In accordance with U.N. Resolution 1514-Decolonization Act (1960)
Declaration on the granting of independence to colonial countries and peoples

**Article VI. Collective Rights** of the **American Declaration on the Rights of Indigenous People (ADRIP)** states, “Indigenous peoples have collective rights that are indispensable for their existence, well-being, and integral development as peoples. In this regard, the states recognize and respect, the right of the indigenous peoples to their collective action; to their juridical, social, political, and economic systems or institutions; to their own culture; to profess and practice their spiritual beliefs; to use their own tongues and languages; and to their lands, territories and resources. States shall promote with the full and effective participation of the indigenous peoples the harmonious coexistence of rights and systems of the different population, groups, and cultures.”

**THE GREAT GRAND COUNCIL**

**LAWFULLY ADDRESSES**

THE UNITED STATES (in America) OFFICE OF THE PRESIDENT, DEPARTMENT OF STATE AND ALL RELATIVE DEPARTMENTS AND AGENCIES, MEMBERS OF CONGRESS, AND ALL DOMESTIC POLITICAL SUBDIVISIONS (State and Local Officials), HEADS OF STATE OF MEMBER STATES OF ORGANIZATION OF AMERICAN STATES (OAS), AND SECRETARIATES OF OAS AND UNITED NATIONS, ETCETERA AND IN LAWFUL CORRESPONDENCE TO:

UNITED STATES DEPARTMENT OF STATE
Secretary Anthony Blinken
2201 C St. NW
Washington, DC 20520
c/o WHA/USOAS Bureau of Western Hemispher Affairs Department of State
Room 5914 Washington, District of Columbia 20520
And a copy to via Email: usa@oas.org

AND

DEPARTMENT OF DEFENSE
Secretary Lloyd J. Austin III
1000 Defense Pentagon
Washington, District of Columbia 20301-1000
OFFICIATES THIS

STATE OF EMERGENCY

Pursuant to Council Resolution No. 01-032821-The Great Decree, and In accordance with U.N. Resolution 1514-Decolonization Act (1960)

“Conscious of the need for the creation of conditions of stability and well-being and peaceful and friendly relations based on respect for the principles of equal rights and self-determination of all peoples, and of universal respect for, and observance of, human rights and fundamental freedoms for all without distinction as to race, sex, language or religion, Recognizing the passionate yearning for freedom in all dependent peoples and the decisive role of such peoples in the attainment of their independence”

Wi the People find it necessary to officiate this STATE OF EMERGENCY due to the continuum of Ethnocide, Genocide, and DEMOCIDE against Aboriginal Indigenous Americans (American Indians/Aborigines) and American citizens committed by the UNITED STATES, ET AL., through and by its forced, de facto mRNA- genetic bioweapon in continuation of the COVID-19 (“Gain of Function Research”) global population control protocol, committing treason against our organic constitutions, denying basic rights to life, liberty, and the pursuit of happiness.

The UNITED STATES, ET AL., is in violation of The Great Law of Peace and the CEASE-AND-DESIST order circulated by The Great Decree beginning in March of 2021. Subsequently, the UNITED STATES government was charged of Genocide in 1951- We Charge Genocide: The Historic Petition to the United Nations for Relief From a Crime of The United States Government Against the Negro People, and again in 2021 where they have been found guilty of 5 Counts of GENOCIDE by an International Tribunal on Human Rights Abuses Against Black, Brown, and Indigenous Peoples October 23-25, 2021 New York, NY, Turtle Island, Lenape land, USA [News | Tribunal2021]

Exercising our rights as Aboriginal Indigenous Americans to decolonize and be self-determinate continues to be impeded by benign neglect, outright denial of requests for resources and assistance, identity theft/fraud, and weaponization of the U. S. legal system whereas exhausting State remedies is impossible given actions of rogue misconduct and or inaction by the State and its political subdivisions. [SEE Home (americaunitedinternational.net)]

Moreover, transnational, and international organizations such as the OAS and United Nations are historically complicit in their oversight and correction of human rights crimes and abuses against Aborigines that occur on Turtle Island (in the Americas) including other territories such as West Papua and Australia.
Given the fact the UNITED STATES is a State Party to the Convention on the Prevention and Punishment of the Crime of Genocide (1948) whereas:

“The Contracting Parties confirm that genocide, whether committed in time of peace or in time of war, is crime under international law which they undertake to prevent and to punish [Article 3]…The Contracting Parties undertake to enact, in accordance with their respective Constitutions, the necessary legislation to give effect to the provisions of the present Convention, and, in particular, to provide effective penalties for persons guilty of genocide or any of the other acts enumerated in article III” [Article V]

We demand IMMEDIATE ACTION from the UNITED STATES in addressing rogue political subdivisions on how to lawfully engage us (all federal agencies, states, counties, local government, and all law enforcement, security forces etcetera) and giving notice to all state actors and reconstituting public servants in Constitutional Law and the Supreme Law of the Land which is Treaty Law:

“Whereas, since the formation of the United States, the Congress has recognized the sovereign status of Indian tribes and has, through the exercise of powers reserved to the Federal Government in the Commerce Clause of the Constitution (art. I, s.2, cl. 3), dealt with Indian tribes on a government-to-government basis and has, through the treaty clause (art. II, s.2, cl. 2) entered into three hundred and seventy treaties with Indian tribal Nations;

Whereas, from the first treaty entered into with an Indian Nation, the treaty with the Delaware Indians of September 17, 1778, the Congress has assumed a trust responsibility and obligation to Indian tribes and their members

Whereas this trust responsibility calls for Congress to “exercise the utmost good faith in dealing with Indians” as provided for the Northwest Ordinance of 1787, (1 Stat. 50);

Whereas the judicial system of the United States has consistently recognized and reaffirmed this special relationship…”

[100th CONGRESS 2D Session H. CON. RES. 331]

“…This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding” [Article 6 of the United States Constitution]
Under the provisions of the International Covenant on Civil and Political Rights (ICCPR) in which the UNITED STATES has been a State Party since 1996, We demand the UNITED STATES work collaboratively with our Councils to implement effective remedy by

“Competent judicial, administrative or legislative authorities, or by any other competent authority provided for by the legal system of the State, and to develop the possibilities of judicial remedy”

As PRISONERS OF WAR and PROTECTED PERSONS in accordance with the Fourth and Fifth Geneva Conventions, and since we are forced Nationals (Schneider Act 1924) of an occupying, co-belligerent State and do not have normal diplomatic representation in the UNITED STATES, we demand all General Provisions of these International Conventions.

IN CONCLUSION

For far too long our people the Aboriginal American Indians have been treated as below human, reclassified, beaten, lynched, persecuted, and robbed of our history and dignity. Many good people from the United States and the International community have fought to change this reality by passing resolutions, declarations, and laws to put a cease to our abuse. For the love of these great individuals, their spirit, and the need to restore and maintain peace on our land, we demand that the laws, resolutions, and declarations be respected and enforced, so justice finally prevails.

Wi the People seek SAFE PASSAGE in our RIGHT OF RETURN~

AH SHo!
CNNA State of Emergency 01-01212022

Coosa Nation-State of North America

EMAH AHNEETAH
Head Clan Mother

SAHANI UGIDAIHLI
Principal Chiefess

SURIAH OTA-DABUN
Chiefess Of Justice

Attested and executed this 21st day of January 2022

Representative Signatories,

S/__________________________
Principal Chiefess Sahani Ugidahli, Dr. Monique Y Tate (GA)

/S/ Emah AHNEETAH
Emah AHNEETAH Anita Lawson, Chief Mother (NJ)

/S/ Chiefess Suriah Ota’Dabun
Chiefess Suriah Ota’ Dabun, Clan Mother & Chief Justice (AL)

/S/__________________________
Chiefess Teh’Yah Handy Clan Mother & Administration, Oka Nashoba Chikashah (TN, MS, AR)

/S/__________________________
Chiefess Eyota. Clan Mother & Government Administration (AL)

/S/__________________________
Chief Eagle Eye of Oka Nashoba Chikashah Nation, (TN, AR)

/S/ Two White Arrows
Ray Hall, Two White Arrows, Deputy Ambassador (MI)

/S/ Anu Deganoweeda Thunder (Ronnie McLean)
Anu Deganoweeda Thunder (Ronnie McLean), Ambassador (NY & Canada)

/S/__________________________
Chief Little Tornado of Ba-Pakal Luma Nation (NC, VA, FL)

OFFICIAL RAISED SEAL

SH’NETE KAH’OO L
It is Written It is Spoken It is Heard

CNNA (USA) Headquarters: 124 Saunders Street, Flovilla, GA 30216
Mailing: P O Box 1841 Jackson, GA 30216 Office: 678)752-8455
http://coosanationstate.org