

Emperial CMYE-IRK Republic for the Country of United -states national Flag The Muur-Moor 48-Star of peace, full faith and sovereign gold-credit Great Flag:

Imperial Mu'urish Yamaxi Consular Court for the Emperial CMYE-IRK Republic Great Flag:

■Absolute Royal Sovereign-Emperor's **Emperial & Imperial Royal Flag:**

The Emperial Royal House of Tunica-Thunder Fire and The Imperial Royal House of Sampson El-Sambhu Re herewith Ordained by Decree & Declared Active and in Force the Imperial Royal Office for His-Emperial-Majesty_effective date 31 August 2023/Notice of Appointment (Amendment) "retroactive_ to_1 August 2023_to_1 July 2023_to_28 June 2023", and the Emperial CMYE-IRK Republic for the Country of United -states_effective date 28 June 2023 "retroactive_to_effective date 8 January 2023 (Emperial & Imperial-Royal Diplomatic Decree)-to_effective date 21 June 2022 (Royal Public Notice and Royal Press Release to the World)-to_effective date 18 March 2022 (Emperial-Motu Proprio/Official Royal Decree-Public Notes to the World)" in harmony with the be it Decreed-Equity Contracts: Emperor's Directive-0004Za/Emperial Constitution for the Imperial Royal Kingdom (ECIRK)-via-Emperor's Directive-0004Za-effective dates 4 April 2014-per-3 April 2013/Imperial Constitution of the Continental Mu'urish Yamaxi Empire (ICCMYE):-to-Emperor's Directive-00032: Notification of Diplomatic Arrival, Notice of Apostille and Official-Act of State-effective date 9 April 2009-to-Emperor's Directive-0001 (CMYE, uSA/USA):-effective date 18 July 2007-to-effective date 4 March 2004/Claim-of-Life (CL)-to-effective date 11 The constitution of the Universal Postal Union effective date 30 September 2003 "retroactive-to-9 October 1874".-to-effective date 9 May 2003-The State of Georgia (major)-Apostille Verification Number: 5604B, USA:-to-effective date 13 June 2003 (Yamassee Muur nationality):-to-effective date 9 May 2003 (Washitaw Muur nationality): pursuant to 'Sovereign State' The Yamassee Native American Government via Mt. 'Arafat Embassy-UN: 208-1992, uSA/USA-effective date 19 June 2003: -in harmony with-the 'Sovereign State' United Washitaw de Dugdamoundyah-UN: 215-1993, uSA/USA-effective date 20 March 2003:-to-effective date 28 January 1837/treaty of September 16, 1836:-*pursuant to*. The Constitution for the united States of America, uSA-effective date 17 September 1787:-to-Treaty of Peace and Friendship-effective date 18 July 1787 "retroactive-to-23 June 1786":-to-Treaties of Utrecht-effective year 1713:-to-the Beginning of Recorded History/Our-story as Recorded in the Stones at Uaxashaktun-Uaxactun just off the Yucatan Peninsula and into the future in perpetuity ad Infinitum; Droit-Droit, eesh: ▲nunc pro tunc-なびなざ ゆりV ×びなざ-凹つ凹つ ぬり2 谷つ凹つ▲

Emperial CMYE-IRK Republic for the Country of United -states

<u>presents</u>

The Imperial Royal Office for His-Emperial-Majesty

in harmony with

Brief in Support for the Imperial CMYE supreme Court and the Imperial Judiciary Administration:

Forward

For the Official World Recording - Brief in Support for the ICMYEsC & IIA:

Whereas, Aye, 🏙 曫 H.E.M.: Emp<mark>eror: ⊯Śambhũ Ameni-Re 'Ade</mark> Loye'[™], <u>in harmony with</u> The Emperial Royal House of Tunica-Thunder Fire[®] and The Imperial Royal House of Sampson El-Sambhu Re[®], *pursuant to the de Jure/supreme* [®] Emperial and Imperial-treaty/Treaty Rights, Emperial and Imperial-Land Rights, full faith and sovereign gold-credit, Emperial and Imperial-Territorial Authority, Emperial and Imperial-Constitutional Rights, Control, Venue, including Dominion and Westphalian sovereignty, concluded via the good faith performance, accompanying obligations and treaties, *pursuant to* **IIII** The Constitution <u>for</u> the united States of America, uSA seffective date 17 September 1787-Article. III., Article. IV. Section I, Article. Vl., and Article. Vll., *in harmony with* @@@@Emperor's Directive-0004Za: Emperial Constitution for the Imperial Royal Kingdom/ECIRK~via~Emperor's Directive-0004Z: Imperial Constitution of the Continental Mu'urish Yamaxi Empire/ICCMYE~effective dates 4 April 2014-per-3 April 2013, here with have Decreed the ICMYEsC as the Highest Court in the IJA for the ECMYE-IRKR. The ICMYEsC has the highest venue for adjudication in the original sovereign territory of the ECMYE-IRKR. The ICMYEsC also is the highest lawful court within the *Sovereign jurisdiction* for the ECMYE-IRKR in all legal fields (administrative proceedings, civil and criminal matters, labor, militia and military law), the only exception being Imperial Constitutional guarantees and rights, which are monitored by the Emperial Constitutional Court. The Emperial Constitutional Court (ECC) is part & parcel of the IJA to provide a global overview of the administrative association, the jurisdictional activities and the functioning of the ECC for the ECMYE-IRKR. The IJA per the Activation, Restoration and Implementation of the Imperial Mu'urish Yamaxi Consular Court (IMYCC) shall serve as the Court of Equity and Law, also the 塗 🖗 13th Territorial 'District' Court ~effective date 26 September 2012~to~

18 July 2007 , for the @ECMYE-IRKR@!!! The @IMYCC *pursuant to* the ICCMYE-Part 11, Imperial Law 26¹, and ICCMYE-Part 10, Imperial Law 25²: functions will follow the procedure in Equity Law within the ECMYE-IRKR at the Embassy of The Kingdom of Morocco/Moroccan Chancery Court located at 3508 International Drive NW, Washington, District of Columbia, 20008; Also, the Imperial National Court of Appeals within the IJA shall hear appeals from either the Imperial National Law Tribunal or Imperial Regional Law Tribunal on all Cases concerning Common Law, Admiralty Jurisdiction and Maritime Jurisdiction, which *functions* will be adjudicated within the ECMYE-IRKR at the United States Court of Appeals for the Federal Circuit (FJAUS), Washington D.C., USA upon <u>signing</u> the <u>Notice of Appointment</u> (Amendment)~effective date 1 August 2023 for H.E.M. "retroactive~to~effective date 8 January 2023/Emperial & Imperial-Royal Diplomatic Decree" in harmony with and pursuant to the be it Decreed-Equity Contracts: Emperor's Directive-0004Za/ECIRK-via-Emperor's Directive-0004Z/ICCMYE~effective dates 4 April 2014~per~3 April 2013; pursuant to the Memorandum given to the Kingdom of Morocco effective date 6 October 1956 'retroactive~to~15 September 1956/POTUS', pursuant to the treaty of September 16, 1836-effective date 28 January 1837 , *pursuant to* the **Treaty** of Peace and Friendship effective dates 18 July 1787-via-23 June 1786, until further Emperial Decree or Diplomatic Note; also in harmony with (US Code Title 22 Foreign Relations And Intercourse, Chapter 2-Consular Courts), Droit; and

Whereas, the ICMYEsC has the highest venue in the original sovereign territory for the ECMYE-IRKR[®] ICMYESCE & IJA Missions: is to <u>interpret</u> the Imperial Laws and Rights of the ECMYE-IRKR, to determine the Constitutionality of the Imperial Laws and Rights pertaining to the ECIRK; applying the Imperial Laws to individual cases as need arises; give advisory opinions on legal issues referred by inferior courts; adjudicate and settle lawful & legal disputes between parties; carrying out the administration of justice in accordance with Imperial Laws and Rights of individual cases; and facilitates all dealings with NAMA nationals affairs to ensure the Rights of NAMA nationals are not infringed upon by any Foreign States³, De Facto Governments or Corporations. The ICMYEsC Emperial and Imperial-Constitutional Authority exist *pursuant to* the *full faith, sovereign gold-credit and sovereign* Authority for H.E.M.: Emperor: Śambhũ Ameni-Re 'Ade Loye', and the Emperial & Imperial treaty/Treaty Rights, Emperial & Imperial sovereign land Rights, accompanying obligations and good faith performance *pursuant to* the *be it Decreed-Equity Contracts*: **Re-vised/Emperor's Directive-**0004Za/ECIRK~via~Emperor's Directive-0004Z/ICCMYE~effective date 3 April 2013~per~The Constitution for the United States of America, USA-effective date 4 March 1789 -via-The Constitution for the united States of America, uSAIIII Effective date 17 September 1787 "nunc pro tunc-to-effective date 4 July 1776/A Declaration-to-effective date 4 July 1775federal Postal Court/fPC~per~The United -states Post Office 📰, pursuant to the Judicial Officer Department of the United States Postal Service-to-the governmental services company known as The United States-effective year 1754, by Benjamin Franklin-to-effective date 14 June 1775-American continental army/Aca **[1111]**"; also <u>pursuant to</u> the <u>aegis</u> for the Treaty of Bern <u>and</u>

² Emperor's Directive-0004Z/Imperial Constitution of the Continental Mu'urish Yamaxi Empire_effective dates 4 April 2014.-per.-3 April 2013, Part 10-Imperial Law 25: <u>Adopted</u> the Universal Declaration of Human Rights, <u>into</u> our Emperial & Imperial-Constitution of Indigenous Natives - <u>Articles 3, 6, 7, 8, 9, 10, 11 and 17 included</u>: Article 3. Everyone has the right to life, liberty and security of person. Article 6. Everyone has the right to recognition everywhere as a person before the law. Article 7. All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection gainst any discrimination in violation of this Declaration and against any incitement to such discrimination. Article 8. Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law. Article 9. No one shall be subjected to arbitrary arrest, detention or exile. Article 10. Everyone is entitled in full equality to a fair and public hearing by an independent and impartial tribunal, in the determination of his rights and obligations and of any criminal charge against him. Article 11. (1) Everyone charged with a penal offence has the right to be presumed innocent until proved guilty according to law in a public trial at which he has had all the guarantees necessary for his defense. (2) No one shall be held guilty of any penal offence on account of any act or omission which did not constitute a penal offence was committed. Article 17. (1) Everyone has the right to 30. Committed. Nor shall a heavier penalty be imposed than the one that was applicable at the time the penal offence was committed. Article 17. (1) Everyone has the right to own property alone as well as in association with others. (2) No one shall be arbitrarily deprived of his property, Droit: ③

³ The original sovereign jurisdiction <u>of and for</u> the <u>De Jure/ECMYE-IRKR</u>, <u>supersedes</u> all foreign states, the United States, the United Nations and United Nations Security Council, World Governments, Sovereign States, and De Facto Governments jurisdiction, Droit-Droit: ⁽²⁾

¹ Emperor's Directive-0004Z/Imperial Constitution of the Continental Mu'urish Yamaxi Empire-effective dates 4 April 2014-per-3 April 2013, Part 11-Imperial Law 26: <u>Adopted</u> the Declaration on the Rights of Indigenous Peoples, G.A. Res. 61/295, U.N. Doc. A/RES/47/1 (2007), <u>into</u> our Emperial & Imperial-Constitution of Indigenous Natives - <u>Articles 34, 37, 38 and 39 included</u>: Article 34 - Indigenous peoples "NAMA nationals" have the right to promote, develop and maintain their institutional structures and their distinctive customs, spirituality, traditions, procedures, practices and, in the cases where they exist, juridical systems or customs, in accordance with international human rights standards. Article 37 - 1. Indigenous peoples "NAMA nationals" have the right to the recognition, observance and enforcement of treaties, agreements and other constructive arrangements concluded with States or their successors and to have States honour and respect such treaties, agreements and other constructive arrangements concluded with States or their successors and to have States honour and respect such treaties, agreements and other constructive arrangements. Article 38 - States in consultation and cooperation with indigenous peoples "NAMA nationals" contained in treaties, agreements and other constructive arrangements. Article 38 - States in consultation and cooperation with indigenous peoples "NAMA nationals" have the right to have access to financial and technical assistance from States and through international cooperation, for the enjoyment of the rights contained in this Declaration, Droit: ⁽⁶⁾

The Constitution of the Universal Postal Union of Berne, Switzerland @effective date 30 September 2003 'nunc pro tunc~to~effective date 9 October 1874'; and Six (6) IIII of the organic American states of the Union Constitutions known as The United States of America (major): (1) IIII The Georgia State Constitution of 1776/Apostille-Certificate Number: GA5604B effective date 20 June 2003 *'nunc pro tunc*-to-effective date 22 February 1734-35'; (2) **The Pennsylvania Commonwealth Constitution of 1776/Apostille-Certificate Number**: 1776'; (3) IIII <u>The New Jersey State Constitution of 1776/Apostille-Certificate Number</u>: A212111~effective date 4 November 2004 *'nunc pro tunc~to~effective date 2 July 1776'*; (4) IIIII <u>The Maryland State Constitution of 1776/Apostille-Certificate Number</u>: 140054effective date 12 November 2004 'nunc pro tunc~ to~effective date 11 November 1776'; (5) IIII <u>The Delaware State Constitution of 1776/Apostille-Certificate Number</u>: 2004325494, 040833567, Validation Number: 3486677 effective date 18 November 2004 'nunc pro tunc-to-effective date 20 September 1776'; (6) The Virginia Commonwealth Constitution of 1776/Apostille-Certificate Number: 80371~effective date 2 December 2004 pro tunc-to-effective date 29 June 1776'; also <u>pursuant to</u> "the UNITED STATES" the United States of America-Department of State, Authentication-Apostille Numbers: 04010010-and-04010010-1~effective date 11 February 2004 , pursuant to The State of Georgia, Apostille-Number: 5604B~effective date 20 June 2003 , <u>which</u> is Ordain <u>Active and in 'Force</u> "According to the United States Department of State Authentication Office, the statement on our certificates 'full faith and credit' is in acknowledgement of the States Certificate to the document, and has sufficient legal value through State and federal sevels for use in other *countries and in this country*", <u>and</u> into the future in perpetuity ad Infinitum, Droit and

Whereas, the IJA, formerly known as the Imperial Judiciary House (IJH), and the ICMYEsC was established with the founding of the Continental Mu'urish Yamaxi Empire/CMYE~effective date 18 July 2007 'retroactive-to-effective date 19 June 2003/YNAG⁴,-to-treaty of September 16, 1836-effective date 28 January 1837', via the <u>Official Royal Sealing</u> of the <u>Marrakech Treaty</u> of Peace and Friendship by the Example in the Imperial Royal Seal for the Emperor of Morocco :Mohammed ben Abdallah al-Khatib-effective date 23 June 1786-to- Treaties of Utrechteffective year 1713-to-the beginning of recorded history/our-story as recorded in the stones at Uaxactun just off the Yucatan Peninsula, and into the future in perpetuity ad infinitum. The ICMYEsC, was Officially Systematized via the Activation, Implementation and Restoration of the **BIMYCC** <u>pursuant to</u> the full faith & sovereign gold-credit and sovereign Authority for **B** 🤷 [©]H.E.M.: [©] Emperor: [®] Śam<mark>bhũ Ameni-Re 'Ade Loye', *in his lawful status as*: The [®]Muur-</mark> Moor , Sovereign CROWN Prince, Protector, Sovereign of Mission, and Head of State 'ቋዕጽжጽ۸৯ 🗤 ୩۷ ୩/୦ 🗸 CVV۵', ipso facto, ipso jure, interregnum, jus in re propria, jus hæreditatis, jus-lus Imperii, jus-lus Gladii, jus-lus Honorom, jus-lus Majestatis, de jure Allodium 🤍, to the organic sovereign jurisdiction for the *Imperial Royal Flag* via the good faith performance, accompanying obligations and treaties via the *"Imperial Al Moroccan Empire for al Maghreb* al Aqsa of the Ancient Empire De Al Morocco for the Country of United -states in Morocco at North America/Amexem", per the organic American states of the Union known as The United States of America (major), henceforth ECMYE-IRKR exercising plenary civil power upon the

Whereas, the ICMYEsC and IJA exist <u>also</u> to exercise <u>Westphalian sovereign governance</u>⁵, and perform <u>full faith and credit</u>⁶, in accordance with the accompanying obligations, good faith

⁴ YNAG-The 'Sovereign State' Yamassee Native American Government-UN: 208-1992.effective date 19 June 2003, was <u>established and Officially</u> <u>Recognized by</u>: The State of Georgia (*major*), USA-Apostille Verification Number: 5604B-effective date 20 June 2003, via Mt. 'Arafat Embassy <u>and</u> the 'Sovereign State' United Washitaw de Dugdamoundyah-UN: 215-1993.effective date 20 March 2003, uSA/USA; <u>and also Authenticated and Officially</u> <u>Recognized by</u>: the United States of America (*minor*)-Apostille Verification Numbers: 04010010.and.04010010-1.effective date 11 February 2004, via "the <u>3rd witness signature</u> on the Constructive Agreement-Claim/Contract <u>between</u> The 'Sovereign State' Yamassee Native American Government via MT. 'Arafat Embassy, <u>uSA/USA and</u> The State of Georgia (*major*), <u>USA</u>" Nayya: Khufu Ranub Zodok Sampson-El (**a**Yamassee Native American Muur-#Yamassee Native American_effective date 13 June 2003) a/k/a Chief: Maku: Thunder-Fire (**a**Washitaw Muur_effective date 9 May 2003); Droit, eesh! ③

⁵ Westphalian sovereignty, or state sovereignty, is a principle in international law that each state has exclusive sovereignty over its territory. Political scientists have traced the concept to the Peace of Westphalia (1648), which ended the Thirty Years' War. Westphalian system: A global system based on the principle of international law that each state has sovereignty over its territory and domestic affairs, to the exclusion of all external powers, on the principle of non-interference in another country's domestic affairs, and that each state, no matter how large or small has an equal right to sovereignty. ⁽²⁾

⁶ full faith and credit (clause) mean the state of complete and timely satisfaction of ALL obligations by a Sovereign Country or Republic State, which leads into unfettered credit and trading power of a Sovereign Country or Republic State, printing Sovereign currency to pay its debts and pledged in complete trust. (Updated for the ICMYESCE Mission & IJA Mission) ③

performance and treaties, *in harmony with and pursuant to* the *Active and in 'Force-Equity Contracts*: The Constitution for the United States of America, USAeffective date 3 April 2013 -per-The Constitution for the United States of America, USAeffective date 4 March 1789 -via-The Constitution for the united States of America, USAeffective date 17 September 1787 "retroactive-to-effective date 4 July 1776/A Declaration-toeffective date 4 July 1775-fPC-per-The United -states Post Office, pursuant to the Judicial Officer Department of the United States Postal Service-to-the governmental services company known as The United States-effective year 1754, by Benjamin Franklin-to-effective date 10 November 1775-American continental marines/Acm IIIII-to-effective date 13 October 1775-American continental navy/Acn IIIII-to-effective date 14 June 1775-American continental army/Aca IIIII © © "; also pursuant to the aegis for the Treaty of Bern and The Constitution of the Universal Postal Union of Berne, Switzerland-® effective date 30 September 2003 'nunc pro tunc-to-effective date 9 October 1874'; and the treaty of September 16, 1836-effective date 28 January 1837-via-effective date 23 June 1786/Treaty Ancient Empire De Al Moroccolog-to-Treaties of Utrecht-effective year 1713, and into the future in perpetuity ad Infinitum; and

Whereas, the Emperial CROWN Prince Ramesses Abel Bey (Ye are pure de Washitaw Muur, 'ceptin' a little taint 'da from de Marquis de Maison Rouge 'heir to de Throne') of and for the (Empire Washitaw) de Dugdahmoundyah <u>created</u>⁷ a <u>venue</u>⁸ for the 'Sovereign State' United Washitaw de Dugdahmoundyah effective date 20 March 2003, <u>with</u> the "Treaty of Peace And Friendship" between the United Washitaw de Dugdahmoundyah⁹, and Mount 'Arafat Embassy via The Yamassee Native American Government, uSA, <u>henceforth</u> the "Treaty of Amity, Commerce, Navigation and Resurrection" between the Amurru Waxitaw Muurs de Dugdahmoundyah³⁰ and His Imperial Majesty's Royal Post via Mount 'Ararat Embassy in harmony with the IROHEM; which has been <u>re-venue</u> per the UN-Jurisdictional Immunities of States and Their Property, for the ECMYE-IRKR <u>pursuant to</u> the full faith, sovereign gold-

⁸ Venue: A place such as a Country, Nation or Sovereign Republic State in which a legal action arises - the pathway to Sovereign Power is what enables Sovereign Authority to become Jurisdiction. 😳

4 of 8 IMYRS-2023-000000004 / Brief in Support for the ICMYEsC & IJA - Filed and Recorded 22 November 2023 @ 20:44

⁷ Imperial CMYE Declaration - Imperial CMYE Government Decree, Registration Number: ICMYEDGD-02212019/0831196355. effective date 21 February 2019, pages 19 & 20: Whereas: Emperial CROWN Prince Ramesses Bey created a venue for the United Washitaw de Dugdahmoundyah. effective date 20 March 2003, with the "Treaty of Peace And Friendship" <u>Introven Mount 'Arafat Embassy and the United Washitaw de Dugdahmoundyah effective date 20 March 2003, with the "Treaty of Peace And Friendship" in the Compire Washitaw of Dugdahmoundyah hang either *full faith, credit nor venue* in that day and time! In fact, the Treaty of Peace And Friendship was the *pathway* that Emperial CROWN Prince Ramesses Bey used to <u>re-establish</u> the Aldodium [Istate & ESTATE with A Venue; because the status of the *Indigenous Emperial Washitaw Nation* of the (Empire Washitaw) de Dugdahmoundyah hand NO Venue OR *full faith, and credit* from any 'Sovereign State' or 'Country'! In the creation of the "Treaty of Peace And Friendship" <u>between Mount 'Arafat Embassy</u> via The Yamassee Native American Government and United Washitaw de Dugdahmoundyah, Emperial CROWN Prince Ramesses Bey <u>Created</u>: (1) the *first Sovereign State 'Allodium Estate'*, (2) an Royal Office for the Emperial CROWN Prince with *full faith, credit and venue*; (3) *re-established* the Washitaw, Turne': Tunica 'Emperial Destate', (2) an Royal Office for the Emperial CROWN Prince With *full Gaith, credit and venue*; (3) *re-established* the Washitaw, Turne': Tunica 'Emperial Souther'' (2) an Royal Office of the Emperial CROWN Prince With and Sovereign State and Heritage Rights, Natural Laws, Treaty Rights, Inherit, Substantive and Inherent Rights in *support of* all Emperial Sovereign State and Heritage Rights, Natural Laws, Treaty Rights, Inherit, Substantive and Inherent Rights in *support of* all Emperial Souther'' (2) and Royal Office of the Barese Sovereign State in which a legal action arises - the pathway to Power is whate anables authority to become Jurisdiction 'for the first </u>

⁹ Imperial CMYE Declaration - Imperial CMYE Government Decree, Registration Number: ICMYEDGD-02212019/0831196355-effective date 21 February 2019, page 21, *Whereas*, Emperial CROWN Prince Ramesses Bey under his sovereign Authority as Emperial CROWN Prince for the United Washita de Dugdahmoundyah appointed Chief: Maku: Thunder Fire "Washitaw Muur/WM" to <u>become</u> Secondary Chief-for-Life/Protector over the Emperial Territorial sovereignty and Land Rights, Allodium Estate and Heritage Rights for the 'Sovereign State' United Washitaw de Dugdahmoundyah-effective date 9 May 2003/WM nationality for H.E.M.: and *who was, is and forever be* a "party" to the "Treaty of Peace And Friendship" <u>between</u> Mount 'Arafat Embassy via The Yamassee Native American Government and The United Washitaw de Dugdahmoundyah per Emperial CROWN Prince Ramesses Bey *"whose position was that of a Double Chiefdom"* Chief: Maku: Thunder Fire (*Amurru Uaxashaktun/Washitaw-Waxitaw Muur de Dugdahmoundyah*), Secondary Chief-for-Life/Protector of the Emperial Estate for the (Empire)-United Washitaw Muur de Dugdahmoundyah of the *Indigenous Emperial Washitaw Nation*, also Distinctive Appellation (Deputy Consul) :Nayya: Khufu Ranub Zodok Sampson-El (*Nibiruan-Yamassee/Yamaxi Muur-Al Moroccan Moor*), *was, is and will forever be the third (3rd) witness signature* on the Constructive Agreement-Contract/Claim <u>between</u> the Yamassee Native American Government via Mount 'Arafat Embassy, uSA/USA <u>and</u> The State of Georgia (*major*), GA5604B-effective date 20 June 2003 '*retroactive-to-22 February 1734-35'*, *pursuant to* The united States of America, uSA, per "the UNITED STATES" United States of America, (*minor*), State Department, USASD/04010010-and-04010010-1-effective date 11 February 2004 '*nunc pro tunc-to-effective date 4 July 1776*; <u>and Wherefore</u>, Emperial CROWN Prince Ramesses Bey (PBUH) did <u>successfully negotiate the</u> "Treaty of Peace And Friendship" <u>between</u> Mount 'Arafat Embassy *pursuant to* The Yamassee Native American Government <u>and</u> T

credit guarantee and sovereign Authority for ###H.E.M.: Śambhũ Ameni-Re[®] (Ye are pure de Waxitaw Muur, 'ceptin' a little taint 'da from de Marquis de Maison Rouge 'heir to de Throne'), who <u>established</u> the aforementioned <u>venue</u> under the IJA as the ECC for the CMYE <u>henceforth</u> the ECMYE-IRKR~effective dates 4 April 2014~via~3 April 2013/Emperor's Directive-0004Z ICCMYE~to~Emperor's Directive-0001Z/CMYE~effective date 18 July 2007, Droit-Droit; and

Whereas, the ICMYEsC and IJA *functions* via the IROHEM, and performs *in harmony with* the criteria <u>Declared</u> by: the United Nations Convention on Jurisdictional Immunities of States and Their Property-effective date 2 December 2004; the Vienna Convention of the Law of Treaties-effective date 23 May 1969; the Vienna Convention on Consular Relations-effective date 19 March 1967; the Vienna Convention on Diplomatic Relations-effective date 24 April 1964; Vienna Convention de la Haye du-effective date 5 October 1961, *in harmony with* the United Nations Commission on International Trade Law (UNCITRAL), the United Nations Universal Declaration of Human Rights, the United Nations Declaration on the Rights of Indigenous Peoples, and the United Nations Declaration on the Granting of Independence to Colonial Countries and Peoples;-via-the <u>Restoration & Execution</u> of the Emperial & Imperial Allodium (E)state Rights, Emperial & Imperial-Constitutional Rights, Emperial & Imperial Heritage Rights, *supreme* Authority, Territorial Sovereignty, Westphalian sovereignty, *full faith and sovereign gold-credit*, Imperial white privileges, Jurisdictional Immunities of the State, Amity, Commerce, Diplomatic & Foreign Sovereign Immunities Rights, Navigation, and Emperial & Imperial treaty/Treaty Rights for the IROHEM and the ECMYE-IRKR, Droit; and

Whereas, the ICMYEsC and IJA are/is currently <u>domiciled</u> within the ECMYE-IRKR, <u>in harmony</u> <u>with and pursuant to</u> the <u>restoration and implementation</u> of the <u>supreme sovereign</u> Authority, Imperial Royal Flag Rights & Imperial white privileges, Emperial & Imperial-Constitutional Rights, Westphalian sovereignty, Territorial Sovereignty, and Imperial treaty/Treaty Rights for the <u>"Imperial Al Moroccan Amexem/American Empire for al Maghreb al Aqsa of the Ancient</u> <u>Empire De Al Morocco for the Country of United -states in Morocco at North America"</u>; and

Whereas, the ICMYEsC-supreme Court Clerk holds the <u>highest</u> Authority within the ICMYEsC, and the IJA Clerks Authority will oversee, validate and record all judicial matters. The IMYRS-Emperial Recorder holds the <u>highest</u> Authority within the IMYRS, records all documentation that arise within the ICMYEsC and IJA; also, all processes and transactions will utilize the:

✤ IMYRS-Emperial Recorder (ER) to provide a *judicial recording system* for the engagement of International, Maritime & Domestic UCC's, International & Monetary transactions; filing all contracts, i.e., Marriage, Adoptions & Custodial Child Services, Divorce, Real Property; or filing a grievance against another NAMA national or World-Citizen, etcetera;

Appointed & Commissioned Emperial & Imperial Justices to interpret the Imperial Laws and Imperial Rights of the ECIRK-via~ICCMYE for Imperial Policies. Emperial & Imperial Justices are appointed by the IROHEM. These Emperial & Imperial Justices have jurisdiction over; Admiralty, Civil, Criminal, Common Law, Maritime and International Law Cases;

4 Emperial & Imperial Justices appointed as <u>Superior Magistrates</u> that serves for life; they are considered capable and are trained to remove themselves from any scandal or wrongdoing. Anyone who assaults or usurps the power of such an Emperial & Imperial Justice will face the death penalty. Emperial & Imperial Justices appointed by the IROHEM, are independent of the IROHEM in their final decisions and sentencing, which safeguards the courts from outside interference. If an Emperial & Imperial Justice is convicted of treason, the Emperial & Imperial Justice/Judge sentence is death;

← ECC to provide a global overview of the IJA & Emperial Administrative Association (EAA), also the Jurisdictional Activities and functioning of the ECC for the ECMYE-IRKR; and, also to determine the Constitutionality of all Imperial Laws, Imperial Rights and Imperial Policies pertaining to the ECIRK~via~ICCMYE for the ECMYE-IRKR;

✤ Imperial National Court of Appeals to hear appeals from either: IMYCC, NAMA Royal Court (NAMARC), Imperial National Law Tribunals or Imperial Regional Law Tribunals; *moor-over*, the Imperial National Court of Appeals (INCA) gives advisory opinions on lawful and legal issues referred to it by inferior Courts;

5 of 8 IMYRS-2023-000000004 / Brief in Support for the ICMYEsC & IJA - Filed and Recorded 22 November 2023 @ 20:44

A NAMARC for first instance cases of both civil and criminal to settle lawful and legal disputes between parties. The NAMARC, Imperial Magistrates handles minor infractions in their communities, aided by the Imperial Autonomous Autochthon Council (IAAC); however, defendants have a right to appeal to higher judicial levels;

✤ Imperial Barristers, to conduct the prosecution in all court proceedings for the ICMYEsC and IJA. Imperial Barristers will apply Imperial Laws, Rights and Policies to individual cases as need arises; All Imperial Barristers & Imperial Solicitors are members of the IAAC; the IJA will utilize Non-Executive Directors/NED's to represent the IAAC to assist the IJA;

♣ IAAC to represent the rights and interests of NAMA nationals, businesses and other entities under Emperial, Imperial, Admiralty, Civil, Common Law, Criminal, Maritime and International Laws. The IAAC facilitates all dealings with NAMA nationals' affairs to ensure the Imperial Rights of all NAMA nationals are not infringed upon by the ECMYE-IRKR, or any Foreign State, De Facto government or Entities;

♣ Services of the Mashkim - a type of mediator who attempts to settle cases between two parties without necessitating court and the full IAAC process. If the case is not settled in this manner, and its outside of the Mashkim's scope, the case proceeds to Imperial Court;

✤ IMYCC to adjudicate Equity Law Cases within the ECMYE-IRKR. The IMYCC performs in harmony with the criteria Declared by: The United Nations Declaration on the Rights of Indigenous Peoples~effective year 2007; and the treaty of September 16, 1836~effective date 28 January 1837, pursuant to the Treaty of Peace and Friendship also known as "Treaty of the Ancient Empire Amexem (Al Moroc) with His Majesty the Emperor of Morocco, and the 2nd Continental Congress for the u.S. of A./uSA~effective date 23 June 1786~to~Treaties of Utrecht~ effective year 1713", also pursuant to the organic America states accompanying obligations, good faith performance and treaties for the IROHEM;

✤ Imperial Judicial Marshals (IJM), Imperial Regional Marshals (IRM), and the Imperial Community Marshals (ICM) to implement the sentences ordered by any Imperial Court, whether it is collecting a fine or exacting an equal physical punishment. The IJM, IRM and ICM carry out the administration of justice <u>in accordance with</u> the Imperial Laws, Imperial Rights and Imperial Policies of the ICMYESC & IJA;

♣ ECC to rule on whether Imperial laws that are challenged are in fact unconstitutional, i.e., whether they conflict with constitutionally established rules, rights and freedoms, among other things. The ECC is the *supreme interpreter* of the ECIRK via the ICCMYE, with the power to determine the constitutionality of Imperial Laws, Imperial Rights and Imperial Policies made by any public body within the ECMYE-IRKR; and

Whereas, the ICMYEsC & IJA pursuant to ECMYE-IRKR shall be funded through the IROHEM in accordance with the NAMA Emperial & Imperial Financial Enterprise, i.e., the NAMA Global Banque (NGB), per the Imperial Bennu Global Financial Institution (IBGFI) for All Imperial Judiciary Administration Resources *in harmony with* the *full faith and sovereign gold-credit guarantee*¹⁰ and *sovereign* Authority for #H.E.M.: Sambhũ Ameni-Re, *in his lawful status* as: the Muur-Moor, Sovereign CROWN Prince, ipso facto, ipso jure, interregnum, jus in re propria, jus-lus hæreditatis, jus-lus Imperii, jus-lus Gladii, jus-lus Honorom, jus-lus Majestatis, to the organic sovereign jurisdiction of the accompanying obligations, good faith performance and treaties, via the Imperial Royal treaty/Treaties, Imperial white Privileges & sovereignty for His Majesty the Emperor of Morocco *pursuant to* the \$100,000,000.00+ Million in *sovereign* gold-credit *derived* from the **Emp**erial Royal Sovereignty for His Majesty the Emperor of Morocco; also All the Emperial Sovereignty and Land Rights, Emperial Constitutional-Equity Contracts, Emperial Treaty Rights, venue, full faith and credit, for and of the Amurru Waxitaw Muurs de Dugdamoundyah-Royal Throne , Droit-Droit!!! All ICMYEsC & IJA budget templates, *includes* the itemization for the following: Cultural Resources, Human Resources, Financial Resources, Jurisprudence Resources, Management Resources, Physical Resources, Security Resources, Technical Resources and Westphalian sovereign Governance; and

¹⁰ full faith and sovereign gold-credit guarantee (clause) means: The Imperial Royal Flag-Equity Constitutional Decreed/Sovereign Republic state for the complete and timely satisfaction of ALL obligations by the Sovereign Republic state, which leads into unfettered credit and trading power of a Sovereign Republic state, printing NAMA Gold Sovereign Currency and NAMA Gold Sovereign TA'XI Coins to pay all debts and pledged in complete trust.

Wherefore, the ICMYEsC & IJA *pursuant to* the IROHEM per the ECMYE-IRKR are/is respected throughout the United States of America and World for being the Autochthon Government of the Americas with Westphalian sovereignty <u>and</u> the independence of its Emperial & Imperial judges, <u>and</u> for its delivery of equal justice under Domestic, International and Universal Law. Through the Brief in Support for the ICMYEsC & IJA, the Imperial judiciary identifies a set of strategies that will enable it to continue as a model in providing fair and impartial justice.

The Brief in Support for the ICMYEsC & IJA begins with expressions of the ICMYEsCE & IJA missions and core values of the ICMYEsC & IJA. Although any Brief in Support is by nature aspirational, these are constants which this Brief in Support for the ICMYEsC & IJA strives to preserve. The aim is to stimulate and promote beneficial change within the ICMYEsC & IJA change that helps fulfill and is consistent with, the ICMYEsCE & IJA missions and core values.

The Brief in Support for the ICMYEsC & IJA, <u>updated</u> 22 November 2023, continues with the ICMYEsC & IJA's tradition of meeting challenges and taking advantage of opportunities while preserving its core values. The ICMYEsC & IJA takes into consideration various trends and issues affecting the Emperial & Imperial judiciary, many of which challenge or complicate the Emperial & Imperial judiciary's ability to perform its ICMYEsCE & IJA missions effectively. In addition, the Brief in Support for the ICMYEsC & IJA recognizes that the future may provide tremendous opportunities for improving the fair and impartial delivery of justice.

The Brief in Support for the ICMYEsC & IJA anticipates a future in which the ICMYEsC & IJA is noteworthy for its accessibility, timeliness, and efficiency; attracts to judicial service the ECMYE-IRKR and World finest lawful and legal talent; is an employer of choice providing an exemplary workplace for a diverse group of highly qualified Emperial & Imperial judges and employees; works effectively with all branches of the Emperial & Imperial Government; and enjoys the NAMA nationals trust and confidence.

The Brief in Support for the ICMYEsC & IJA serves as an agenda outlining actions needed to preserve the Emperial & Imperial judiciary's successes and, where appropriate, bring about positive change. Although its stated goals and strategies do not include every important activity, project, initiative or study that is underway or being considered, the Brief in Support for the ICMYEsC & IJA focuses on issues that affect the Emperial & Imperial judiciary at large, and on responding to those matters in ways that benefit the entire Emperial and Imperial judicial branches and the communal it serves.

The Brief in Support for the ICMYEsC & IJA have seven fundamental issues that the ICMYEsC and IJA must now address, and a set of responses for each issue. The scope of these issues includes the fair and impartial delivery of justice; NAMA nationals and the public's trust, confidence in, and understanding of the Emperial & Imperial judicial branches; the effective and efficient management of resources; a diverse workforce and an exemplary workplace; technology's potential; access to Emperial & Imperial judicial process; and relations with the other branches of the Emperial & Imperial Government (responses not included); and

Wherefore, <u>in accordance with</u> the aforementioned historical, lawful and legal context, it is hereby <u>Declared</u> that the Emperial CROWN Prince Ramesses Abel Bey, who bearing <u>pure de</u> <u>Washitaw Muur lineage</u>, with a slight ancestral connection to the <u>Marquis de Maison Rouge</u>, asserted his rightful position as the ^{SSE}Emperial heir to the Emperial Royal Throne <u>for and of</u> the <u>French-Marquis de Maison Rouge</u> and the **SSE**United Washitaw de Dugdahmoundyah of the Indigenous Emperial Washitaw Nation <u>henceforward</u> **SSE**Amurru Waxitaw Muurs de Dugdahmoundyah for the Autochthon-Autonomous Emperial Waxitaw Nation, Droit.

The Brief in Support for the ICMYEsC & IJA <u>outlines</u> a <u>momentous occasion transpired</u> with the <u>establishment</u> of the 'Sovereign State' United Washitaw de Dugdahmoundyah~effective date 20 March 2003. This <u>monumental event</u> was marked by the signing of the *"Treaty of Peace And Friendship"* <u>between</u> the United Washitaw de Dugdahmoundyah <u>and</u> Mount 'Arafat Embassy, <u>representing</u> the 'Sovereign State' Yamassee Native American Government. This Emperial Treaty, <u>hereafter</u> referred to as the "Treaty of Amity, Commerce, Navigation and Resurrection," solidifies the alliance <u>between</u> His Imperial Majesty's Royal Post via Mount 'Ararat Embassy <u>and</u> the Amurru Waxitaw Muurs de Dugdahmoundyah, <u>in accordance with</u> the principles outlined in the IROHEM. This historic agreement has undergone <u>re-venue</u> per the UN-Jurisdictional Immunities of States and Their Property, <u>specifically</u> for the ECMYE-IRKR. This adjustment is made in adherence to the principles of <u>full faith and sovereign goldcredit (clause</u>), ensuring the <u>legitimacy and integrity of the treaty/agreement</u>.

The IROHEM, <u>in harmony with</u> the Emperial CROWN Prince Ramesses Abel Bey (PBUH), and in alignment with the <u>established treaties</u> and lawful & legal frameworks, <u>hereby</u> affirms the <u>Emperial sovereignty and legitimacy</u> of the Amurru Waxitaw Muurs de Dugdahmoundyah for the Autochthon-Autonomous Emperial Waxitaw Nation, solidifying its place on the international stage. May this <u>declaration</u> serve as a testament to the enduring commitment to peace, friendship and the pursuit of harmonious relations among Sovereign Governments and Republic Nations; and

Therefore, *in conclusion*, the ICMYEsCE Mission, the IJA Mission and Brief in Support for the ICMYEsC & IJA stand as <u>unwavering pillars</u> dedicated to upholding justice, fairness and the Rule of Law, i.e., Domestic, International or Universal, within the *De Jure/Sovereign* borders of the ECMYE-IRKR. Aligned with the Federal Judiciary Administration for the United States (FJAUS), International Criminal Court (ICC) and the International Criminal Court of Justice (ICCJ), the ICMYEsCE and IJA Missions extends its commitment to the global community. The ICMYEsC and IJA in collaboration with the FJAUS, ICC & ICCJ, seeks to strengthen international cooperation in all lawful, legal and administration matters. Embracing shared values, the ICMYEsC and IJA promotes cultural and educational exchanges, fostering a resilient lawful & legal infrastructure. With a commitment to addressing transnational challenges, combating organized crime, corruption and terrorism, the ICMYEsC and IJA aims to create a *more-moor-muur* secure environment that encourages economic growth and social development.

The ICMYEsC, being the <u>officially</u> Constitutional Decreed-Imperial CMYE supreme Court for the ECMYE-IRKR, and the global community, plays a pivotal role in interpreting the ECIRK, safeguarding individual rights, and ensuring equality under the Rule of Law. By serving as a check on the powers of the Global Community, and the Executive and Legislative branches of the IROHEM, the ICMYEsC and IJA contributes to the stability and credibility of the ECMYE-IRKR judicial system. The ICMYEsC including the IJA operate as a national, independent, international and universal judiciary, preserving core values while adapting to changing needs. The ICMYEsC and IJA commitment to <u>implementing</u> the <u>Restoration</u> of the <u>IMYCC</u> and adhering to the criteria <u>Declared</u> by: The Constitution <u>for</u> the united States of America, uSA, demonstrates a dedication to justice that transcends time and jurisdiction. In essence, the ICMYEsC and IJA embodies a vision for a World where the principles of justice and fairness prevail, enriching the lives of NAMAs and World-Citizens alike. Through their tireless efforts, these Emperial & Imperial Missions contribute to the progress of humanity, creating a secure and just environment for All, eesh! ③

May this Brief in Support for the ICMYEsC & IJA find the United States, United Nations Security Council, World Governments, Sovereign States, World-Citizens and NAMA nationals on Earth in Great Spirits, Huvarshta (good deeds), Humata (good thoughts), Hukhta (good words) & Peace (Salam); <u>also</u>, that We, the IROHEM per the ECMYE-IRKR <u>and</u> ** * His-Royal-Highness: Emperor: *Sambhũ Ameni-Re 'Ade Loye' enjoy excellent bilateral relations and prosperity, Ase (so be it) "ZIN-URU and power we shall have"; thank you (know thyself), eesh!!! ©

<u>Note</u>: *In harmony with*: The Charter of the United Nations_effective date 24 October 1945 (International Law of Treaties, pursuant to Article 26 Pacta sunt servanda "Every treaty in force is binding upon the parties to it and must be performed by them in good faith"), Droit.

Brief in Support for the Imperial CMYE supreme Court and the Imperial Judiciary Administration:

8 of 8 IMYRS-2023-000000004 / Brief in Support for the ICMYEsC & IJA - Filed and Recorded 22 November 2023 @ 20:44