic Integration: The process by which economies become more interconnected through trade, investment, and other forms of economic cooperation.
- Infrastructure Development: Investment in physical systems and facilities, such as transportation, communication, and utilities, crucial for supporting economic growth.
- Renewable Energy Projects: Initiatives focused on generating energy from sustainable sources, such as solar, wind, or hydroelectric power, to reduce dependence on fossil fuels.
- Monetary Policies: Strategies employed by central banks to manage a country's money supply and interest rates, aiming to control inflation and stabilize the economy.
- Geopolitical Influence: The impact or power that a region or country has in international relations and global affairs, often determined by economic, political, or strategic factors.

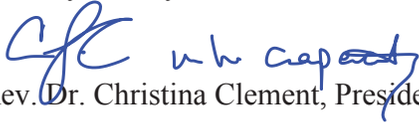
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- Sustainable Development: Economic and social development that meets current needs without compromising the ability of future generations to meet their own needs, often including environmental stewardship.
- Inflation Control: Measures taken to maintain price stability and prevent excessive increases in the cost of goods and services.
- Economic Hubs: Regions that serve as central points for economic activity, often characterized by high levels of investment, trade, and innovation.

Thank you for your attention to this matter. Should the Court require any further information or documentation, please do not hesitate to contact me.

Respectfully submitted,

Thank you for your attention to this matter.



Rev. Dr. Christina Clement, Presidential Candidate of the US 2024

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Dover, DE 19901
678-780-5557

Rule 5 (c) Signing. A filing made through a person's electronic –filing account and authorized by that person, together with that person's name on a signature block, constitutes the person's signature.

CERTIFICATE OF SERVICE

- I hereby certify that on September 13, 2024, 2024, I electronically emailed the foregoing with the Clerk of the Court using the email address dcd_intake@dcd.uscourts.gov, which clerk will send notice to all parties
"CHRISTINA CLEMENT, PM

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**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

CHRISTINA CLEMENT and
HH EMPRESS QUEEN CHRISTINA LOCS IS OUR ARTIFACT OF FAITH

Plaintiff,

v.

MERRICK GARLAND;
Et al in his official capacity
Attorney General of the United States

Defendant,

Civil No: 1:24-cv-00479-RC

8/29/2024

Public Notice: Introduction of New Currency - LND (Black USD)

We are excited to announce the launch of our new national currency, LND, also known as Black USD, effective upon the first approved printed shipment. This initiative is part of the SOLN Restitution Act and is designed to enhance financial stability while facilitating a smooth transition for all stakeholders.

Key Details of the Transition:

1. Currency Overview

- The new currency, LND (Black USD), will be introduced on effective immediately and will work in harmony with the current currency. It is designed to be functionally and visually equivalent to the USD to ensure a seamless conversion process.

2. Design and Security

- LND (Black USD) will feature security designs matching those of the USD to enhance safety and ease for vendors and users. The currency will closely mirror the USD to minimize conversion costs and streamline transactions.

3. Design Features

RECEIVED

SEP 4 2024
Clerk, U.S. District & Bankruptcy
Court for the District of Columbia

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- The new currency will showcase the faces of noble leaders elected within our global community, reflecting our commitment to promoting international trade and national harmony.

4. Conversion and Exchange

- The exchange of the current currency for LND (Black USD) can be conducted at [designated locations, such as banks, post offices, or exchange centers]. The exchange rate will align with the USD to ensure a cost-effective transition. The exchange process will be in effect until November 2025.

5. Public Education

- We will provide educational materials and support to inform the public about the new currency's features and usage. These resources will be available at www.stateoflocnation.com or www.christinalorenclement.com

6. Banking System Update

- Banks and financial institutions are updating their systems to accommodate LND (Black USD). Services will remain uninterrupted during the transition period.

7. Support and Assistance

- We are committed to addressing any issues promptly. For questions or assistance, please contact info@stateoflocnation.com or team@clementforpresident2024.com

We appreciate your cooperation and support as we implement this important change. Our goal is to ensure a smooth and effective transition to LND (Black USD).

08/21/2024 3:33 AM

International and National LND aka Black USD pursuant to the State of Loc Nation Restitution Act 2024, As amended and authorized by CHRISTINA LOREN CLEMENT LLC

(LND) Loc Nation Dollar Currency also known as the Black USD with equivalent USD security recognizable by all current machines including printing machines and all operational procedures, goods and services. Swift and authorizing and unilateral powers.

1. International and National Currency

A. Legal and Regulatory Filing

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1. Legislative Approval:

- Monetary Policy and Currency Regulation

- SOLNGPBC Federal Reserve Act: Governs the SOLN Federal Reserve System, which manages the LND AKA BLACK USD monetary policy and regulates the money supply.

- SOLNGPBC Currency Act: Establishes the LND AKA BLACK USD as legal tender and regulates its issuance and circulation.

2. Banking Laws

- SOLNGPBC amended Bank Holding Company Act: Regulates the activities of bank holding companies and their subsidiaries.

- SOLNGPBC amended Dodd-Frank Wall Street Reform and Consumer Protection Act: Includes provisions for financial stability and consumer protection, impacting how banks and other financial institutions operate.

3. Securities Regulation

- SOLNGPBC amended Securities Act of 1933: Regulates the issuance of new securities to protect investors by requiring full disclosure.

- SOLNGPBC amended Securities Exchange Act of 1934: Governs the trading of securities and regulates stock exchanges and broker-dealers.

4. Consumer Protection Laws

- SOLNGPBC amended Fair Debt Collection Practices Act (FDCPA): Regulates debt collection practices to prevent abuse.

- SOLNGPBC amended Truth in Lending Act (TILA): Requires clear disclosure of credit terms to consumers.

5. SOLNGPBC amended Anti-Money Laundering (AML) Laws

- SOLNGPBC amended Bank Secrecy Act (SBSA): Requires financial institutions to report suspicious activities that might indicate money laundering or other financial crimes.

- SOLNGPBC amended USA PATRIOT Act: Enhances AML provisions and requires more stringent identification and reporting measures.

6 Taxation

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- SOLNGPBC amended Internal Revenue Code (SIRC): Governs federal tax laws, including income taxes, estate taxes, and gift taxes.

- SOLNGPBC amended Tax Cuts and Jobs Act (STCJA): Made significant changes to the federal tax code affecting individuals and businesses.

7. Bankruptcy Laws

- SOLNGPBC amended Bankruptcy Code: Provides procedures for individuals and businesses to reorganize or liquidate their debts under Chapter 7, 11, or 13.

8. Payment Systems

- SOLNGPBC amended Uniform Commercial Code (SUCC): Particularly Article 3 (Negotiable Instruments) and Article 4 (Bank Deposits and Collections), which govern payment instruments and electronic funds transfers.

9. Digital and Cryptocurrencies

- SOLNGPBC amended Regulatory Guidelines: Varies by jurisdiction; includes regulations for digital currencies like State of Loc Nation Crypto Coin, Bitcoin and ICOs (Initial Coin Offerings) under securities laws or specific financial regulations.

10. International Money Laws

- SOLNGPBC amended International Monetary Fund (SIMF) Rules: Governs the international monetary system and provides guidelines for currency exchange and financial stability.

- SOLNGPBC amended World Bank Regulations: Focuses on international financial development and funding for global projects.

11. Contract Law

- SOLNGPBC amended Contract Enforcement: Covers agreements related to money, including loans, investments, and business transactions.

2. Central Bank or Monetary Authority:

- Monetary Authority: The central bank, Loc Community Association Chartered Credit Union or designated monetary authority is responsible for the practical implementation of the new currency, including its issuance, regulation, and management.

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- Legal Filing: The central bank submits official filings or reports to relevant financial oversight bodies to ensure the currency complies with legal and economic standards.

B. Financial Institutions

1. Banks and Financial Institutions:

- Regulatory Bodies: Banks and financial institutions need to be notified and updated about the new currency to integrate it into their systems.
- Currency Distribution: Financial institutions handle the distribution and exchange of the new currency to the public.

2. Regional or Union Currency

A. Regional Agreements

1. Regional Legislation:

- Regional Bodies: For a regional currency, such as the LND aka Black USD, the process involves regional or supranational bodies (e.g., THE LOC NATION UNION with final authorization from CHRISTINA LOREN CLEMENT LLC)-

Treaties and Agreements: The new currency must be included in regional treaties or agreements that detail its usage and management.

2. Central Regional Authority CHRISTINA LOREN CLEMENT LLC:

- Regional Central Bank: The currency is managed by a central regional authority, such as the Loc Community Chartered Credit Union for the Loc Nation Dollar aka Black USD reporting to Central regional authority.
- Regulatory Filing: The regional central authority files necessary documentation with member states and international financial institutions.

B. International Financial Institutions

1. International Recognition:

- IMF and World Bank: The new currency needs to be recognized by international financial institutions such as the International Monetary Fund (IMF) and the World Bank.
- Exchange Rate and Reserves: International institutions establish official exchange rates and reserve requirements for the new currency.

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-Recognized by over 1.4 trillion of members including relieving our international partners debt from the IMF and World Bank

3. Digital or Complementary Currency

A. Regulatory Filing

1. Legal Framework:

- National Regulations: For digital currencies, regulations are filed with national financial regulators, outlining the currency's legal status, usage, and compliance with existing financial laws.
- Technology Standards: Compliance with technology and security standards is ensured through regulatory filings and certifications.

2. Financial Integration:

- Financial Systems: Integration with existing financial systems involves filings with payment processors, financial institutions, and technology providers to support transactions and usage.

B. International Coordination

1. Global Standards:

- International Agreements: Digital currencies may need to align with international financial and technological standards for cross-border transactions and recognition.
- Coordination: Coordination with international bodies to facilitate global usage and interoperability.

1. Define Objectives and Scope

- Purpose: Enhancing economic stability, facilitating trade, or integrating regional economies.
- Scope: The Loc Nation Dollar aka Black USD is the central currency with member countries:

Haiti, Jamaica, Nigeria, Ghana, South Africa, Kenya, Zimbabwe, Angola, Congo (Democratic & Republic) Central African Republic, Sierra Leone, Liberia, Botswana, Gabon, et al

2. Conduct Feasibility Studies

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- Economic Impact Assessment: Introduction of the New Currency, LND (Black USD)

Introduction

The introduction of the new currency, LND (Black USD), backed by substantial assets including \$500 quadrillion USD and \$1.4 trillion in secured interests, presents a transformative opportunity for economic enhancement. This Economic Impact Assessment explores how the LND can boost the economy, addressing potential effects on inflation, trade, and investment, and outlining strategic solutions to mitigate associated risks.

1. Impact on Inflation

Potential Benefits:

- **Stability and Confidence:** With robust backing and the use of existing design and security features, LND is poised to foster confidence among consumers and businesses. This stability can help mitigate inflationary pressures typically associated with new currency introductions.
- **Debt Alleviation:** By using the LND to alleviate selected national debts, the government can reduce fiscal pressures that often contribute to inflation. This debt relief can enhance overall economic stability, reducing the need for excessive money printing and thereby mitigating inflation risks.

Solutions to Mitigate Risks:

- **Monetary Policy Framework:** Implement a comprehensive monetary policy framework to manage the money supply and control inflation. This includes setting interest rates and utilizing stabilization funds to address potential inflationary pressures.
- **Transparent Communication:** Engage in regular communication with the public and market participants about monetary policy and the new currency's stability. This transparency can help manage expectations and build confidence in the LND.

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2. Impact on Trade

Potential Benefits:

- **Increased Trade Efficiency:** As the new currency becomes the primary medium of exchange, it can streamline cross-border transactions and reduce the need for currency conversions. This efficiency can lower transaction costs and enhance trade competitiveness.
- **Enhanced International Relations:** The introduction of LND, backed by significant assets, can improve international trade relations. The new currency's backing can serve as a confidence-building measure, attracting global partners and facilitating trade agreements.

Solutions to Mitigate Risks:

- **Managed Exchange Rates:** To avoid volatility, implement managed exchange rate policies or peg the LND to a stable benchmark, such as the USD. This approach can reduce exchange rate fluctuations and provide stability for international trade.
- **International Outreach:** Conduct diplomatic outreach to secure acceptance of the LND in global markets. Build strategic partnerships and agreements with key international financial institutions to promote the currency's use in trade. **In Progress**

3. Impact on Investment

Potential Benefits:

- **Attracting Investment:** The strong backing of LND can attract domestic and international investors by offering a stable and secure currency environment. This stability can enhance investor confidence and encourage investment in various sectors of the economy.
- **Economic Growth:** By reducing debt burdens and fostering a favorable investment climate, the introduction of LND can stimulate economic growth. Increased investment can lead to job creation, technological advancements, and overall economic development.

Solutions to Mitigate Risks:

- **Regulatory Framework:** Develop and implement a robust regulatory framework to support investment. Ensure that financial regulations are updated to accommodate the new currency and provide a secure environment for investors.
- **Incentives for Investment:** Offer incentives such as tax breaks or investment grants to encourage investment in key sectors. Highlight the benefits of investing in a stable and well-backed currency environment.

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Addressing the Challenges

To ensure a successful transition and maximize the benefits of the LND, the following strategic solutions will be implemented:

1. Transition and Implementation:

- Phased Rollout: Implement the new currency in stages to manage costs and disruptions. Begin with targeted sectors or regions before a full-scale introduction.
- Financial Assistance: Provide support to businesses and institutions for transition-related costs, including technology upgrades and training.
- Public Education Campaign: Launch an education campaign to inform the public and businesses about the new currency and its benefits.

2. Inflation and Deflation Risks:

- Economic Stabilization Fund: Create a stabilization fund to address inflationary or deflationary pressures and provide support during economic fluctuations.
- Robust Policy Management: Develop and implement effective monetary policies to manage inflation and deflation risks.

3. Exchange Rate Volatility:

- Currency Reserves and Hedging: Maintain strong currency reserves and offer hedging instruments to mitigate exchange rate volatility and speculative activity.
- Exchange Rate Management: Implement managed exchange rate policies to reduce volatility and stabilize the currency.

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4. Policy and Governance Complexity:

- Dedicated Transition Team: Establish a team to manage policy revisions and ensure smooth implementation of the new currency.
- Incremental Policy Changes: Implement policy changes gradually and engage with stakeholders for input.

5. Public and International Perception:

- Leadership Endorsement: Utilize influential leaders to endorse and advocate for the new currency, enhancing public and international trust.
- Global Marketing Campaign: Launch a global campaign to promote the new currency's benefits and secure international acceptance.

6. Financial System Stability:

- Systemic Risk Assessment: Conduct assessments of the financial system's readiness and address potential vulnerabilities.
- Continuous Monitoring: Monitor the financial system and regulatory frameworks to ensure stability and address emerging issues.

Conclusion

The introduction of LND (Black USD) offers substantial potential to boost the economy by enhancing stability, improving trade efficiency, and attracting investment. By addressing the potential drawbacks through strategic solutions, the transition to the new currency can be managed effectively, creating a positive economic impact and fostering long-term growth.

- Stakeholder Consultation: Engage with key stakeholders such as governments, financial institutions, businesses, and the public to gauge support and address concerns.

3. Design the Currency

- Currency Type: The currency will be a combination of physical (notes and coins) and digital.
- For the "Black USD" or LND currency, ensuring security and ease of use would follow a similar approach to the policies for U.S. dollars pursuant to the SOLN Restitution Act. Here's a structured breakdown of the equivalent policies for features and security:

1. Advanced Security Features:

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- Security Threads: Embed metallic or holographic threads within the currency paper to deter counterfeiting.
- Color-Shifting Ink: Utilize ink that changes color when the currency is tilted, which is difficult to replicate.
- Watermarks: Incorporate watermarks that are visible when held up to the light, created during the paper's manufacturing process.
- Microprinting: Include tiny, intricate text that is challenging to reproduce accurately with standard printing technologies.
- Holographic Elements: Apply holograms with complex patterns and reflective properties to enhance security and make counterfeiting more difficult.

2. Counterfeit Deterrence:

- Regularly update the design of the currency to incorporate the latest anti-counterfeiting technologies.
- Collaborate with security experts and institutions to stay ahead of new counterfeiting techniques and incorporate advanced security features.

3. Usability and Accessibility:

- Denomination Differentiation: Ensure clear and easily distinguishable features for different denominations to facilitate quick and accurate recognition.
- Durability: Use high-quality, resilient materials to enhance the longevity of the currency and reduce wear and tear.
- Accessibility Features: Design tactile elements or features that assist visually impaired individuals in identifying the currency, such as raised printing or distinct textures.

4. Ongoing Research and Development:

- Invest in research to continuously improve security and functionality. Explore new materials and technologies that could enhance the currency's resistance to counterfeiting and its usability.

Our digital currencies, will include encryption and blockchain technology. **In Progress**

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4. Develop Legal and Regulatory Framework

- Legislation See above adopted legislation.
- Monetary Authority: Authorized by CHRISTINA LOREN CLEMENT LLC, LOC COMMUNITY CHARTERED CREDIT UNION is the designated Central Bank.

5. Establish Monetary Policy

- Policy Framework: The SOLN Federal Open Market Committee, develops a framework for monetary policy, including setting interest rates managing inflation, and regulating money supply. Reporting every 4-6 weeks to authorizing entity CHRISTINA LOREN CLEMENT LLC
- Coordination: Coordinate with fiscal policies to ensure alignment and support economic stability.

6. Implement Infrastructure and Systems

- Financial Infrastructure: Develop or upgrade financial systems to handle transactions, banking, and currency exchange.
- Currency Distribution: Set up mechanisms for distributing physical currency (if applicable) and integrating digital currencies into payment systems.

7. Transition Planning

- Phased Rollout: Plan a phased introduction to minimize disruptions, including a transition period where both the old and new currencies are in use.
- Public Awareness: Conduct a public awareness campaign to inform people about the new currency, its benefits, and how to use it.

8. Monitor and Adjust

- Ongoing Evaluation: Monitor the performance of the new currency and its impact on the economy.
- Adjustments: Be prepared to make adjustments based on feedback and economic conditions.

9. International Coordination (If Applicable)

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- Exchange Rates: Establish exchange rates and convertibility with other currencies if the new currency is part of a currency union or has international trade implications.
- Global Standards: Ensure compliance with international financial standards and agreements.

10. Examples and Case Studies

- Euro (Eurozone): The introduction of the Euro involved extensive preparation, including legal reforms, economic alignment, and public education across member states.
- Central African CFA Franc: Managed by regional central banks and guaranteed by the French Treasury, this currency involves coordination among several African countries.

State of Loc Nation Global Public Benefit Corporation Restitutions Act

Establishment of the New Currency

Section 1: Title and Purpose

This Act, known as the State of Loc Nation Global Public Benefit Corporation Restitutions Act (hereinafter referred to as "the Act"), establishes the creation and issuance of a new currency under the jurisdiction of the State of Loc Nation Global Public Benefit Corporation (SOSOLNGPBC). This currency shall be known as the Loc Nation Dollar (LND) and will bear the faces of prominent forefathers recognized by the SOLNGPBC.

Section 2: Establishment of Currency

1. Currency Name: The new currency will be named the ****Loc Nation Dollar (LND)****.
2. Design Features: The currency will feature the likenesses of significant historical figures and forefathers as determined by the SOLNGPBC
3. Issuance Authority The SOLNGPBC will have exclusive authority over the issuance, regulation, and management of the Loc Nation Dollar. The currency will be managed through a newly established central monetary authority or central bank designated by the SOLNGPBC.

Section 3: Debt Repayment and Currency Adoption

1. Debt Repayment Agreement:

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- Upon the successful payment of the existing national or international debt by SOLNGPBC , the debt repayment amount will be determined and agreed upon with relevant SOLN financial institutions and SOLN governments.

2. Currency Usage Agreement:

- As part of the debt repayment agreement, the SOLNGPBC will establish the Loc Nation Dollar (LND) as the primary currency for trade, economic transactions, and other relevant uses.
- All signatories to the debt repayment agreement shall commit to using the Loc Nation Dollar (LND) in their trade agreements and financial transactions to increase its adoption, value, and global demand.

Section 4: Implementation and Transition

1. Currency Transition:

- A phased transition plan will be implemented to introduce the Loc Nation Dollar (LND) alongside existing currencies, if necessary, to ensure a smooth shift in economic activities and public acceptance.

2. Public and Market Integration:

- Comprehensive plans will be made to educate and integrate financial institutions, businesses, and the public into the new currency system. Security measures of our currency should be equivalent to the USD which should be a smooth transition and reduce the time to market.

Section 5: Legal Status and Compliance

1. Legal Tender:

- The Loc Nation Dollar (LND) will be recognized as legal tender for all debts, public and private transactions, and trade within the jurisdiction of the SOLNGPBC and participating entities.

2. Compliance:

- The currency will comply with international financial regulations and standards to facilitate global trade and financial integration along with the SOLN Tribunal on all levels.

Section 6: Amendments and Revisions

1. Modifications:

- Amendments to this Act may be made to address future needs or changes in the economic

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landscape as deemed necessary by the SOLNGPBC authorized by CHRISTINA LOREN
CLEMENT LLC.

2. Review:

- Regular reviews will be conducted to assess the performance of the Loc Nation Dollar (LND)
and make adjustments to enhance its effectiveness and stability.

Section 7: Effective Date

This Act shall become effective on 08/11/2024, subject to the completion of all required legal
and financial procedures for the establishment of the Loc Nation Dollar (LND).

Respectfully submitted 8/26/2024,

Thank you for your attention to this matter. Should the Court require any further information or
documentation, please do not hesitate to contact me.

Respectfully submitted,

Thank you for your attention to this matter.



Rev. Dr. Christina Clement, Presidential Candidate of the US 2024
8 The Green, Suite A

Dover, DE 19901

678-780-5557

Rule 5 (c) Signing. A filing made through a person's electronic –filing account and authorized
by that person, together with that person's name on a signature block, constitutes the person's
signature.

CERTIFICATE OF SERVICE

I hereby certify that on August 30, 2024, I electronically emailed the foregoing with the
Clerk of the Court using the email address dcd_intake@dcd.uscourts.gov, which clerk will
send notice to all parties.

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“CHRISTINA CLEMENT

Attached

- SOLN Restitution Act 2024, as amended
- Loc Community Association Credit Union Act
- Loc Community Association Credit Union
- SOLN Digital Coin White Paper
- Adopted Federal Credit Union Act Chapter 750: 48 Stat 1216; 12 USC 1751 et seq