UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

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

Plaintiff,

v.

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

Defendant,

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

07/13/2024

State of Loc Nation Charter and Arbitration Disclosure

Charter of the State of Loc Nation

Preamble:

We, the people of the State of Loc Nation, in order to form a sovereign and independent nation, hereby declare our commitment to self-governance, justice, equality, and harmony. Recognizing the need to protect the rights of historically marginalized communities, including the Afro community, indigenous, aboriginal, native, and loc nationites, we establish this Charter as the supreme law of the State of Loc Nation. Case 1:24 cv 00479-RC Document 17 06/04/2024 Page 1-17; Document 12-1 Filed 5/19/2024 1-55



JUL 18 2024 Clerk, U.S. District & Bankruptcy Court for the District of Columbia Section 1: Territory

The State of Loc Nation comprises the following geographical boundaries: pursuant to recorded probate records; land withdrawal records; land allodium titles; historically robbed, burned or flooded towns; reserve land records in every state and every country of inheritance of defined majority party mentioned in this charter. Case 1:24 cv 00479 RC Document 19 File 06/06/2024 1-11

Section 2: Government Structure

1. Executive Branch:

- Headed by the President of State of Loc Nation, who serves as the head of state and government.

- Responsibilities include implementing and enforcing laws, managing national defense and foreign relations, and overseeing the executive agencies, et al.

2. Legislative Branch:

- Consists of the State Council, a unicameral or bicameral body (specify which), responsible for making laws.

- Members are elected by the citizens of State of Loc Nation as majority party.

3. Judicial Branch:

- Composed of the Supreme Court and lower courts.

- Responsible for interpreting laws, ensuring justice, and protecting the rights of citizens.

Section 3: Legal System

The State of Loc Nation recognizes and utilizes all laws, statutes, and legal frameworks of the United States as the foundation of its legal system. Protections for historically marginalized

Case 1:24-cv-00479-RC Document 43 Filed 07/18/24 Page 3 of 17

communities shall prevail, ensuring that majority rule within these communities supersedes any attempts to undermine democratic governance or equal application of the law.

Section 4: Rights and Responsibilities

1. Rights:

- All citizens are entitled to equal protection under the law, freedom of speech, religion, and assembly, et al.

- Special protections are afforded to historically marginalized communities mentioned in this charter.

2. Responsibilities:

- Citizens are required to respect, learn and follow the laws, contribute to the common good, and participate in democratic processes.

Section 5: International Relations

The State of Loc Nation shall engage in diplomatic relations with other sovereign states, participate in international organizations, and uphold international law. The nation commits to peaceful coexistence and cooperation on global issues.

Section 6: Amendment Process

This Charter may be amended by President of State of Loc Nation until the formation of: a twothirds majority vote of the State Council and approval by the President. Amendments shall become effective immediately upon approval and certification.

Section 7: Adoption and Certification

This Charter was duly adopted by the State of Loc Nation Council on 07/14/2024

Case 1:24-cv-00479-RC Document 43 Filed 07/18/24 Page 4 of 17

Certification:

I hereby certify that the above Charter accurately reflects the foundational laws and governance structure of the State of Loc Nation.

Christina Clement

Presidential Candidate of USA and President of State of Loc Nation

07/14/2024

Amendment to 6/04/2024 Charter of State of Loc Nation

Purpose:

To affirm the organization's commitment to utilizing U.S. laws, statutes, and legal frameworks while ensuring protection for historically marginalized communities, including the Afro community, indigenous, aboriginal, native, and loc nationites, against the tyranny of the minority, and to promote principles of remaining separate, equal, and in harmony. To ensure continuity and adherence to our principles, this amendment, along with all others previously adopted, shall remain in full effect within the governance of the State of Loc Nation.

Insert in State of Loc Nation Preamble

New Subsection:

"The State of Loc Nation asserts its right to recognize and utilize all laws, statutes, and legal frameworks of the United States. We affirm that protections for historically marginalized communities, including the Afro community, indigenous, aboriginal, native, and loc nationites, shall prevail over the tyranny of the minority. The principles of majority rule within these communities shall supersede any attempts to undermine democratic governance or equal application of the law.

Case 1:24-cv-00479-RC Document 43 Filed 07/18/24 Page 5 of 17

Furthermore, the State of Loc Nation is committed to fostering an environment where all individuals and communities can exist separately, equally, and in harmony. This commitment includes respecting diversity, promoting understanding, and ensuring fairness in governance."

Effective Date: This amendment shall become effective immediately upon approval by the State of Loc Nation Council. 07/14/2024

Adoption: This amendment was duly adopted by the State of Loc Nation Council on 7/14/2024

Certification: I hereby certify that the above amendment accurately reflects the decision adopted by the State of Loc Nation Council.

Christina Clement

Presidential Candidate of USA and President of State of Loc Nation

07/14/2024

Arbitration Agreement with Enhanced Provisions

1. Scope and Application

This Arbitration Agreement ("Agreement") shall apply to any dispute arising out of or relating to [describe the nature of the contract or relationship], including but not limited to disputes regarding its interpretation, performance, breach, or termination.

2. Arbitration Procedure

2.1 Arbitration Rules: The arbitration shall be conducted in accordance with the rules and procedures of the [specify arbitration institution or rules, e.g., International Chamber of Commerce (ICC) Rules].

2.2 Appointment of Arbitrators: The arbitration panel shall consist of [one/three] arbitrator(s), to be appointed as follows: each party shall nominate one arbitrator, and the two nominated arbitrators shall appoint the third arbitrator, who shall act as the presiding arbitrator.

2.3 Seat of Arbitration: The seat of arbitration shall be [City, State] unless otherwise agreed by the parties in writing.

2.4 Language: The arbitration proceedings shall be conducted in the [specify language(s)].

3. Governing Law

The arbitration agreement and the arbitration proceedings shall be governed by the laws of the State of Loc Nation, without regard to its conflict of law principles.

4. Revision Rights

4.1 Right to Revise: The State of Loc Nation reserves the right to revise or amend this Agreement, including its arbitration provisions, by providing written notice to the other party. Any such revision or amendment shall become effective 15 days after the date of the notice, unless otherwise agreed by the parties in writing.

4.2 Consent Requirement: The other party shall have the right to object to any proposed revision or amendment within [specify timeframe, e.g., 15 days] of receiving the notice. In the absence of an objection within this timeframe, the revised or amended Agreement shall be deemed accepted by both parties.

5. Protection Against Tyranny of Minority

5.1 Majority Protection: Recognizing historical challenges faced by the majority party, describe above, over centuries, this Agreement aims to protect the majority from undue influence or obstruction by a minority party. In the event of disputes regarding procedural fairness or arbitration conduct, the arbitral tribunal shall have the authority to take measures to ensure that the arbitration proceedings are conducted in a fair and impartial manner, giving due consideration to the interests and rights of all parties involved.

6. Third-Party Funder

6.1 Disclosure of Third-Party Funding

(a) Obligation to Disclose: If a party is funded by a third-party funder ("Funder"), that party shall promptly disclose the following information to all other parties and to the arbitral tribunal:

(i) The identity of the Funder;

(ii) The nature and extent of the funding arrangement, including any conditions or terms that may affect the party's conduct in the arbitration.

(b) Timing of Disclosure: The disclosure shall be made as soon as practicable after the funding arrangement is entered into and in any event prior to the commencement of the arbitration hearings.

(c) Continuing Duty to Disclose: Each party shall have a continuing duty to promptly disclose any material changes to the funding arrangement throughout the arbitration proceedings.

6.2 Non-Interference by Third-Party Funder

Case 1:24-cv-00479-RC Document 43 Filed 07/18/24 Page 8 of 17

(a) Acknowledgement: The Funder acknowledges and agrees that it shall have no control or influence over:

(i) The conduct of the arbitration proceedings, including the selection of arbitrators and decisions of the tribunal;

(ii) The substantive rights and obligations of the parties under this Agreement.

(b) Access to Information: Notwithstanding the above, the Funder may receive information related to the arbitration proceedings for the sole purpose of assessing the merits of the funding arrangement, provided that such disclosure does not compromise the confidentiality of the proceedings or the parties' rights.

7. Arbitration Awards

7.1 Decision and Awards: The arbitral tribunal shall render its award in writing and shall provide reasons for the decision. The award shall be final, binding, and enforceable upon the parties.

7.2 Costs and Fees: The costs and expenses of the arbitration, including the fees of the arbitrators, shall be borne by the parties in accordance with the arbitral tribunal's allocation of costs, unless otherwise agreed by the parties.

8. Confidentiality

The parties and the arbitrators shall maintain the confidentiality of the arbitration proceedings and any information disclosed or documents submitted during the arbitration, except as may be required by law or necessary to enforce or challenge the award.

9. Court Proceedings

9.1 Interim Measures: The parties may seek interim measures from a court of competent jurisdiction to enforce or preserve rights pending arbitration, including injunctive relief or specific performance.

9.2 Judicial Assistance: The parties agree that a court of competent jurisdiction may assist in the arbitration process, including but not limited to appointing arbitrators, enforcing interim measures, and confirming or setting aside arbitral awards.

10. Miscellaneous

10.1 Amendments: Any amendment or modification to this Agreement must be made in writing and signed by authorized representatives of both parties, except as provided in Section 4 (Revision Rights).

Amendment to Charter of State of Loc Nation Purpose:

To affirm the organization's commitment to utilizing U.S. laws, statutes, and legal frameworks while ensuring protection for historically marginalized communities, including the Afro community, indigenous, aboriginal, native, and loc nationites, against the tyranny of the minority, and to promote principles of remaining separate, equal, and in harmony. To ensure continuity and adherence to our principles, this amendment, along with all others previously adopted, shall remain in full effect within the governance of the State of Loc Nation.

Include with current Preamble of State of Loc Nation, all other provisions remain unless a conflict arise with provisions.

Include New Subsection:

Case 1:24-cv-00479-RC Document 43 Filed 07/18/24 Page 10 of 17

"The State of Loc Nation asserts its right to recognize and utilize all laws, statutes, and legal frameworks of the United States. We affirm that protections for historically marginalized communities, including the Afro community, indigenous, aboriginal, native, and loc nationites, shall prevail over the tyranny of the minority. The principles of majority rule within these communities shall supersede any attempts to undermine democratic governance or equal application of the law.

Furthermore, the State of Loc Nation is committed to fostering an environment where all individuals and communities can exist separately, equally, and in harmony. This commitment includes respecting diversity, promoting understanding, and ensuring fairness in governance."

Effective Date: This amendment shall become effective immediately upon approval by the State of Loc Nation Council. 07/14/2024

Adoption: This amendment was duly adopted by the State of Loc Nation Council on July 14, 2024

Certification: I hereby certify that the above amendment accurately reflects the decision adopted by the State of Loc Nation Council.

Christina Clement

Presidential Candidate of USA and President of State of Loc Nation

07/14/2024

Case 1:24-cv-00479-RC Document 43 Filed 07/18/24 Page 11 of 17

Arbitration Agreement with Enhanced Provisions

1. Scope and Application

This Arbitration Agreement ("Agreement") shall apply to any dispute arising out of or relating to [describe the nature of the contract or relationship], including but not limited to disputes regarding its interpretation, performance, breach, or termination.

2. Arbitration Procedure

2.1 Arbitration Rules: The arbitration shall be conducted in accordance with the rules and procedures of the [specify arbitration institution or rules, e.g., International Chamber of Commerce (ICC) Rules].

2.2 Appointment of Arbitrators: The arbitration panel shall consist of [one/three] arbitrator(s), to be appointed as follows: each party shall nominate one arbitrator, and the two nominated arbitrators shall appoint the third arbitrator, who shall act as the presiding arbitrator.

2.3 Seat of Arbitration: The seat of arbitration shall be [City, State] unless otherwise agreed by the parties in writing.

2.4 Language: The arbitration proceedings shall be conducted in the [specify language(s)].

3. Governing Law

The arbitration agreement and the arbitration proceedings shall be governed by the laws of the State of Loc Nation, without regard to its conflict of law principles.

4. Revision Rights

4.1 Right to Revise: The State of Loc Nation reserves the right to revise or amend this Agreement, including its arbitration provisions, by providing written notice to the other party. Any such revision or amendment shall become effective 15 days after the date of the notice, unless otherwise agreed by the parties in writing.

4.2 Consent Requirement: The other party shall have the right to object to any proposed revision or amendment within 15 days of receiving the notice. In the absence of an objection within this timeframe, the revised or amended Agreement shall be deemed accepted by both parties.

5. Protection Against Tyranny of Minority

5.1 Majority Protection: Recognizing historical challenges faced by the majority party over centuries, this Agreement aims to protect the majority, describe in State of Loc Nation (S.O.L.N) Preamble from undue influence or obstruction by a minority party. In the event of disputes regarding procedural fairness or arbitration conduct, the arbitral tribunal shall have the authority to take measures to ensure that the arbitration proceedings are conducted in a fair and impartial manner, giving due consideration to the interests and rights of all parties involved.

6. Third-Party Funder

6.1 Disclosure of Third-Party Funding

(a) Obligation to Disclose: If a party is funded by a third-party funder ("Funder"), that party shall promptly disclose the following information to all other parties and to the arbitral tribunal:

(i) The identity of the Funder;

(ii) The nature and extent of the funding arrangement, including any conditions or terms that may affect the party's conduct in the arbitration.

Case 1:24-cv-00479-RC Document 43 Filed 07/18/24 Page 13 of 17

(b) Timing of Disclosure: The disclosure shall be made as soon as practicable after the funding arrangement is entered into and in any event prior to the commencement of the arbitration hearings.

(c) Continuing Duty to Disclose: Each party shall have a continuing duty to promptly disclose any material changes to the funding arrangement throughout the arbitration proceedings.

6.2 Non-Interference by Third-Party Funder

(a) Acknowledgement: The Funder acknowledges and agrees that it shall have no control or influence over:

(i) The conduct of the arbitration proceedings, including the selection of arbitrators and decisions of the tribunal;

(ii) The substantive rights and obligations of the parties under this Agreement.

(b) Access to Information: Notwithstanding the above, the Funder may receive information related to the arbitration proceedings for the sole purpose of assessing the merits of the funding arrangement, provided that such disclosure does not compromise the confidentiality of the proceedings or the parties' rights.

7. Arbitration Awards

7.1 Decision and Awards: The arbitral tribunal shall render its award in writing and shall provide reasons for the decision. The award shall be final, binding, and enforceable upon the parties.

7.2 Costs and Fees: The costs and expenses of the arbitration, including the fees of the arbitrators, shall be borne by the parties in accordance with the arbitral tribunal's allocation of costs, unless otherwise agreed by the parties.

8. Confidentiality

The parties and the arbitrators shall maintain the confidentiality of the arbitration proceedings and any information disclosed or documents submitted during the arbitration, except as may be required by law or necessary to enforce or challenge the award.

9. Court Proceedings

9.1 Interim Measures: The parties may seek interim measures from a court of competent jurisdiction to enforce or preserve rights pending arbitration, including injunctive relief or specific performance.

9.2 Judicial Assistance: The parties agree that a court of competent jurisdiction may assist in the arbitration process, including but not limited to appointing arbitrators, enforcing interim measures, and confirming or setting aside arbitral awards.

10. Miscellaneous

10.1 Amendments: Any amendment or modification to this Agreement must be made in writing and signed by authorized representatives of both parties, except as provided in Section 4 (Revision Rights).

11. Severability

If any provision of this Agreement is found to be invalid or unenforceable, the remaining provisions shall continue in full force and effect.

12. Execution

This Agreement may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.

13. Extraordinary Circumstances

13.1 Definition: "Extraordinary Circumstances" shall mean unforeseen events or conditions that significantly impact the arbitration process, including but not limited to natural disasters, pandemic outbreaks, or serious procedural irregularities.

13.2 Effect: In the event of Extraordinary Circumstances that affect the arbitration proceedings, the arbitral tribunal shall have discretion to:

(i) Modify procedural timelines or requirements as necessary;

(ii) Temporarily suspend the arbitration proceedings, if deemed appropriate;

(iii) Take any other measures necessary to ensure fair and effective resolution of the dispute.

13.3 Notice: The parties agree to promptly notify each other and the arbitral tribunal of any Extraordinary Circumstances that may affect the arbitration process.

14. Avoidance of Abuse of Discretion

14.1 Standard: The arbitral tribunal shall exercise its discretion reasonably and in accordance with the principles of fairness, impartiality, and procedural justice.

14.2 Review Mechanism: Either party may challenge a decision of the arbitral tribunal on the grounds of abuse of discretion. Such challenges shall be decided the appointing authority or a designated court, whose decision shall be final and binding on the parties.

14.3 Examples: Abuse of discretion may include, but is not limited to:

- (i) Ignoring relevant evidence or legal arguments without justification;
- (ii) Unreasonably restricting a party's opportunity to present its case;
- (iii) Making decisions that are arbitrary or capricious.

(Revealed the Kingdom of Locs Nazirite Vow Continues Volume 1; Volume 2 and Volume 3 District Court of Columbia Case 1:24 cv 00479-RC)

Respectfully submitted,

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

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

Dover, DE 19901

678-780-5557

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

CERTIFICATE OF SERVICE

• I hereby certify that on July 18, 2024, I electronically emailed the foregoing with the Clerk of the Court using the email address dcd_intake@dcd.uscourts.gov, which clerk will send notice to all parties___CHRISTINA CLEMENT, PM