# Moorish National Republic of Peace Supreme Religious Council Assembled Right to Travel Certification Program



# TO ESTABLISH RIGHT TO TRAVEL CERTIFICATION PROGRAM

Pursuant to the Moorish National Republic of Peace Constitution, Amendment XVIII, Section 3, wherein it states:

"The Moorish National Republic of Peace shall make all laws necessary and proper for carrying out the powers vested in its government, departments, and officers under this Constitution,"

there shall hereby be designated Right to Travel Certification Program Provisions to serve this purpose.

This Public Law shall go into immediate effect.

**PUBLIC LAW VOTED ON: March 30, 2025** 

GRAND WAZIR OF M.N.R.P.: \_\_Eric Ingram Bey\_\_\_\_\_

#### MNRP Right to Travel Certification Program

#### **Section 1 – Foundations of Sovereign Travel Rights**

#### A. Divine Origin and National Authority

The **Right to Travel** is a sacred and unalienable right derived from divine law, affirmed by the Constitution of the **Moorish National Republic of Peace (MNRP)** and governed by the **Supreme Religious Council**. No foreign government, statute, or corporate entity holds lawful jurisdiction over the private movement of Moroccan Nationals.

This right is enshrined in:

- The MNRP Right to Travel Act (Public Law 111-05, 2025)
- The International Road to Traffic Law (2025)
- MNRP Constitution, Amendment XVIII, Section 2, Clause 2
- The Law of Nations and International Customary Law

All Nationals of MNRP are entitled to move freely, without license, restriction, or permit, so long as their travel is peaceful and non-commercial.

#### **B. MNRP Jurisdiction Over Travel**

The Moorish National Republic of Peace is a sovereign, independent theocratic nationstate, fulfilling all criteria of statehood under international law (Montevideo Convention, 1933), and is thus empowered to:

- Issue its own Travel Credentials and Passports
- Define lawful conduct on its roads and travel corridors
- Establish Traffic Law and Enforcement exclusive to its jurisdiction
- Protect its Nationals from any external interference or unlawful detention

All lawful travel under MNRP jurisdiction is recognized as private, sacred movement and shall not be converted into a taxable or commercial act.

#### C. Separation of Travel and Commerce

Pursuant to the **International Road to Traffic Law**, the MNRP distinguishes:

• **Private Travel** – The sacred, unrestricted right of a National to move from one place to another without engaging in commerce

• **Commercial Driving** – The regulated activity of transporting goods or persons for profit, which may require commercial licenses under MNRP law if performed within its commercial system

**Only commercial carriers are subject to regulation.** Moroccan Nationals traveling in a private capacity are protected by the **Right to Travel Act** and shall not be detained, taxed, fined, or subjected to foreign jurisdiction.

# D. National Travel Credentials and Sovereign Proof

The **Identification Act of the MNRP** establishes that:

- Moroccan Nationals shall be issued Travel Credentials, National ID Cards, and
   Passports under the exclusive authority of the Ministry of Records and Identification
- These documents verify the bearer's status as a sovereign National
- Travel Credentials exempt the bearer from all foreign commercial travel codes, licenses, and tax schemes

All such credentials are recorded and authenticated by the **National Identification Registry**, ensuring full legal protection under MNRP Law and international recognition.

# Section 2 – Understanding Key MNRP Documents and Legal Doctrines

# A. Foundational Documents Empowering the Right to Travel

The Right to Travel is not an isolated privilege but a recognized legal right grounded in the foundational framework of the Moorish National Republic of Peace. Every MNRP National seeking certification must understand the following governing documents:

#### 1. The Constitution of the Moorish National Republic of Peace (2025)

- The supreme law of the land.
- Amendment XVIII, Section 2, Clause 2 authorizes the government to enact all laws necessary and proper for carrying out sovereign powers—including travel.
- Recognizes the people as the source of all authority and protects liberty, movement, property, and spiritual expression.

#### 2. The MNRP Right to Travel Act (Public Law 111-05)

Establishes the unrestricted, non-commercial right to travel as a natural,
 God-given right.

- o Prohibits the conversion of this right into a taxable or licensed privilege.
- Provides legal protections and enforcement mechanisms under MNRP jurisdiction for any violation of this right.
- Declares travel credentials as valid proof of exemption from foreign restrictions.

#### 3. MNRP International Road to Traffic Law

- Separates Private Travel from Commercial Driving.
- Protects Nationals from unlawful roadside detainment, ticketing, or seizure of conveyances.
- Declares MNRP Traffic Court as the sole lawful authority in all travel matters concerning Moroccan Nationals.
- Provides a lawful framework for vehicle trust registration and sovereign road operations.

# 4. MNRP Identification Act

- Establishes the legal system for issuing National ID, Travel Credentials, and Passports.
- Defines these documents as lawful, sovereign instruments for identity and freedom of movement.
- Confirms that all documents are internationally valid under the Law of Nations and protected by diplomatic status.

#### 5. MNRP Public Law 111-02 - Aircraft and Motor Vehicle Law

- Regulates criminal offenses involving motor vehicles and travel infrastructure under MNRP Law.
- Establishes jurisdictional definitions, including the term "Driver" as a commercial operator and distinguishes lawful sovereign travel from commerce.

#### **B. Legal Doctrines Every Traveler Must Know**

#### 1. Sovereign Immunity

 As a citizen of a sovereign nation, every Moroccan National carries immunity from foreign jurisdiction while engaged in lawful, non-commercial activity.  No external agent may lawfully convert travel into a regulated act without committing a breach of international law.

# 2. Divine Rights and Dominion

- o Travel is protected not just by international custom but by divine decree.
- All MNRP law is rooted in the divine right of self-determination, rendering MNRP Nationals free from external control or commercial bonding.

#### 3. Law of Nations

- As recognized in customary international law, every Nation has the right to regulate the movement of its Nationals.
- MNRP operates under full compliance with the Montevideo Convention and is vested with capacity to enforce and protect this right globally.

#### 4. Non-Derogation of Rights Doctrine

- o Rights cannot be surrendered through silence, ignorance, or by accident.
- MNRP Nationals must affirm their standing, travel with proper documentation, and assert their jurisdiction when challenged.

# C. National Duty and Responsibility

- Every Moroccan National is required to study, know, and uphold these laws.
- Certification is not just about travel—it's about enforcing the sovereignty of the MNRP through lawful presence.
- Knowledge of these doctrines prepares each National to carry out their role as an **Ambassador of the Nation** in public and private travel.

# Section 3 – Conduct and Lawful Procedure During Encounters with Foreign Law Enforcement

### A. Diplomatic Demeanor of Moroccan Nationals

Certified Moroccan Nationals are representatives of the **Moorish National Republic of Peace**, a sovereign and independent theocratic Nation-State. Therefore:

- Always conduct yourself with calm, confidence, and respect.
- Maintain composure as a Sovereign Diplomatic Traveler, not as a subject of any foreign system.

Speak only as necessary to establish your status and jurisdiction.

#### **B.** Lawful Identification and Assertion of Status

Upon any encounter with foreign law enforcement:

# 1. Present MNRP Travel Credentials or National ID Only

- Do not provide foreign driver's licenses, registrations, or insurance.
- Your MNRP-issued documents are the only valid proof of sovereign nationality and jurisdiction.

#### 2. State Clearly and Lawfully:

"I am a Moroccan National of the Moorish National Republic of Peace. I am traveling peacefully in a private capacity under the protection of my Nation's laws and under international law. I do not consent to foreign jurisdiction or contract."

# 3. Never Admit to "Driving" or Any Commercial Activity

- o You are not engaged in transportation or commerce.
- You are exercising your protected **Right to Travel** under MNRP Law and the Law of Nations.

### C. Proper Response to Unlawful Citation or Summons

If a foreign officer attempts to issue a ticket, summons, or order to appear in court:

## 1. Do Not Sign or Consent to Contract

- You may take the document only under protest.
- Write clearly on the ticket:

"Accepted under threat, duress, and coercion – No Consent. I am a Moroccan National under MNRP jurisdiction."

# 2. Do Not Appear in Their Court as a Defendant

- Doing so creates implied consent to foreign jurisdiction.
- o Instead, file a Jurisdictional Challenge Affidavit with both:
  - The foreign clerk of court (Notice of Lack of Jurisdiction), and
  - The MNRP Court of Justice for remedy and intervention.

#### 3. Invoke Protection from MNRP

- Submit your report to the Registrar of Travel Affairs.
- o The MNRP may issue a **Notice of Foreign Trespass** or diplomatic protest.
- o This transforms the matter into a **state-to-state international issue**.

#### D. Unlawful Detainment or Interference

If you are detained, cited, or have property threatened:

- Remain peaceful and silent beyond your declaration of status.
- Do not resist physically, but **document everything**:
  - o Time, place, officer's name, agency, badge, and any statements.
- You have the right to:
  - o File a Sovereign Rights Violation Report
  - Demand remedy and protection through the MNRP Court of Justice

# E. Final Principle of Lawful Remedy

All Moroccan Nationals shall seek remedy exclusively through the Moorish National Republic of Peace Court of Justice.

Foreign courts have no lawful jurisdiction over peaceful Nationals operating under MNRP law and international protection. No appearance shall be made, nor fines paid, without first challenging jurisdiction and notifying the proper national authority.

# NOTICE OF SOVEREIGN REPRESENTATION, FOREIGN SOVEREIGN IMMUNITY, AND JURISDICTIONAL CHALLENGE

Filed by the Government of the Moorish National Republic of Peace (MNRP)
Through the Ministry of Foreign Affairs & Diplomatic Relations
Authorized by the Public Minister, under Sovereign Seal
For submission to any tribunal, administrative forum, or domestic court of the United
States or its political subdivisions asserting jurisdiction over a National of the MNRP.

#### TO:

The Presiding Judge and Clerk of Court
[Insert Court Name and Address]
[City], [State] [ZIP] (Non-Domestic to MNRP)

#### FROM:

The Government of the Moorish National Republic of Peace (MNRP)
Ministry of Foreign Affairs & Diplomatic Relations
Office of the Public Minister
[Insert Official MNRP Contact Address – Non-Domestic]

RE: Jurisdictional Challenge and Assertion of Sovereign Representation Over MNRP National [Full Name]

Case No.: [Insert Case Number]

**Court: [Insert Court Name]** 

#### I. NOTICE OF SOVEREIGN REPRESENTATION AND IMMUNITY

The Moorish National Republic of Peace (MNRP), a sovereign and independent state recognized under the Montevideo Convention on the Rights and Duties of States (1933) and by virtue of binding treaties with the United States, hereby provides formal and lawful notice of sovereign representation over the National identified above.

The MNRP acts in its full sovereign capacity under the doctrine of Parens Patriae, exercising supreme responsibility for the protection of its Nationals abroad, and asserting its absolute foreign sovereign immunity under international law and U.S. statutory law, specifically the Foreign Sovereign Immunities Act (28 U.S.C. §§ 1602–1611).

The referenced National is lawfully recorded as a Citizen and National of the MNRP, and operates under the full protection and representation of this government. Any attempt by this tribunal to exercise jurisdiction over the National or the Government of the MNRP is a violation of the recognized immunity of foreign sovereigns and is unlawful under both domestic and international law.

This appearance is made solely by diplomatic notice, not by general appearance, and does not constitute consent or waiver of sovereign rights or immunities.

#### II. FORMAL CHALLENGE TO JURISDICTION

The MNRP formally challenges the jurisdiction of this forum for the following lawful and binding reasons:

# 1. Foreign Sovereign Immunity Applies

Under the Foreign Sovereign Immunities Act (FSIA), 28 U.S.C. §§ 1602–1611, foreign states and their instrumentalities, including their nationals and lawful officials acting under sovereign authority, are immune from suit and jurisdiction in U.S. courts except under narrowly defined exceptions which do not apply here.

The MNRP, as a sovereign state, and its National, operating under government-issued credentials, enjoy full protection of this immunity.

2. Absence of Lawful Jurisdiction Over Foreign Sovereigns and Their Nationals

The referenced National is not a citizen or subject of the United States or any political subdivision thereof, including [Insert State]. Said National remains under the exclusive jurisdiction of the MNRP.

As such, and pursuant to Article III, Section 2 of the United States Constitution, controversies involving foreign states or their nationals fall strictly within the original jurisdiction of federal courts, not state or local forums.

#### 3. Binding Treaty Protections Asserted

- Treaty of Peace and Friendship (1836), Article 4:
   Recognizes the right of Moroccan nationals bearing proper signals and passes to travel unmolested. The MNRP-issued credentials and conveyance registration are such signals under this treaty, binding upon this court.
- Treaty of Madrid (1880), Article 15:
   Confirms the sovereign right of Moroccan nationals to remain under the

protection of their own government while residing abroad. No lawful naturalization or voluntary submission to foreign jurisdiction has occurred.

- Vienna Convention on Consular Relations (1963), Article 36:
   Requires immediate notification to the foreign sovereign government upon any detention or legal action against its nationals. No such notification has been lawfully provided to the MNRP.
- 4. Violation of Supremacy Clause and Federal Treaty Obligations

Under Article VI of the U.S. Constitution, treaties are the supreme law of the land. Any action undertaken in contradiction of these treaties is an express violation of constitutional law and renders this tribunal's jurisdiction void.

Furthermore, under 28 U.S.C. § 1331 (Federal Question Jurisdiction), all cases arising under treaties of the United States belong exclusively in federal court.

#### III. DIPLOMATIC NOTICE AND DEMAND

By this formal notice, the MNRP, exercising its full sovereign rights and immunities, demands:

- 1. Immediate suspension of all proceedings, pending proper jurisdictional determination between governments.
- 2. Formal recognition of the sovereign status of the National, and the immunity of both the Government of the MNRP and its National under applicable law.
- 3. Immediate removal of this matter to the appropriate federal forum, respecting the supremacy of treaty law, federal question jurisdiction, and foreign sovereign immunity.
- 4. Prohibition on any plea or contractual engagement by the referenced National, who lacks lawful capacity to engage foreign jurisdictions absent express sovereign consent.
- Cessation of all unlawful actions, including further detention, penalization, or attempted prosecution against the National or interference with the MNRP's sovereign interests.

Failure to comply constitutes an actionable violation of international law, U.S. treaty obligations, and the sovereign immunity of the MNRP, subjecting this forum and its officers to further action.

#### IV. AUTHORITY FOR THIS NOTICE

This Notice is lawfully issued under:

- MNRP Constitution (2025), Articles IV, V, VI, XIII, XIV, XVII
- Treaty of Peace and Friendship Between the United States and Morocco (1836)
- Treaty of Madrid (1880)

Seal: [Affix Official MNRP Seal]

- Montevideo Convention on the Rights and Duties of States (1933)
- Vienna Convention on Consular Relations (1963)
- Foreign Sovereign Immunities Act (28 U.S.C. §§ 1602–1611)
- Article III, Section 2, and Article VI of the United States Constitution

The MNRP preserves all rights, immunities, and remedies under domestic and international law and expressly does not waive any sovereign protections by issuance of this notice.

Executed this _	day of	, 2025	
By lawful autho	rity of the Gov	ernment of the Mo	orish National Republic of Peace
Office of the Pu	blic Minister		
Ministry of Fore	eign Affairs & D	iplomatic Relatior	ns
Signature:			
Name: [Typed F	full Name of Pเ	ıblic Minister]	
Title: Public Mi	nister		

# UNIVERSAL NOTICE OF FOREIGN SOVEREIGN IMMUNITY & JURISDICTIONAL CHALLENGE

(Filed by the Government of the Moorish National Republic of Peace — MNRP) (For Use in Any U.S. State or Venue — Prior to Any Plea, Before Proceedings Commence)

N THE	COURT OF	COUNTY
STATE NAME]		
Case No.:		-
Citation/Reference	e No.:	

OFFICIAL NOTICE OF CHALLENGE TO JURISDICTION AND ASSERTION OF FOREIGN SOVEREIGN IMMUNITY

Filed by the Government of MNRP in Representation of Its National Appearing by Diplomatic Notice Only — No Submission to Foreign Jurisdiction

TO THE HONORABLE COURT:

The Moorish National Republic of Peace (MNRP), by and through its duly appointed Public Minister, acting under full sovereign capacity as a foreign, free, and independent government, hereby enters this matter by diplomatic notice only, to assert its standing, assert Foreign Sovereign Immunity, and protect the rights, liberty, and lawful status of its National, [Full Name], a recognized Moroccan National under the authority of the MNRP.

This action is taken pursuant to:

- The MNRP Constitution (2025)
- The Treaty of Peace and Friendship (1836)
- The Treaty of Madrid (1880)
- The Montevideo Convention (1933)
- The Vienna Convention on Consular Relations (1963)
- And Foreign Sovereign Immunities Act (28 U.S.C. §§ 1602–1611)

This notice does not constitute a general appearance, nor submission to this tribunal's jurisdiction, nor consent to foreign municipal authority, including the STATE OF [INSERT] or the UNITED STATES. This filing is made solely in the exercise of Parens

Patriae doctrine and diplomatic right, and to preserve the absolute foreign sovereign immunity of the MNRP and its National.

#### I. STATUS AND SOVEREIGNTY

- [Full Name] is a Moroccan National under the sovereignty of the Moorish National Republic of Peace (MNRP), a recognized sovereign government in full compliance with the standards of the Montevideo Convention (1933) possessing defined territory, population, government, and capacity to engage in international relations.
- Said National has lawfully and publicly renounced all foreign citizenships, memberships, contracts, and political allegiances to the United States or its political subdivisions, and operates solely under the authority of the MNRP.
- At the time of the alleged incident, the National was engaged in peaceful, noncommercial travel, under MNRP-issued credentials and conveyance registration, which carry lawful sovereign insignia and signals recognized under international treaty law.

#### II. JURISDICTIONAL OBJECTION AND SOVEREIGN IMMUNITY ASSERTION

- 4. The MNRP, under its capacity as a sovereign government and under the doctrine of Parens Patriae, formally objects to all presumptions of jurisdiction in this matter.
- 5. The National named herein is under the full protection of foreign sovereign immunity, as codified in the Foreign Sovereign Immunities Act (FSIA, 28 U.S.C. §§ 1602–1611).
  - No lawful contract, nexus, commercial activity, or consensual submission to jurisdiction exists to support this tribunal's assumption of authority.
  - MNRP does not consent to U.S. jurisdiction over its government or its Nationals.
- 6. Any prior documents, identification numbers, or administrative creations issued by foreign political subdivisions were done without knowing, willing, and intentional consent of the National, and are hereby expressly repudiated.

#### III. TREATY PROTECTIONS ASSERTED

- 7. Treaty of Peace and Friendship (1836), Article 4:
  Affirms that Moroccan Nationals bearing proper signals and passes are to remain unmolested in travel. The MNRP-issued credentials constitute such recognized signals under the treaty, binding upon this tribunal.
- 8. Treaty of Madrid (1880), Article 15:

  Guarantees Moroccan Nationals the right to reside abroad while retaining their full sovereign nationality and protection, absent lawful naturalization, which has not occurred here.
- 9. These treaties, duly ratified by the United States, remain binding under the Supremacy Clause (Article VI, Clause 2) of the United States Constitution, superseding all state and local laws.
- 10. This document is not an appeal for constitutional protection, but a lawful reminder of this tribunal's pre-existing legal obligations under international treaties and sovereign immunity law.

# IV. DIPLOMATIC NOTICE AND POSITION OF THE GOVERNMENT

- 11. The Government of the MNRP enters this record by diplomatic notice only, not general appearance, to:
- Preserve all sovereign rights and immunities;
- Object to jurisdiction;
- Demand recognition of treaty obligations;
- Assert sovereign immunity on behalf of itself and its National.
- 12. No plea, appearance, or submission is to be entered on behalf of the National, as any such action would be deemed involuntary, fraudulent, and violative of international and treaty law.

# V. DEMAND FOR PROOF OF JURISDICTION

- 13. Before any lawful proceedings may commence, this tribunal is hereby formally required to produce verified evidence of:
- Clear, undisputed subject matter and personal jurisdiction;
- Verified, lawful contract, citizenship, or obligation between the National and the UNITED STATES or STATE OF [INSERT];

- Declaration whether this is a court of record or an administrative/commercial tribunal;
- Lawful delegation of authority to exercise jurisdiction over a foreign sovereign
   National enjoying full diplomatic protection.

#### VI. DEMAND FOR ABATEMENT OR DISMISSAL

- 14. The Government of the MNRP hereby demands one of the following lawful remedies:
- Immediate abatement of this matter, pending jurisdictional clarification between governments; or
- Full dismissal with prejudice, for lack of lawful jurisdiction, standing, and enforceable claim.

#### VII. RESERVATION OF NATIONAL AND SOVEREIGN RIGHTS

- 15. The Government of the MNRP expressly preserves all sovereign rights, protections, immunities, and remedies under:
- The MNRP Constitution (2025)
- The Treaty of Peace and Friendship (1836)
- The Treaty of Madrid (1880)
- The Montevideo Convention (1933)
- The Vienna Convention on Consular Relations (1963)
- The Foreign Sovereign Immunities Act (28 U.S.C. §§ 1602–1611)
- Customary and codified international law.

This notice does not waive any sovereign protections by its issuance.

Submitted with full authority of the Government of the Moorish National Republic of Peace.

Executed this day of	, 2025		
Public Minister of MNRP			
Name:			
Title: Public Minister			

Ministry of Foreign Affairs & Diplomatic Relation	าร
[Official Contact – Non-Domestic]	
Signature:	
Seal: [Affix National Seal]	

# **Attachments (Recommended):**

- Copy of MNRP Travel ID or Passport
- Copy of MNRP Right to Travel Act
- Certified Copies of Treaty Provisions (Peace and Friendship, Madrid)
- Affidavit of Status and Standing (as needed)

#### MOTION FOR REQUEST FOR ADMISSIONS

(Filed by the Government of the Moorish National Republic of Peace — MNRP)
(For Use in Any U.S. State or Venue — Prior to Any Plea or Submission to Jurisdiction)

IN THE [STATE NAME]	COURT OF	COUNTY
Case No.:		-
Citation/Refere	ence No.:	
MOTION FOR R	EQUEST FOR ADMISSI	ONS
By Special Visit	ation and Without Co	sent to Jurisdiction
Filed by the Go	vernment of the MNRP	Through Its Public Minister, on Behalf of Its
National		

#### TO THE COURT AND OPPOSING PARTY:

The Moorish National Republic of Peace (MNRP), a foreign, sovereign, and independent government recognized under international law and treaty, by and through its duly appointed Public Minister, enters this matter strictly by special visitation, not general appearance, without consent to the jurisdiction of this foreign domestic forum.

This motion is filed under diplomatic right and Parens Patriae, in lawful protection of [Full Name], a recognized Moroccan National under the authority of the MNRP. Said National has lawfully renounced all foreign political citizenships and operates exclusively under the jurisdiction and protection of the MNRP government.

The MNRP hereby demands, under authority of international law and binding treaties, that the following matters be formally admitted or denied under oath, as they are material to the status of the National, the jurisdiction of this tribunal, and the lawful obligations arising under the laws of nations.

Failure to respond in the time prescribed by law shall constitute an admission by default, and the facts stated herein shall be deemed established in the record.

#### REQUEST FOR ADMISSIONS

- Admit that all men and women are created equal and endowed with unalienable rights by their Creator, including life, liberty, and the pursuit of happiness.
- Admit that when people form a social compact or government of their own, based on freedom and independence, they are not to be governed without their consent.
- 3. Admit that the Government of the Moorish National Republic of Peace (MNRP) is a foreign, sovereign, and independent government established by its people pursuant to international law, treaty, divine right, and lawful social compact.
- 4. Admit that the right of people to freely assemble and establish a government of their own choosing is protected under international law, the Declaration of Independence, and recognized as a lawful act of self-determination.
- Admit that denying the legitimacy of the MNRP as a government formed by free people is a denial of their humanity, nationhood, and international legal standing.
- 6. Admit that obstructing, detaining, or penalizing Nationals of the MNRP for exercising their sovereign right to travel constitutes a violation of their international treaty rights.
- 7. Admit that treating MNRP Nationals as "stateless," "commercial entities," or "U.S. citizens" without their consent constitutes a mischaracterization and legal fraud.
- 8. Admit that such mischaracterization may result in involuntary servitude, forced assimilation, or unlawful assertion of jurisdiction.
- 9. Admit that involuntary servitude and suppression of a people's national identity are prohibited under the Thirteenth Amendment to the U.S. Constitution and international human rights law.
- 10. Admit that criminalizing or denying the sovereign rights of the MNRP to identify, document, and protect its Nationals constitutes a violation of international law.
- 11. Admit that under the Genocide Convention, it is unlawful to intentionally deprive a national, ethnic, or religious group of its lawful capacity to exist and function as such.

- 12. Admit that the undersigned National has lawfully taken an Oath of Allegiance to the MNRP and has lawfully renounced all foreign political citizenships or obligations.
- 13. Admit that the MNRP-issued passport, travel documents, and identifications constitute lawful signals or passes under the Treaty of Peace and Friendship (1836), Article 4.
- 14. Admit that there is no lawful delegation of authority from the MNRP to this court or any U.S. court to regulate, try, or penalize its Nationals.
- 15. Admit that no injury, contract, commercial act, or damage exists binding the National to the jurisdiction of this tribunal.
- 16. Admit that the Supremacy Clause (Article VI) of the U.S. Constitution binds this court and its officers to honor all treaties ratified by the United States, including the Treaty of Peace and Friendship (1836) and the Treaty of Madrid (1880).
- 17. Admit that Article 15 of the Treaty of Madrid (1880) affirms the right of Moroccan Nationals to retain their nationality while residing abroad and to renounce foreign jurisdiction.
- 18. Admit that any attempt to proceed in this case without addressing the diplomatic status, foreign sovereign immunity, and jurisdictional protections of the National violates procedural due process.
- 19. Admit that continued prosecution of this matter against the National may constitute willful abuse of office, violation of treaty obligations, and international law.
- 20. Admit that failure to respect the status, rights, and governmental authority of the MNRP and its Nationals undermines principles of international justice, human dignity, and lawful governance.
- 21. Admit that only courts of the United States federal judiciary have jurisdiction to hear matters involving international treaties, and that no consular courts currently exist in the United States for adjudicating such matters.
- 22. Admit that on September 15, 1956, the United States formally relinquished all judicial and consular jurisdiction in the Empire of Morocco by Presidential authority under Public Law 807, thereby acknowledging Moroccan sovereignty and dissolving all U.S. consular courts in Moroccan territory.

#### CONCLUSION AND NOTICE TO ADMIT BY DEFAULT

Seal: [Affix Official National Seal]

The Government of the MNRP, by diplomatic right, demands that all twenty-two (22) items above be answered fully, under oath, and with specificity, within the time required by law.

Failure to respond within the prescribed time will constitute an admission by default, and these facts shall be entered as established in the record pursuant to rules of procedure.

Respectfully submitted, by order of the Government of the Moorish National Republic of Peace.
Executed this day of, 2025
[Signature]
[Full Name]
Moroccan National — Moorish National Republic of Peace
[Signature]
[Name of Public Minister]
Public Minister — Ministry of Foreign Affairs
Government of the Moorish National Republic of Peace

# MOTION FOR REQUEST FOR PRODUCTION OF DOCUMENTS

(Filed by the Government of the Moorish National Republic of Peace — MNRP)
(For Use in Any U.S. State or Venue — Prior to Any Plea or Submission to Jurisdiction)

IN THE	COURT OF	COUNTY
[STATE NAME]		
Case No.:		_
Citation/Referer	nce No.:	
MOTION FOR RE	QUEST FOR PRODUC	TION OF DOCUMENTS
By Special Visita	ition and Without Co	nsent to Jurisdiction
Filed by the Gove	ernment of the MNRF	P, Through Its Public Minister, on Behalf of Its
National		

#### TO THE HONORABLE COURT AND OPPOSING PARTY:

The Moorish National Republic of Peace (MNRP), a foreign, sovereign, and independent government recognized under international law and binding treaty obligations of the United States, by and through its duly appointed Public Minister, hereby enters this matter by special visitation only, without consent to jurisdiction, and under diplomatic right and the doctrine of Parens Patriae, to act in full protection of its National, [Full Name].

Said National is a duly recognized Moroccan National of the MNRP, having lawfully renounced all foreign political citizenships and subjectship, and is protected under the MNRP Constitution, treaty law, and international protocols of foreign sovereign immunity (28 U.S.C. §§ 1602–1611, Foreign Sovereign Immunities Act).

The Government hereby demands the immediate production of the following documents, which are material to the matters of jurisdiction, capacity, standing, and lawful authority in this case.

Failure to produce the requested documents within the time prescribed by law shall constitute a tacit admission of their nonexistence and confirmation that this tribunal lacks lawful jurisdiction over the MNRP and its National.

#### REQUESTED DOCUMENTS FOR PRODUCTION

1. Proof of U.S. Citizenship

Produce any documentation relied upon by this court or opposing party establishing [Full Name] as a citizen, resident, or subject of the United States or any political subdivision thereof, including the State of [Insert State].

2. Verified Contract or Jurisdictional Agreement

Produce a fully executed contract, adhesion agreement, or lawful instrument showing full disclosure and voluntary acceptance of foreign jurisdiction or traffic statutes by the National, supported by wet-ink signature.

- Oath of Office and Official Bond of All Officers and Judges
   Produce the lawfully filed Oath of Office and bonding documents for any officer,
   deputy, prosecutor, or judge involved in this matter, demonstrating binding
   obligation to uphold the U.S. Constitution and international treaties.
- 4. Delegation of Authority to Override Foreign Sovereignty
  Produce any valid statute, executive order, or lawful instrument granting this
  tribunal authority to override the sovereignty of the MNRP or the protected
  status of its Nationals.
- 5. Record of Treaty Cancellation

Produce certified Congressional and diplomatic records lawfully repealing, nullifying, or terminating the Treaty of Peace and Friendship (1836) and/or the Treaty of Madrid (1880), both of which are binding upon the United States.

6. Verified Complaint by Injured Party

Produce a notarized and sworn complaint, from a living man or woman under penalty of perjury, alleging direct harm, injury, or loss caused by the National named herein.

7. Proof of Commercial Activity

Produce admissible evidence proving that the National was engaged in regulated commerce, transportation for hire, or public business activities under corporate codes at the time of the alleged incident.

8. Statutory Authority to Convert the Right to Travel Into Regulated Privilege Produce the specific statute or lawful authority converting the inalienable right to travel into a state-regulated privilege requiring license, regulation, or penalty absent voluntary consent or commercial nexus.

9. Proof of Lawful Judicial Capacity

Produce verified documentation affirming that this tribunal is a lawful court of record with full judicial authority, not a legislative or administrative tribunal operating under corporate codes or contract presumptions.

#### 10. Evidence of Full Disclosure

Seal: [Affix Official National Seal]

Produce all records proving the National received full disclosure of all rights, jurisdictional consequences, and lawful remedies prior to any enforcement action or administrative proceeding.

#### CONCLUSION AND DEMAND FOR COMPLIANCE

The above items are material and necessary to resolve questions of lawful jurisdiction, standing, and remedy.

Failure to produce the requested documents constitutes a violation of procedural due process and international law, and shall be deemed as a tacit admission of their nonexistence and confirmation that this tribunal lacks lawful authority over the MNRP and its Nationals.

Respectfully submitted, by lawful authority of the Government of the Moorish National Republic of Peace.		
Executed this day of, 2025		
[Signature]		
[Full Name]		
Moroccan National — Moorish National Republic of Peace		
[Signature]		
[Name of Public Minister]		
Public Minister — Ministry of Foreign Affairs		
Government of the Moorish National Republic of Peace		

IN THE	COURT OF	COUNTY
[STATE NAME]		
Case No.:		
Citation/Referen	ce No.:	<u> </u>
SANCTIONS		D PRODUCTION OF DOCUMENTS WITH
	tion and Without Con	
Filed by the Government of the Moorish National Republic of Peace (MNRP)		
On Behalf of Its N	lational: [Full Name]	

#### TO THE HONORABLE COURT AND OPPOSING PARTY:

The Moorish National Republic of Peace (MNRP), a foreign, sovereign, and independent government recognized under international law and binding treaty obligations of the United States, by and through its duly authorized Public Minister, hereby enters this matter by special visitation only, and not by submission to jurisdiction, in full lawful protection of its National, [Full Name], under the doctrines of foreign sovereign immunity and Parens Patriae.

Said National is under the exclusive jurisdiction of the MNRP, having lawfully renounced all foreign citizenships and obligations, and operates solely under the protection of MNRP sovereignty.

This motion arises from the opposing party's failure to respond timely and fully to:

- The duly served Request for Admissions, and
- The duly served Request for Production of Documents.

These requests are essential for the lawful determination of jurisdiction, capacity, legal standing, treaty obligations, and procedural due process.

#### I. BACKGROUND AND GROUNDS FOR THIS MOTION

1. The Government of the MNRP lawfully served upon the opposing party the Request for Admissions and the Request for Production of Documents, properly placed on record and, if applicable, served upon this tribunal.

- The opposing party has failed to respond fully, under oath, and within the time prescribed by law, leaving critical jurisdictional and evidentiary issues unresolved.
- 3. The requested admissions and documents concern matters central to:
- Whether this tribunal lawfully possesses jurisdiction over a foreign sovereign National;
- Whether any valid contract, commercial nexus, injury, or lawful delegation of authority exists;
- Whether constitutional, federal, and treaty obligations binding upon this tribunal have been fulfilled or violated.

#### II. DEMAND TO COMPEL COMPLIANCE

The Government of the MNRP respectfully demands that this tribunal immediately issue an order compelling the opposing party to:

- A. Respond fully, truthfully, under oath, and with specificity to:
  - The Request for Admissions (22 points total);
  - The Request for Production of Documents (10 essential material items);
- B. Provide the complete and verifiable responses, under penalty of perjury, within ten (10) days of the court's issuance of the order to compel.

Failure to comply within the prescribed time shall constitute a tacit admission and acknowledgment of the points raised by the MNRP government.

#### III. SANCTIONS FOR FAILURE TO COMPLY

In the event of continued failure to respond, the Government of the MNRP respectfully requests this tribunal to:

- 1. Enter a default ruling establishing the following:
- That this tribunal holds no lawful jurisdiction over the National;
- That no valid contract, citizenship, commercial nexus, or injury exists binding the National to this forum;

- That the Treaty of Peace and Friendship (1836) and the Treaty of Madrid (1880) remain in full force and effect, and are binding upon this tribunal and the opposing party.
- 2. Dismiss all charges, actions, or proceedings with prejudice, for lack of subject matter and personal jurisdiction.
- Enter an order prohibiting further prosecution of the National in violation of treaty obligations and sovereign immunity.
- 4. Award the MNRP government and its National:
- Costs, damages, and lawful remedies incurred due to unlawful prosecution, delay, and the violation of treaty rights, as permitted under U.S. law, international treaty law, and diplomatic remedy procedures.

#### IV. CONCLUSION AND NOTICE OF DIPLOMATIC INTENT

This tribunal is respectfully reminded that failure to comply with international law, binding treaty obligations, and fundamental procedural fairness constitutes a violation of the Supremacy Clause of the U.S. Constitution (Article VI), the Foreign Sovereign Immunities Act (28 U.S.C. §§ 1602–1611), and the protected rights of the Moroccan people under international law.

This motion is entered not as a general appearance, nor as consent to jurisdiction, but solely by special visitation and diplomatic right, under full authority of the Government of the Moorish National Republic of Peace, acting Parens Patriae for its National.

The Government of MNRP fully preserves all sovereign immunities, rights, and remedies under domestic and international law.

Respectfully submitted, by lawful authority of the Government of the Moorish	
National Republic of Peace.	
Executed this day of, 2025	

[Signature]
[Full Name]
Moroccan National — Moorish National Republic of Peace
[Signature]
[Name of Public Minister]
Public Minister — Ministry of Foreign Affairs
Government of the Moorish National Republic of Peace
Seal: [Affix Official National Seal]

# IN THE UNITED STATES DISTRICT COURT FOR THE [INSERT DISTRICT] DISTRICT OF [INSERT STATE]

FOR THE [INSERT DISTRICT] DISTRICT OF [INSERT STATE]		
Case No.:	_ (To be assigned upon filing)	
EMERGENCY MOTION FOR INJUNCTI	ON AND ORDER TO STAY STATE PROCEEDINGS	
Filed by the Government of the Moor	ish National Republic of Peace (MNRP), Foreign	
Sovereign Government and Parens P	atriae Representative of Its National, [Full Name]	

#### TO THE HONORABLE UNITED STATES DISTRICT COURT:

The Moorish National Republic of Peace (MNRP), a free, sovereign, and independent government under international law, treaty, and divine right, by and through its duly authorized Public Minister, respectfully submits this Emergency Motion for Injunction, entered under diplomatic notice and foreign sovereign immunity, and not by general appearance, to protect the sovereign interests of the MNRP and the protected rights of its National, [Full Name].

#### I. JURISDICTION AND VENUE

- 1. Jurisdiction properly lies with this Court under:
  - 28 U.S.C. § 1331 (Federal Question Jurisdiction treaties and Constitution),
  - o 28 U.S.C. § 1602–1611 (Foreign Sovereign Immunities Act FSIA),
  - o 28 U.S.C. § 1343 (Civil Rights Jurisdiction),
  - Article III, Section 2 of the U.S. Constitution (Cases involving treaties and foreign governments).
- 2. Venue is proper as the actions giving rise to this Motion are occurring within the territorial jurisdiction of this Court.

#### II. GROUNDS FOR EMERGENCY INJUNCTION

- 3. The state court proceeding in [State Court, Case No. \_\_\_\_\_], unlawfully infringes upon:
  - The sovereign immunity of the MNRP, and
  - The internationally protected rights of its National, [Full Name], as secured by treaty.
- 4. The MNRP and its Nationals are immune from U.S. state court jurisdiction under the Foreign Sovereign Immunities Act (28 U.S.C. § 1604):
  - No express waiver of immunity has been granted;
  - No commercial activity exception applies;
  - No valid contract or nexus exists subjecting the National or the Government to foreign jurisdiction.
- 5. The lower state courts lack subject matter jurisdiction over this treaty matter, which is a federal question under Article III, Section 2 of the Constitution, and 28 U.S.C. § 1331.
- 6. The National, [Full Name], was engaged in peaceful, non-commercial, private travel under the authority and protection of MNRP credentials.
- 7. Violation of the Treaty of Peace and Friendship (1836), Article 4:
  - This treaty prohibits molestation, detention, or interference with Moroccan Nationals lawfully traveling under government-issued signals and passports.
  - The National possessed MNRP-issued credentials at the time of detention.
- 8. Violation of the Treaty of Madrid (1880), Article 15:
  - This treaty guarantees Moroccan Nationals the right to reside abroad under continued protection of their own government, without foreign imposition of jurisdiction.
  - No naturalization or contract to submit to U.S. or state jurisdiction exists.
- 9. State officers, by initiating proceedings against the National, are acting in:
  - Violation of binding international treaties,
  - Violation of the Supremacy Clause (U.S. Const. Article VI),

 Violation of due process rights under the Fifth and Fourteenth Amendments.

10. If not enjoined, irreparable harm will result:

- The National faces unlawful prosecution, fines, or detention.
- The MNRP faces injury to its sovereign status, international reputation, and treaty-based authority.
- Diplomatic relations between sovereign entities risk undue harm.

#### **III. RELIEF REQUESTED**

WHEREFORE, the Government of the MNRP respectfully prays that this Honorable Court:

- Immediately issue an Emergency Injunction, staying all actions in [State Court, Case No. \_\_\_\_\_], and enjoining all state officers and actors from further proceedings against the National, [Full Name].
- 2. Declare the National, [Full Name], to be under the full protection of the MNRP, not subject to state jurisdiction, nor to foreign commercial codes.
- Recognize the standing of the MNRP as a foreign sovereign government, appearing under Parens Patriae, and exercising its lawful duty to protect its Nationals.
- 4. Acknowledge that the State Court lacks jurisdiction, and that matters involving treaties, foreign sovereigns, and their protected Nationals fall exclusively within the jurisdiction of this federal court under Article III, Section 2 of the Constitution and 28 U.S.C. § 1331.
- 5. Order dismissal of the state proceedings with prejudice, for lack of lawful jurisdiction.
- 6. Award costs, attorney-equivalent fees, and damages to the MNRP and its National, for the unlawful initiation and continuation of state proceedings in violation of international law.
- 7. Grant such further relief as this Court deems just and proper, to preserve international law, treaty obligations, and the sovereign status of the MNRP.

#### IV. NOTICE OF DIPLOMATIC STATUS

This Motion is entered:

• Under diplomatic notice,

Seal: [Affix Official National Seal]

- Not by general appearance,
- Not as a waiver of rights or immunities,
- Under foreign sovereign immunity as codified in the FSIA, 28 U.S.C. § 1602-1611,
- And in full lawful capacity as the Government of the Moorish National Republic of Peace, under Parens Patriae authority.

The MNRP preserves all sovereign rights, immunities, and remedies available under U.S. law, international law, and treaty obligations.

Respectfully submitted, by order of the Government of the Moorish National Republic of Peace.
Executed this day of, 2025
[Signature]
[Full Name]
Moroccan National — Moorish National Republic of Peace
[Signature]
[Name of Public Minister]
Public Minister — Ministry of Foreign Affairs
Government of the Moorish National Republic of Peace

# Section 4 - Requirements for Receiving MNRP Plates and Identification

#### A. Legal Foundation and Authority

The issuance of MNRP Travel Credentials and Plates is authorized by:

- The MNRP Constitution
- The Right to Travel Act
- The Identification Act
- The International Road to Traffic Law
- The Treaty of Peace and Friendship (1787, reaffirmed 1836)
- The Treaty of Madrid (1880)
- The Montevideo Convention (1933)
- And protected under international human rights law, including:
  - The **Universal Declaration of Human Rights** (Articles 13, 15, and 21)
  - The International Covenant on Civil and Political Rights (ICCPR)

These credentials serve as the "signal and pass" referenced in treaties and establish legal immunity for peaceful, non-commercial travel.

# **B.** Eligibility Requirements

To qualify for MNRP Plates and Identification, the applicant must:

- 1. Be a Recognized Moroccan National, having:
  - o Taken the **Oath of Allegiance** to the MNRP.
  - Received a Certificate of Nationality recorded in the National Registry.
- 2. Successfully Complete the Right to Travel Training and Certification, including:
  - Study of the MNRP Constitution and Laws
  - Understanding of the Treaty protections (Madrid & Peace & Friendship)
  - Differentiation between travel vs. commercial driving
  - Review of international human rights and legal protections

- Mastery of jurisdictional defense and administrative procedures
- 3. Pass the Right to Travel Assessment Exam, demonstrating comprehension of:
  - MNRP's legal structure
  - The role of international law and treaties
  - Identification, status, and responsibilities
  - Emergency and legal procedures if detained
- 4. Execute a Spiritual Oath and Code of Conduct, affirming:
  - o Commitment to peace, truth, and non-commercial conduct
  - o Respect for other nations, while standing firmly on MNRP sovereignty
  - Zero tolerance for abuse of MNRP credentials
- 5. Submit an Application Package, including:
  - Personal identification details
  - o Statement of use for the conveyance (non-commercial)
  - o Affidavit of Private Ownership
  - Two passport-sized photos
  - Emergency contact info for consular support
- 6. Receive an Emergency Contact Card, which includes:
  - o Contact info for MNRP Legal Division and Court of Justice
  - Instructions for law enforcement
  - Treaty references for immediate recognition

#### C. Issuance and Validity

- MNRP Plates will carry a unique sovereign ID number, national seal, and jurisdictional disclaimer.
- MNRP ID Cards will include:
  - Full Name

- National Registration Number
- Date of issuance and expiration
- Disclaimer of U.S. jurisdiction and treaty protections

#### D. Renewal and Re-Certification (Every 4 Years)

To maintain credentials, all Moroccan Nationals must:

- 1. Renew Identification and Plates every 4 years
- Complete an updated Assessment reviewing any new law or enforcement changes
- 3. Affirm their Spiritual Oath and Code of Conduct
- 4. Re-register their current conveyance and affidavit of private use

Failure to renew will result in automatic **expiration and revocation of plate protections** until re-certified.

# E. Ongoing Obligations

- Report loss, theft, or misuse of plates or ID immediately.
- Never lend or transfer ID or plates to an unregistered person.
- Never use MNRP credentials for commercial activity.
- Always carry Emergency Contact Card while traveling.
- Obey all MNRP laws, remain peaceful, and protect the honor of the Nation.

#### **MNRP Right to Travel Certification Assessment Exam**

Issued by the National Republic Department of Travel Moorish National Republic of Peace (MNRP)

# **INSTRUCTIONS:**

 This exam is required for any Moroccan National seeking issuance of MNRP Identification and Plates.

- Answer each question to the best of your knowledge.
- A score of 85% or higher is required to pass.
- This test may be taken in the presence of a certified MNRP instructor or submitted to the National Republic Department of Travel for review.

# SECTION I: FOUNDATION OF SOVEREIGNTY & STATUS (Multiple Choice)

- Which international agreement outlines the qualifications of a sovereign government?
  - A) Declaration of Independence
  - B) Treaty of Peace and Friendship
  - C) Montevideo Convention of 1933
  - D) U.S. Code Title 49
- 2. What is the correct legal classification of a Moroccan National of MNRP?
  - A) U.S. citizen
  - B) State resident
  - C) Foreign National of a sovereign government
  - D) Commercial driver
- 3. The Treaty of Peace and Friendship Between Empire of Morocco and Unite States ensures:
  - A) Automatic dual citizenship with the U.S.
  - B) Immunity from taxation
  - C) The right of Moroccan Nationals to travel with signal or pass unmolested
  - D) Voting rights in the U.S.
- 4. What legal principle requires all nations to honor the internal sovereignty of another nation?
  - A) Supremacy Clause
  - B) Full Faith and Credit
  - C) Law of Nations
  - D) Common Law

#### SECTION II: TRAVEL VS. COMMERCE (True or False)

5. \_\_\_ The Right to Travel is a commercial privilege granted by the DMV.

	6 A sovereign National may lawfully travel in private without a state license.
	7 Driving and traveling are legally synonymous terms.
	8 MNRP Plates signify a non-commercial private capacity.
•	SECTION III: CONDUCT & PROCEDURE DURING ENCOUNTERS (Fill-in-the-Blank)
	9. If approached by a foreign officer, I should present my and remain peaceful.
	10. I must not say that I am "driving" but that I am in a private, non-commercial capacity.
	11. If issued a citation, I must respond with a before entering any plea or agreeing to a hearing.
	12. In the event of detainment, I must notify the and request protection under treaty law.
•	SECTION IV: DOCUMENTS & PROTECTIONS (Multiple Choice)
	<ul> <li>13. What document protects your right to return to the Empire of Morocco and quit any foreign jurisdiction?</li> <li>A) Geneva Convention</li> <li>B) Treaty of Madrid (1880), Article 15</li> <li>C) United Nations Treaty on Migration</li> <li>D) Immigration and Nationality Act</li> </ul>
	<ul> <li>14. Which MNRP law governs the registration of plates and travel ID?</li> <li>A) Identification Act</li> <li>B) Private Vehicle Ordinance</li> <li>C) DMV Act of 2020</li> <li>D) Federal Motor Carrier Regulations</li> </ul>
	<ul><li>15. What is required every 4 years to maintain your certification?</li><li>A) Purchase of new plates</li><li>B) Renewal exam and affirmation of oath</li><li>C) Application for state tags</li><li>D) Vehicle inspection from a dealership</li></ul>

## SECTION V: CODE OF CONDUCT (Short Answer)

- 16. What should your behavior be when interacting with foreign officers or courts?
- 17. What are three things you should never do when representing MNRP while traveling?
- 18. Why is it important to never register an MNRP vehicle with a state DMV?

### **CERTIFICATION AFFIRMATION**

I affirm that the answers provided herein are my own, and that I have completed the Right to Travel Training as required by the National Republic Department of Travel. I understand the responsibilities of carrying MNRP credentials and agree to uphold the spiritual and lawful Code of Conduct.

Signea:	-
Date:	
Spiritual Oath and Code of Conduct	

National Republic Department of Travel Moorish National Republic of Peace (MNRP)

## SPIRITUAL OATH OF TRUTH, PEACE, AND NON-COMMERCIAL TRAVEL

**I, [Full Name],** a living soul, created by the Most High, hereby swear and affirm before Heaven and Earth that I do solemnly bind myself in truth, love, and obedience to the divine principles of travel, liberty, and righteousness.

## As a Moroccan National of the Moorish National Republic of Peace (MNRP), I:

- Acknowledge that my life, liberty, and movement are endowed by the Creator—not granted by man, state, or corporate entity.
- Renounce any foreign allegiance that violates my spiritual or sovereign rights.
- Reclaim and uphold my natural and divine right to travel upon the Earth peacefully, lawfully, and without commercial intent.
- Recognize that my actions reflect the name and honor of the MNRP and the ancient Empire of Morocco.

"I travel by divine right, not by privilege; in peace, not in provocation; with purpose, not in profit."

#### MNRP CODE OF CONDUCT FOR ALL SOVEREIGN TRAVELERS

As a lawful bearer of MNRP Identification and Plates, I hereby agree to the following conduct:

### 1. Conduct with Dignity

I shall present myself with peace, honor, and truth at all times when traveling or during any encounter with foreign entities.

## • 2. Non-Commercial Use

I shall use my registered vessel for private, peaceful travel only. I shall not operate for commercial gain, for-hire service, or within any capacity that falls under foreign codes of transportation or commerce.

## 3. Respect of All Nations

I shall carry myself with the highest standard of behavior, understanding that I represent the MNRP abroad. I shall respect the peace and order of all nations while never consenting to unjust authority.

#### 4. No Misuse of Credentials

I shall never lend, forge, or abuse the use of my MNRP ID, plates, or sovereign status for unlawful gain, impersonation, or deception. I understand such actions dishonor the Nation and are grounds for revocation.

## 5. Spiritual Integrity

I shall maintain personal integrity, upright speech, and spiritual discipline as a reflection of my covenant with the Most High and my loyalty to the MNRP government.

### • 6. Emergency Responsibility

If detained, I shall remain peaceful, assert my treaty rights, contact the National Republic Department of Travel or MNRP Court of Justice, and follow the proper international process for redress.

### **FINAL AFFIRMATION**

I swear by the Eternal Creator, the sacred bloodline of my ancestors, and my loyalty to the Moorish National Republic of Peace, that I shall uphold this oath and code in full. I understand that violation of this oath may result in revocation of my credentials and standing within the MNRP.

"I travel not in rebellion, but in righteousness. I carry no license, for I am not property. I carry no fear, for I am governed by divine order."

Signed:
[Full Legal Name as Moroccan National]
Date:
Witnessed By:
(National Republic Department of Travel Official)
MNRP EMERGENCY CONTACT & TREATY PROTECTION CARD
Issued by the National Republic Department of Travel
Moorish National Republic of Peace (MNRP)
Protected Foreign National Under International Treaty Law

## **NOTICE TO FOREIGN AUTHORITIES**

**STOP – This individual is a Moroccan National of the MNRP**, a sovereign government recognized under international law. This person is:

- NOT a citizen or commercial agent of the UNITED STATES
- NOT under your jurisdiction unless proven by verified contract
- Protected by the following binding treaties:
  - o Treaty of Peace and Friendship (U.S.-Morocco, 1787 & 1836)
  - Treaty of Madrid (1880, Article 15)
  - Montevideo Convention on the Rights and Duties of States (1933)

#### LAWFUL NOTICE UNDER TREATY

#### "Article 4.

A signal, or pass, shall be given to all vessels belonging to both parties, by which they are to be known when they meet at sea: and if the Commander of a ship of war of either party shall have other ships under his convoy, the declaration of the Commander shall alone be sufficient to exempt any of them from examination"

(Treaty of Peace & Friendship, Article 4)

"Moroccan subjects retain the right to return to the Empire or to quit any other jurisdiction." (Treaty of Madrid, Article 15)

This individual has lawfully **returned to the Empire of Morocco** and is under protection of the **Moorish National Republic of Peace (MNRP)**.

Unlawful interference may result in **treaty violation**, **foreign interference charges**, and **legal action by the MNRP Court of Justice**.

# **EMERGENCY DIPLOMATIC CONTACTS**

- National Republic Department of Travel
- +1 (Insert official MNRP consular number)

+1 (Insert MNRP Court number)

MNRP Court of Justice (Treaty Enforcement Division)

National Registry No.:	
Registered Name:	
Date of Birth:	
Blood Type (optional):	

## FEACEFUL NON-COMMERCIAL TRAVELER

"This traveler is not operating in commerce, not under U.S. jurisdiction, and is exercising the divine right to move peacefully upon the Earth."

If you are detaining this National, you must:

- 1. Contact the MNRP Court of Justice immediately.
- 2. Record and document the nature of the stop.
- 3. Respect all treaty rights, as violation triggers international consequences.

This card is not a license or privilege—It is a lawful NOTICE of diplomatic and sovereign status under treaty and natural law.

DO NOT CONFISCATE. DO NOT DISREGARD.

Return immediately if lost or found.

Section 5 - Transfer of Vessel Registration from U.S. to MNRP Jurisdiction

## A. Purpose and Sovereign Authority

Under international law, the Moorish National Republic of Peace (MNRP), as a sovereign and independent government, has the full power to record, identify, and protect the private property of its Nationals—including automobiles and conveyances.

The transfer of a vessel from U.S. state jurisdiction to MNRP jurisdiction is:

- A lawful act of reclaiming private property,
- A release from corporate registration and implied contracts, and
- A return of the property to its true jurisdiction under divine, natural, and international law.

### **B.** Legal Foundation for the Transfer

1. Treaty of Peace and Friendship (1787, reaffirmed 1836)

"A signal or pass shall exempt any vessel of Moroccan subjects from molestation or interference..."

2. Treaty of Madrid (1880) - Article 15

"The Moroccan subject retains his right to return to the Empire of Morocco or to quit..."

3. MNRP International Road to Traffic Law

Establishes that all conveyances used by Nationals for private travel shall be recorded by MNRP as protected sovereign vessels, exempt from commercial regulation.

## 4. U.S. Constitution, Article VI (Supremacy Clause)

Treaties are the supreme law of the land and must be upheld by all state and federal courts.

## C. Steps for Lawful Transfer of Vessel Registration

To transfer a vehicle from U.S. registration to the MNRP:

### 1. Release the Vehicle from State Control

- Submit a Notice of Title Surrender and Jurisdictional Withdrawal to the local DMV (by mail or in person).
- Keep a copy stamped or signed by the agency as proof of surrender.

## 2. Create an Affidavit of Ownership and Use

- Declare the vehicle as:
  - o Privately owned,
  - Used exclusively for private, peaceful travel,
  - o Not used in commerce or for-hire transportation.
- Record this affidavit with the MNRP Ministry of Records.

### 3. Register the Vehicle with MNRP

- Submit the following:
  - Affidavit of Ownership and Use
  - Proof of original ownership (title copy, bill of sale, etc.)
  - o MNRP National ID or Certificate of Nationality
  - Description of vehicle: Year, Make, Model, Color, VIN

## 4. Receive MNRP Plates and Sovereign Certificate of Registration

- Plates shall include:
  - MNRP jurisdiction label
  - National registration number
  - Non-commercial disclaimer

Certificate shall state:

"This conveyance is recorded with the Moorish National Republic of Peace and is not subject to regulation under foreign corporate jurisdiction. Protected under treaty, natural law, and divine authority."

#### D. Post-Transfer Protections and Guidelines

- 1. You are no longer under DMV or state DOT codes. You operate under the MNRP International Road to Traffic Law and private law.
- 2. Your conveyance may not be taxed, towed, or registered as a commercial vehicle by any foreign agency.
- 3. **Do not carry state-issued license plates or registrations** after the transfer is complete. This is a jurisdictional conflict and may result in confusion or penalty.
- 4. If approached by foreign law enforcement:
  - o Present your MNRP ID and Certificate of Registration
  - o Refer them to your Emergency Contact Card and treaty citations
  - Remain peaceful, and record all interactions

## E. Violations and Enforcement

Any MNRP National found:

- Operating a registered MNRP vehicle in commerce,
- Misrepresenting MNRP jurisdiction,
- Or falsely using sovereign credentials,

...may be subject to review, suspension, or revocation of credentials by the MNRP National Republic Department of Transportation and the Court of Justice.

Notice of Title Surrender and Jurisdictional Withdrawal

Filed by Moroccan National of the Moorish National Republic of Peace To Be Sent to Any U.S. State DMV or Vehicle Registration Authority This document lawfully severs jurisdictional ties between the MNRP National's private property (the vessel/automobile) and the foreign corporate jurisdiction of the United States or any of its subdivisions (i.e., the STATE DMV).

Moorish National Republic of Peace National Republic Department of Travel Office of International Registry and Private Travel Affairs

#### NOTICE OF TITLE SURRENDER AND JURISDICTIONAL WITHDRAWAL

Filed by the National Republic Department of Travel on Behalf of: [Full Name] – Moroccan National and Citizen of MNRP To: [STATE Department of Motor Vehicles / Licensing Authority] Date: \_\_\_\_\_

#### TO WHOM IT MAY CONCERN:

This Notice of Title Surrender and Jurisdictional Withdrawal is submitted by the National Republic Department of Travel, a governmental agency of the Moorish National Republic of Peace (MNRP) — a free and independent government recognized under international law, treaty, and right of self-determination.

This notice is made on behalf of [Full Name], a duly sworn Moroccan National and Citizen of the MNRP, who has:

- Taken a lawful Oath of Allegiance to the MNRP;
- Renounced all political membership, contracts, and citizenships with foreign governments including the UNITED STATES and its subdivisions;
- Lawfully recorded their private property under the jurisdiction of the MNRP government.

_	VEU	DESC	רמוסי	
•	ven	 DESC	·NIPI	ILLIIV

Make: _	
Model:	
Year:	

• VIN:	
• Color:	
• Plate (if any):	

#### BASIS FOR WITHDRAWAL FROM FOREIGN JURISDICTION

- The conveyance described above is no longer engaged in any regulated or commercial activity and shall be operated exclusively for private, peaceful, and non-commercial travel.
- 2. The Treaty of Peace and Friendship between the United States and Morocco (1836), still binding upon both parties, protects Moroccan Nationals and their vessels from interference when properly signaled.
- 3. The Treaty of Madrid (1880), Article 15, affirms the right of Moroccan Nationals to return to their Empire and renounce foreign governance, which has been lawfully exercised in this matter.
- 4. The vehicle has been recorded under the MNRP Government, through the National Republic Department of Travel, and is no longer subject to licensing, registration, or taxation by any foreign jurisdiction.

### SURRENDER OF TITLE AND FORMAL REQUEST FOR MCO

Enclosed is the state-issued Certificate of Title and/or Registration (if applicable), which is hereby surrendered in full.

You are formally requested to return the original Manufacturer's Certificate of Origin (MCO) to the rightful holder — [Full Name] — as legal evidence of ownership and title to private property, free of foreign claim.

### INTERNATIONAL LEGAL NOTICE

Any refusal to return the MCO, or any attempt to assert regulatory, commercial, or legal claim over the private property described herein, shall constitute:

 A violation of binding international treaties, including the Treaty of Peace and Friendship and Treaty of Madrid;

- A breach of the Law of Nations and the Supremacy Clause (Article VI) of the U.S.
   Constitution, which makes all treaties the supreme law of the land;
- An unlawful interference with a foreign government and its citizens, protected under international human rights law.

#### FINAL DECLARATION

This vehicle is now and henceforth:

- Registered with the National Republic Department of Travel;
- Marked and identified by MNRP-issued plates;
- Not subject to foreign licensing, regulation, or taxation.

You are hereby ordered to:

- Cease all administrative and jurisdictional claims over this private conveyance;
- Return the Manufacturer's Certificate of Origin (MCO) to the name and address
  of the National listed below.

## **Optional Attachments:**

- Copy of Vehicle Title or Registration
- Copy of MNRP Identification
- Affidavit of Private Ownership and Use
- Copy of Treaties Referenced

## Affidavit of Private Ownership and Non-Commercial Use

Moorish National Republic of Peace (MNRP)
Filed by Moroccan National for MNRP Vessel Registration

This affidavit lawfully affirms the Moroccan National's private ownership of their conveyance and formally declares it **not engaged in commerce**, making it exempt from foreign jurisdiction, licensing, taxation, and transportation codes.

#### AFFIDAVIT OF PRIVATE OWNERSHIP AND NON-COMMERCIAL USE

National Republic Department of Travel Moorish National Republic of Peace (MNRP)

I, [Full Name], a living man/woman and Moroccan National of the Moorish National Republic of Peace (MNRP), do solemnly swear and affirm the following facts to be true, correct, and complete to the best of my knowledge and belief:

### I. STATUS

- 1. I am a **National** of the MNRP, a free and independent sovereign government, recognized under international law, and governed by divine and natural law.
- 2. I have taken the lawful **Oath of Allegiance** to the MNRP and am recorded in the **National Registry**.
- 3. I am not a citizen, resident, or subject of the United States or any corporate political subdivision thereof.

### II. OWNERSHIP OF CONVEYANCE

4.	I am the <b>lawful owner</b> of the following conveyance (automobile/vessel):
•	Make:
•	Model:
•	Year:
•	Color:

- 5. I lawfully acquired said property through [Purchase/Gift/Inheritable Transfer], and I claim **full legal and equitable title** without dispute, lien, or encumbrance (unless stated otherwise).
- 6. I have not registered, pledged, or surrendered this conveyance to any foreign jurisdiction, including any STATE DMV or UNITED STATES agency. If it was previously registered, I have lawfully withdrawn it from such jurisdiction.

#### III. PURPOSE AND USE

VIN:

- 7. This conveyance is **not used in commerce** and is not employed for hire, public transportation, rideshare, delivery, business, or profit.
- 8. It is used exclusively for **private, peaceful travel** by right—not privilege—and is not subject to commercial codes such as Title 49 or any transportation regulations of the UNITED STATES.
- The conveyance shall be registered with the Moorish National Republic of Peace and affixed with MNRP Plates as a sovereign diplomatic vessel protected under treaty law.

#### IV. LEGAL AND SPIRITUAL DECLARATION

- 10. My right to travel, own property, and be free from foreign interference is protected by:
- The MNRP Constitution
- The Right to Travel Act
- The Treaty of Peace and Friendship (1787, reaffirmed 1836)

- The Treaty of Madrid (1880)
- The Montevideo Convention (1933)
- The **Universal Declaration of Human Rights** (Articles 13 & 17)
- 11. I am fully responsible for the maintenance, operation, and conduct while using this conveyance in alignment with the Spiritual Oath and Code of Conduct of the MNRP.
- 12. Any violation of this affidavit may result in internal review and possible revocation of MNRP registration and credentials.

### V. FINAL AFFIRMATION

I affirm under penalty of perjury under divine law, natural law, and international law, that all statements above are true and correct. I hereby submit this affidavit as a lawful instrument for registering my private property with the **National Republic Department of Travel** of the **Moorish National Republic of Peace**.

Executed on this day of _	, 20.	
Signature:		
Printed Name:	<del> </del>	
MNRP National Registry No.:		
Territory or Province:		

- Attachments (optional but recommended):
  - Bill of Sale or Title (if applicable)
  - Photo of Vehicle
  - Copy of MNRP ID or Certificate of Nationality
  - Copy of Notice of Title Surrender (if already submitted)

## **ENACTED AND RATIFIED**

Signed into Law on March 30, 2025

By Authority of the Moorish National Republic of Peace