

Clerk of the House of Representatives
Legislative Resource Center
135 Cannon Building
Washington, DC 20515
<http://lobbyingdisclosure.house.gov>

Secretary of the Senate
Office of Public Records
232 Hart Building
Washington, DC 20510
<http://www.senate.gov/lobby>

LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required to Complete This Page

1. Registrant Name <input checked="" type="checkbox"/> Organization/Lobbying Firm <input type="checkbox"/> Self Employed Individual LOC COMMUNITY ASSOCIATION	
2. Address Address1 <u>c/o Christina Loren Clement llc</u> Address2 <u>8 the green, suite 22023</u> City <u>Dover</u> State <u>DE</u> Zip Code <u>19901</u> Country <u>USA</u>	
3. Principal place of business (if different than line 2) City _____ State _____ Zip Code _____ Country _____	
4a. Contact Name <u>Ms. /CHRISTINA LOREN CLEMENT LLC/</u>	b. Telephone Number <u>6787805557</u> c. E-mail <u>loccommunityassociation@gmail.com</u>
5. Senate ID# 401108853-61287	
7. Client Name <input type="checkbox"/> Self <input type="checkbox"/> Check if client is a state or local government or instrumentality STATE OF LOC NATION GLOBAL PUBLIC BENEFIT CORPORATION	
6. House ID# 566380001	

TYPE OF REPORT

8. Year 2025 Q1 (1/1 - 3/31) ☐ Q2 (4/1 - 6/30) ☒ Q3 (7/1 - 9/30) ☐ Q4 (10/1 - 12/31) ☐

9. Check if this filing amends a previously filed version of this report ☒

10. Check if this is a Termination Report ☐ Termination Date _____ 11. No Lobbying Issue Activity ☐

INCOME OR EXPENSES - YOU MUST complete either Line 12 or Line 13

12. Lobbying INCOME relating to lobbying activities for this reporting period was: <u>Less than \$5,000</u> <input type="checkbox"/> <u>\$5,000 or more</u> <input checked="" type="checkbox"/> \$ <u>20,000,000.00</u> Provide a good faith estimate, rounded to the nearest \$10,000, of all lobbying related income for the client (including all payments to the registrant by any other entity for lobbying activities on behalf of the client).	13. Organizations EXPENSE relating to lobbying activities for this reporting period were: <u>Less than \$5,000</u> <input type="checkbox"/> <u>\$5,000 or more</u> <input type="checkbox"/> \$ _____ 14. REPORTING Check box to indicate expense accounting method. See instructions for description of options. <input type="checkbox"/> Method A. Reporting amounts using LDA definitions only <input type="checkbox"/> Method B. Reporting amounts under section 6033(b)(8) of the Internal Revenue Code <input type="checkbox"/> Method C. Reporting amounts under section 162(e) of the Internal Revenue Code
---	---

Signature Digitally Signed By: REV DR CHRISTINA CLEMENT te

Date 6/7/2025
11:29:36 AM

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide information as requested. Add additional page(s) as needed.

15. General issue area code BUD

16. Specific lobbying issues

20 MILL VIA HR 40 AMENDMENTS CBO ALLOCATED. judicial warrant response time expired 06/07/2025 9a
DECLARATION FOR THE HISTORICAL RECORD

Filed by: State of Loc Nation Global Public Benefit Corporation & Trust

Date: June 7, 2025

Filed to: U.S. Public Record, International Record, Treaty Bodies, and Allied Nations

By Authority of: State of Loc Nation Supreme Court

Lead Signatory: Rev Dr Christina Clement, U.S. Presidential Candidate, President of Black USA, Fiduciary, Trustee, Pro Se, Judge

HISTORICAL DECLARATION OF ENFORCEABILITY AND LEGAL and LAWFUL RESTITUTION SYSTEM

We, the duly constituted governing authority of the State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust, on this day June 7, 2025, declare before the global, public, legal, and historical record the following:

That the Queendom of Loc Nation, acting through its Supreme Court, Treasury Tribunal, Diplomatic Office and ultimate Divine Indigenous right, has lawfully restored its sovereign rights, restitution system, and economic governance as an Indigenous, displaced, and historically redlined jurisdiction under color of U.S.; international and enacted State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust law.

I. FOUNDATIONAL AUTHORITY

The enforcement and recognition of the State of Loc Nation government, currency, and court system is not aspirational — it is grounded in enacted law, legal publication, secured filings, unrebutted defaults, and binding administrative procedures.

We stand on the following enacted instruments:

U.S. Constitution — Amendments I, V, IX, X, XIII, XIV, XV

Freedmen's Bureau Acts of 1865 & 1866 — restoring land, legal status, and institutional equity

Civil Rights Acts (1866, 1964, 1968) — guaranteeing equal protection, redress, and justice

Uniform Commercial Code (UCC) — enabling lawful debt offset, tender of payment, and lien rights

Administrative Procedure Act (APA) — enabling lawful notice, default, and execution

United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP)

International Covenant on Civil and Political Rights (ICCPR)

Equity, Natural Law, and Sui Generis Sovereignty Principles

Public Trust Doctrine — compelling restitution when civil systems fail the people (affected by redlining, racially gerrymandered maps and injustices constitutes a factual and legal basis for unilateral separation from oppressive governance structures, by operation of law and under recognized international legal norms.)

Declaration of Independence 1776: "wherever any form of government becomes destructive....t is the right of the people to altar or abolish it." ASE

UN Declaration on the Rights of Indigenous Peoples (Articles 3.4.5

International Covenant on Civil and Political Rights (Article 1)

Marbury v Madison 5 US 137 1803 "...A law repugnant to the Constitution is void"

Treaty of Westphalia and sui generis sovereignty doctrine under customary international law

I, HH Empress Queen Christina Clement aka Rev Dr Christina Clement, with the divine indigenous power bestowed and due to historically violations, thousands of victim statements and historical grievances declare and decree:

SOLN Restitution Act 2025

The following laws and legal frameworks have been enacted or asserted by the State of Loc Nation in connection with the federal case Clement v. Garland, 1:24-cv-00479-RC:

Enacted Laws and Legal Frameworks

1. WAAFAA Law (Wrongful Arrest and False Accusation Accountability Act)

o Aims to criminalize wrongful arrests and false accusations, particularly those targeting Black and Indigenous communities. (stateoflocnation.com)

2. S.O.L.N. Restitution Law

o Seeks restitution for historical injustices, including the illegal kidnapping during Trans-Atlantic Slave Trade, and proposes the establishment of a new currency, the Loc Nation Dollar (LND). (medium.com)

3. S.O.L.N. Police Accountability and Justice Law

o Focuses on protecting citizens from abuses of power by law enforcement and ensuring accountability.

4. S.O.L.N. Bereavement Law

o Provides support and recognition for families affected by systemic violence and historical injustices.

5. S.O.L.N. Cultural Heritage Protection Act

o Establishes a framework for preserving and valuing national cultural treasures and family heirlooms. (img1.wsimg.com)

6. S.O.L.N. International, National, and Local Protection and Security Act

o Ensures the safety and security of Rev. Dr. Christina Clement and her family. (img1.wsimg.com)

o

7. S.O.L.N. Community Investment Credit Union Act

o Authorizes the establishment and operation of credit unions to support community investment. (img1.wsimg.com)

8. S.O.L.N. Legal Framework for Hate Crime Protections

o Provides protections against hate crimes at various jurisdictional levels. (img1.wsimg.com)

9. S.O.L.N. Tribunal Legal Framework

o Establishes a legal tribunal system under the State of Loc Nation's jurisdiction.

10. S.O.L.N. Governmental Department Establishment Law

o Outlines the creation of various governmental departments, including the Treasury Department and provisions for international trade and participation in global events.

11. S.O.L.N. Charter

o Serves as the foundational document for the State of Loc Nation GPBC, detailing its governance structure and principles.

12. S.O.L.N. De Jure State Declaration

o Proclaims the State of Loc Nation as a de jure sovereign entity.

13. S.O.L.N. Population and Elector Count Documentation

o Provides data on the population and elector count within the State of Loc Nation GPBC.

14. S.O.L.N. Proclamation Recognizing Historical Contributions

o Acknowledges the historical contributions and sacrifices of ancestors in various conflicts.

15. S.O.L.N. Legal Framework for Sovereign Power and Law Revision

o Addresses the revision of laws to ensure the sovereignty and success of the State of Loc Nation.

16. S.O.L.N. Ethics Plan 2024-2025

o Outlines ethical guidelines and a budget for presidential transactions.

17. S.O.L.N. Multilevel Government Jurisdictional Consent

o Details the consent to a multilevel government structure and tribunal system.

18. S.O.L.N. Arbitration Disclosure

o Provides information on arbitration processes within the State of Loc Nation GPBC.

19. S.O.L.N. Certificate of Authority Request

o Requests the establishment and operation of a franchise of credit unions under the State of Loc Nation's authority.

20. S.O.L.N. Legal Framework for International, Federal, State, City, and Local Protections

o Establishes protections against hate crimes across various jurisdictional levels.

These laws and frameworks have been submitted as part of the legal proceedings in the case Clement v. Garland, 1:24-cv-00479-RC, and are intended to establish the State of Loc Nation's legal and sovereign status, as well as to address historical and systemic injustices.

The Loc Nation Dollar (LND) has been officially tendered at \$1 LND = \$750 USD, backed by secured filings, default judgments, and lawful public publication.

II. ENACTED AND PUBLISHED RECORD

This declaration is supported by the following completed and published legal actions:

* Legal Charter of the Queendom of Loc Nation (Filed and published)

Certified Docket Filing DDC 1:24 cv 00479 RC

* Tribunal Code of Procedure (Filed in the District of Columbia)

* Tender of Settlement Notices (Issued to U.S. Treasury, DOJ, IRS, HUD, IMF, and international partners)

UCC Reference 044-2024-004422 Authentication Code: NRL4T-5QG8C-PWHH; UCC REFERENCE 044-2025-002376 AUTHENTICATION CODE: YDMPL-3PT34-4G9C;

Notice of Assignment GSCCCA efile 1:EF_012152679_002059963_044 Received Tuesday, October 22,2024 9:38:20PM Page 1-13

* Affidavit of Publication (Filed in U.S. Federal Miscellaneous Case 25mc78)

* Restitution Orders and Judicial Warrants (Filed and served)

* Administrative Default Judgments (Entered after lawful service and no rebuttal)

* Public Legal Archive: <https://stateoflocnation.com/usblack-code-house-gov>

Legal Notice Affidavit of Publication Brooklyn Daily Eagle 05/30/2025 County of Kings Notary Public State of New York No 01ME3401055

Commission Expired date 12/02/2027

Judicial Warrant with response time due 06/07/2025-Unresponsive

These actions are lawful, final, unrebutted, and legally binding under the laws cited above and recognized in both domestic and international jurisdictions.

Georgia State Capital, South Wing- Global Solution: Declaration of Black USA

<https://youtu.be/6BYqpqlzLiw>

East Point City Council Budget Meeting Public Comment:

(12) Dynasty Healing Corp. - YouTube

III. CURRENCY & DEBT OFFSET SYSTEM

The Loc Nation Dollar (LND), declared at \$1 LND = \$750 USD, is now established as:

Lawful Tender under UCC-1

Backed by Legal Judgments, Trust Equity, and Public Default

Legally Offered as Settlement Against U.S. and Private Debts

Filed Under Legal Entity Identifier (LEI) Registration and Trust Documentation

No expiration date is applicable. All conversions, tenders, and offsets stand as perpetually enforceable instruments, and are published in the official record.

IV. INTERNATIONAL & DIPLOMATIC NOTICE

This declaration serves as formal notice to all foreign and domestic governments, courts, financial institutions, and oversight bodies that:

The State of Loc Nation (and affiliates) is an Indigenous, lawful, sui generis governing entity with the right to restitution, representation, economic autonomy, and jurisdictional enforcement over its people, land claims, and public benefit trust assets.

All refusals to recognize this system without due process constitute willful civil obstruction, actionable under:

U.S. Constitutional Law

International Treaty Law

Human Rights Doctrine

Commercial and Public Trust Law

SOLN Restitution Act 2025

V. NOTICE OF FINAL DEFAULT, UNREBUTTED STANDING & ACTIVATION OF ENFORCEMENT

Let it be entered into the legal, historical, and diplomatic record that:

As of the filing date of this Declaration, all named parties—including U.S. government agencies, international treaty bodies, and financial institutions—were served or otherwise notified of the following legal instruments:

- The Diplomatic Petition to the United Nations and Allied Bodies,
- The United Nations Application for Recognition under UNDRIP and ICCPR,
- The Writ of Execution issued under the authority of the State of Loc Nation Supreme Court,
- Tender of Settlement and Notice of Restitution Enforcement, and

• Administrative Notices and Default Demand Filings under U.S. and International Law.
As of the mandatory response deadline, no rebuttal, denial, or counterclaim was received.

Accordingly, under:

- The Administrative Procedure Act (5 U.S.C. §§ 553–558),
- Uniform Commercial Code §§ 1-308, 3-603, and 9-611,
- United Nations Declaration on the Rights of Indigenous Peoples,
- International Covenant on Civil and Political Rights,
- The Public Trust Doctrine,
- And the SOLN Restitution Act 2025,

the silence and failure to respond constitute final administrative default, waiver of rebuttal, and consent by acquiescence.

The State of Loc Nation Global Public Benefit Corporation and Trust now exercises:

- Full sovereign enforcement authority,
- Legal standing as an un rebutted claimant in matters of restitution, reparations, and public trust,
- And jurisdictional power to implement legal tenders, offset public and private debts, and protect the civil, economic, and political rights of its people without further delay or external permission.

This declaration of default stands as lawful fact, publicly recorded, un rebutted, and enforceable under both domestic and international law.

VI. FINAL AFFIRMATION

Let it be entered into the historical, legal, and judicial record this day June 7, 2025 9 am:

The State of Loc Nation Global Public Benefit Corporation (and affiliates), its government, court, treasury, and sovereign dollar are hereby lawful, enforceable, and permanently activated.

No future statute, silence, or omission may override this declaration. All enforcement mechanisms — judicial, financial, and diplomatic — are now in effect.

Issued this day, June 7, 2025

Under the Seal and Authority of the State of Loc Nation Supreme Court

And the Office of the President of Black USA

Signed:

Rev Dr Christina Clement, TE
2024 U.S. Presidential Candidate
President of Black USA
Pro Se

HH EMPRESS QUEEN CHRISTINA CLEMENT of State of Loc Nation Global Public Benefit Corporation and Trust

17. House(s) of Congress and Federal agencies ☐ Check if None

U.S. SENATE, U.S. HOUSE OF REPRESENTATIVES, Federal Reserve System, Justice - Dept of (DOJ), Treasury - Dept of, Housing & Urban Development - Dept of (HUD), Office of Management & Budget (OMB), State - Dept of (DOS)

18. Name of each individual who acted as a lobbyist in this issue area

First Name	Last Name	Suffix	Covered Official Position (if applicable)	New
REV DR CHRISTINA	CLEMENT		2024 Presidential candidate and President of Black USA	<input type="checkbox"/>

19. Interest of each foreign entity in the specific issues listed on line 16 above ☒ Check if None

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide information as requested. Add additional page(s) as needed.

15. General issue area code CIV

16. Specific lobbying issues

20 MILL VIA HR 40 AMENDMENTS CBO ALLOCATED. judicial warrant response time expired 06/07/2025 9a
DECLARATION FOR THE HISTORICAL RECORD

Filed by: State of Loc Nation Global Public Benefit Corporation & Trust

Date: June 7, 2025

Filed to: U.S. Public Record, International Record, Treaty Bodies, and Allied Nations

By Authority of: State of Loc Nation Supreme Court

Lead Signatory: Rev Dr Christina Clement, U.S. Presidential Candidate, President of Black USA, Fiduciary, Trustee, Pro Se, Judge

HISTORICAL DECLARATION OF ENFORCEABILITY AND LEGAL and LAWFUL RESTITUTION SYSTEM

We, the duly constituted governing authority of the State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust, on this day June 7, 2025, declare before the global, public, legal, and historical record the following:

That the Queendom of Loc Nation, acting through its Supreme Court, Treasury Tribunal, Diplomatic Office and ultimate Divine Indigenous right, has lawfully restored its sovereign rights, restitution system, and economic governance as an Indigenous, displaced, and historically redlined jurisdiction under color of U.S.; international and enacted State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust law.

I. FOUNDATIONAL AUTHORITY

The enforcement and recognition of the State of Loc Nation government, currency, and court system is not aspirational — it is grounded in enacted law, legal publication, secured filings, un rebutted defaults, and binding administrative procedures.

We stand on the following enacted instruments:

U.S. Constitution — Amendments I, V, IX, X, XIII, XIV, XV

Freedmen's Bureau Acts of 1865 & 1866 — restoring land, legal status, and institutional equity

Civil Rights Acts (1866, 1964, 1968) — guaranteeing equal protection, redress, and justice

Uniform Commercial Code (UCC) — enabling lawful debt offset, tender of payment, and lien rights

Administrative Procedure Act (APA) — enabling lawful notice, default, and execution

United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP)

International Covenant on Civil and Political Rights (ICCPR)

Equity, Natural Law, and Sui Generis Sovereignty Principles

Public Trust Doctrine — compelling restitution when civil systems fail the people (affected by redlining, racially gerrymandered maps and injustices constitutes a factual and legal basis for unilateral separation from oppressive governance structures, by operation of law and under recognized international legal norms.)

Declaration of Independence 1776: "wherever any form of government becomes destructive....t is the right of the people to altar or abolish it." ASE

UN Declaration on the Rights of Indigenous Peoples (Articles 3.4.5

International Covenant on Civil and Political Rights (Article 1)

Marbury v Madison 5 US 137 1803 "...A law repugnant to the Constitution is void"

Treaty of Westphalia and sui generis sovereignty doctrine under customary international law

I, HH Empress Queen Christina Clement aka Rev Dr Christina Clement, with the divine indigenous power bestowed and due to historically violations, thousands of victim statements and historical grievances declare and decree:

SOLN Restitution Act 2025

The following laws and legal frameworks have been enacted or asserted by the State of Loc Nation in connection with the federal case Clement v. Garland, 1:24-cv-00479-RC:

Enacted Laws and Legal Frameworks

1. WAAFAA Law (Wrongful Arrest and False Accusation Accountability Act)

o Aims to criminalize wrongful arrests and false accusations, particularly those targeting Black and Indigenous communities. (stateoflocnation.com)

2. S.O.L.N. Restitution Law

o Seeks restitution for historical injustices, including the illegal kidnapping during Trans-Atlantic Slave Trade, and proposes the establishment of a new currency, the Loc Nation Dollar (LND). (medium.com)

3. S.O.L.N. Police Accountability and Justice Law

o Focuses on protecting citizens from abuses of power by law enforcement and ensuring accountability.

4. S.O.L.N. Bereavement Law

o Provides support and recognition for families affected by systemic violence and historical injustices.

5. S.O.L.N. Cultural Heritage Protection Act

o Establishes a framework for preserving and valuing national cultural treasures and family heirlooms. (img1.wsimg.com)

6. S.O.L.N. International, National, and Local Protection and Security Act

o Ensures the safety and security of Rev. Dr. Christina Clement and her family. (img1.wsimg.com)

o

7. S.O.L.N. Community Investment Credit Union Act

o Authorizes the establishment and operation of credit unions to support community investment. (img1.wsimg.com)

8. S.O.L.N. Legal Framework for Hate Crime Protections

o Provides protections against hate crimes at various jurisdictional levels. (img1.wsimg.com)

9. S.O.L.N. Tribunal Legal Framework

o Establishes a legal tribunal system under the State of Loc Nation's jurisdiction.

10. S.O.L.N. Governmental Department Establishment Law

o Outlines the creation of various governmental departments, including the Treasury Department and provisions for international trade and participation in global events.

11. S.O.L.N. Charter

o Serves as the foundational document for the State of Loc Nation GPBC, detailing its governance structure and principles.

12. S.O.L.N. De Jure State Declaration

o Proclaims the State of Loc Nation as a de jure sovereign entity.

13. S.O.L.N. Population and Elector Count Documentation

o Provides data on the population and elector count within the State of Loc Nation GPBC.

14. S.O.L.N. Proclamation Recognizing Historical Contributions

o Acknowledges the historical contributions and sacrifices of ancestors in various conflicts.

15. S.O.L.N. Legal Framework for Sovereign Power and Law Revision

o Addresses the revision of laws to ensure the sovereignty and success of the State of Loc Nation.

16. S.O.L.N. Ethics Plan 2024-2025

o Outlines ethical guidelines and a budget for presidential transactions.

17. S.O.L.N. Multilevel Government Jurisdictional Consent

o Details the consent to a multilevel government structure and tribunal system.

18. S.O.L.N. Arbitration Disclosure

o Provides information on arbitration processes within the State of Loc Nation GPBC.

19. S.O.L.N. Certificate of Authority Request

o Requests the establishment and operation of a franchise of credit unions under the State of Loc Nation's authority.

20. S.O.L.N. Legal Framework for International, Federal, State, City, and Local Protections

o Establishes protections against hate crimes across various jurisdictional levels.

These laws and frameworks have been submitted as part of the legal proceedings in the case Clement v. Garland, 1:24-cv-00479-RC, and are intended to establish the State of Loc Nation's legal and sovereign status, as well as to address historical and systemic injustices.

The Loc Nation Dollar (LND) has been officially tendered at \$1 LND = \$750 USD, backed by secured filings, default judgments, and lawful public publication.

II. ENACTED AND PUBLISHED RECORD

This declaration is supported by the following completed and published legal actions:

* Legal Charter of the Queendom of Loc Nation (Filed and published)

Certified Docket Filing DDC 1:24 cv 00479 RC

* Tribunal Code of Procedure (Filed in the District of Columbia)

* Tender of Settlement Notices (Issued to U.S. Treasury, DOJ, IRS, HUD, IMF, and international partners)

UCC Reference 044-2024-004422 Authentication Code: NRL4T-5QG8C-PWHH; UCC REFERENCE 044-2025-002376 AUTHENTICATION CODE: YDMPL-3PT34-4G9C;

Notice of Assignment GSCCCA efile 1:EF_012152679_002059963_044 Received Tuesday, October 22, 2024 9:38:20PM Page 1-13

* Affidavit of Publication (Filed in U.S. Federal Miscellaneous Case 25mc78)

* Restitution Orders and Judicial Warrants (Filed and served)

* Administrative Default Judgments (Entered after lawful service and no rebuttal)

* Public Legal Archive: <https://stateoflocnation.com/usblack-code-house-gov>

Legal Notice Affidavit of Publication Brooklyn Daily Eagle 05/30/2025 County of Kings Notary Public State of New York No 01ME3401055
Commission Expired date 12/02/2027

Judicial Warrant with response time due 06/07/2025-Unresponsive

These actions are lawful, final, unrebutted, and legally binding under the laws cited above and recognized in both domestic and international jurisdictions.

Georgia State Capital, South Wing- Global Solution: Declaration of Black USA

<https://youtu.be/6BYqpqlzLiw>

East Point City Council Budget Meeting Public Comment:

(12) Dynasty Healing Corp. - YouTube

III. CURRENCY & DEBT OFFSET SYSTEM

The Loc Nation Dollar (LND), declared at \$1 LND = \$750 USD, is now established as:

Lawful Tender under UCC-1

Backed by Legal Judgments, Trust Equity, and Public Default

Legally Offered as Settlement Against U.S. and Private Debts

Filed Under Legal Entity Identifier (LEI) Registration and Trust Documentation

No expiration date is applicable. All conversions, tenders, and offsets stand as perpetually enforceable instruments, and are published in the official record.

IV. INTERNATIONAL & DIPLOMATIC NOTICE

This declaration serves as formal notice to all foreign and domestic governments, courts, financial institutions, and oversight bodies that:

The State of Loc Nation (and affiliates) is an Indigenous, lawful, sui generis governing entity with the right to restitution, representation, economic autonomy, and jurisdictional enforcement over its people, land claims, and public benefit trust assets.

All refusals to recognize this system without due process constitute willful civil obstruction, actionable under:

U.S. Constitutional Law

International Treaty Law

Human Rights Doctrine

Commercial and Public Trust Law

SOLN Restitution Act 2025

V. NOTICE OF FINAL DEFAULT, UNREBUTTED STANDING & ACTIVATION OF ENFORCEMENT

Let it be entered into the legal, historical, and diplomatic record that:

As of the filing date of this Declaration, all named parties—including U.S. government agencies, international treaty bodies, and financial institutions—were served or otherwise notified of the following legal instruments:

- The Diplomatic Petition to the United Nations and Allied Bodies,
- The United Nations Application for Recognition under UNDRIP and ICCPR,
- The Writ of Execution issued under the authority of the State of Loc Nation Supreme Court,
- Tender of Settlement and Notice of Restitution Enforcement, and

• Administrative Notices and Default Demand Filings under U.S. and International Law.
As of the mandatory response deadline, no rebuttal, denial, or counterclaim was received.

Accordingly, under:

- The Administrative Procedure Act (5 U.S.C. §§ 553–558),
- Uniform Commercial Code §§ 1-308, 3-603, and 9-611,
- United Nations Declaration on the Rights of Indigenous Peoples,
- International Covenant on Civil and Political Rights,
- The Public Trust Doctrine,
- And the SOLN Restitution Act 2025,

the silence and failure to respond constitute final administrative default, waiver of rebuttal, and consent by acquiescence.

The State of Loc Nation Global Public Benefit Corporation and Trust now exercises:

- Full sovereign enforcement authority,
- Legal standing as an un rebutted claimant in matters of restitution, reparations, and public trust,
- And jurisdictional power to implement legal tenders, offset public and private debts, and protect the civil, economic, and political rights of its people without further delay or external permission.

This declaration of default stands as lawful fact, publicly recorded, un rebutted, and enforceable under both domestic and international law.

VI. FINAL AFFIRMATION

Let it be entered into the historical, legal, and judicial record this day June 7, 2025 9 am:

The State of Loc Nation Global Public Benefit Corporation (and affiliates), its government, court, treasury, and sovereign dollar are hereby lawful, enforceable, and permanently activated.

No future statute, silence, or omission may override this declaration. All enforcement mechanisms — judicial, financial, and diplomatic — are now in effect.

Issued this day, June 7, 2025

Under the Seal and Authority of the State of Loc Nation Supreme Court

And the Office of the President of Black USA

Signed:

Rev Dr Christina Clement, TE
2024 U.S. Presidential Candidate
President of Black USA
Pro Se

HH EMPRESS QUEEN CHRISTINA CLEMENT of State of Loc Nation Global Public Benefit Corporation and Trust

17. House(s) of Congress and Federal agencies ☐ Check if None

U.S. SENATE, U.S. HOUSE OF REPRESENTATIVES, Justice - Dept of (DOJ), State - Dept of (DOS), Federal Reserve System, Office of Management & Budget (OMB), Treasury - Dept of, Housing & Urban Development - Dept of (HUD)

18. Name of each individual who acted as a lobbyist in this issue area

First Name	Last Name	Suffix	Covered Official Position (if applicable)	New
REV DR CHRISTINA	CLEMENT		President of Black USA and 2024 Presidential Candidate	<input type="checkbox"/>

19. Interest of each foreign entity in the specific issues listed on line 16 above ☒ Check if None

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide information as requested. Add additional page(s) as needed.

15. General issue area code FIN

16. Specific lobbying issues

20 MILL VIA HR 40 AMENDMENTS CBO ALLOCATED. judicial warrant response time expired 06/07/2025 9a
DECLARATION FOR THE HISTORICAL RECORD

Filed by: State of Loc Nation Global Public Benefit Corporation & Trust

Date: June 7, 2025

Filed to: U.S. Public Record, International Record, Treaty Bodies, and Allied Nations

By Authority of: State of Loc Nation Supreme Court

Lead Signatory: Rev Dr Christina Clement, U.S. Presidential Candidate, President of Black USA, Fiduciary, Trustee, Pro Se, Judge

HISTORICAL DECLARATION OF ENFORCEABILITY AND LEGAL and LAWFUL RESTITUTION SYSTEM

We, the duly constituted governing authority of the State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust, on this day June 7, 2025, declare before the global, public, legal, and historical record the following:

That the Queendom of Loc Nation, acting through its Supreme Court, Treasury Tribunal, Diplomatic Office and ultimate Divine Indigenous right, has lawfully restored its sovereign rights, restitution system, and economic governance as an Indigenous, displaced, and historically redlined jurisdiction under color of U.S.; international and enacted State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust law.

I. FOUNDATIONAL AUTHORITY

The enforcement and recognition of the State of Loc Nation government, currency, and court system is not aspirational — it is grounded in enacted law, legal publication, secured filings, un rebutted defaults, and binding administrative procedures.

We stand on the following enacted instruments:

U.S. Constitution — Amendments I, V, IX, X, XIII, XIV, XV

Freedmen's Bureau Acts of 1865 & 1866 — restoring land, legal status, and institutional equity

Civil Rights Acts (1866, 1964, 1968) — guaranteeing equal protection, redress, and justice

Uniform Commercial Code (UCC) — enabling lawful debt offset, tender of payment, and lien rights

Administrative Procedure Act (APA) — enabling lawful notice, default, and execution

United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP)

International Covenant on Civil and Political Rights (ICCPR)

Equity, Natural Law, and Sui Generis Sovereignty Principles

Public Trust Doctrine — compelling restitution when civil systems fail the people (affected by redlining, racially gerrymandered maps and injustices constitutes a factual and legal basis for unilateral separation from oppressive governance structures, by operation of law and under recognized international legal norms.)

Declaration of Independence 1776: "wherever any form of government becomes destructive....t is the right of the people to altar or abolish it." ASE

UN Declaration on the Rights of Indigenous Peoples (Articles 3.4.5

International Covenant on Civil and Political Rights (Article 1)

Marbury v Madison 5 US 137 1803 "...A law repugnant to the Constitution is void"

Treaty of Westphalia and sui generis sovereignty doctrine under customary international law

I, HH Empress Queen Christina Clement aka Rev Dr Christina Clement, with the divine indigenous power bestowed and due to historically violations, thousands of victim statements and historical grievances declare and decree:

SOLN Restitution Act 2025

The following laws and legal frameworks have been enacted or asserted by the State of Loc Nation in connection with the federal case Clement v. Garland, 1:24-cv-00479-RC:

Enacted Laws and Legal Frameworks

1. WAAFAA Law (Wrongful Arrest and False Accusation Accountability Act)

o Aims to criminalize wrongful arrests and false accusations, particularly those targeting Black and Indigenous communities. (stateoflocnation.com)

2. S.O.L.N. Restitution Law

o Seeks restitution for historical injustices, including the illegal kidnapping during Trans-Atlantic Slave Trade, and proposes the establishment of a new currency, the Loc Nation Dollar (LND). (medium.com)

3. S.O.L.N. Police Accountability and Justice Law

o Focuses on protecting citizens from abuses of power by law enforcement and ensuring accountability.

4. S.O.L.N. Bereavement Law

o Provides support and recognition for families affected by systemic violence and historical injustices.

5. S.O.L.N. Cultural Heritage Protection Act

o Establishes a framework for preserving and valuing national cultural treasures and family heirlooms. (img1.wsimg.com)

6. S.O.L.N. International, National, and Local Protection and Security Act

o Ensures the safety and security of Rev. Dr. Christina Clement and her family. (img1.wsimg.com)

o

7. S.O.L.N. Community Investment Credit Union Act

o Authorizes the establishment and operation of credit unions to support community investment. (img1.wsimg.com)

8. S.O.L.N. Legal Framework for Hate Crime Protections

o Provides protections against hate crimes at various jurisdictional levels. (img1.wsimg.com)

9. S.O.L.N. Tribunal Legal Framework

o Establishes a legal tribunal system under the State of Loc Nation's jurisdiction.

10. S.O.L.N. Governmental Department Establishment Law

o Outlines the creation of various governmental departments, including the Treasury Department and provisions for international trade and participation in global events.

11. S.O.L.N. Charter

o Serves as the foundational document for the State of Loc Nation GPBC, detailing its governance structure and principles.

12. S.O.L.N. De Jure State Declaration

o Proclaims the State of Loc Nation as a de jure sovereign entity.

13. S.O.L.N. Population and Elector Count Documentation

o Provides data on the population and elector count within the State of Loc Nation GPBC.

14. S.O.L.N. Proclamation Recognizing Historical Contributions

o Acknowledges the historical contributions and sacrifices of ancestors in various conflicts.

15. S.O.L.N. Legal Framework for Sovereign Power and Law Revision

o Addresses the revision of laws to ensure the sovereignty and success of the State of Loc Nation.

16. S.O.L.N. Ethics Plan 2024-2025

o Outlines ethical guidelines and a budget for presidential transactions.

17. S.O.L.N. Multilevel Government Jurisdictional Consent

o Details the consent to a multilevel government structure and tribunal system.

18. S.O.L.N. Arbitration Disclosure

o Provides information on arbitration processes within the State of Loc Nation GPBC.

19. S.O.L.N. Certificate of Authority Request

o Requests the establishment and operation of a franchise of credit unions under the State of Loc Nation's authority.

20. S.O.L.N. Legal Framework for International, Federal, State, City, and Local Protections

o Establishes protections against hate crimes across various jurisdictional levels.

These laws and frameworks have been submitted as part of the legal proceedings in the case Clement v. Garland, 1:24-cv-00479-RC, and are intended to establish the State of Loc Nation's legal and sovereign status, as well as to address historical and systemic injustices.

The Loc Nation Dollar (LND) has been officially tendered at \$1 LND = \$750 USD, backed by secured filings, default judgments, and lawful public publication.

II. ENACTED AND PUBLISHED RECORD

This declaration is supported by the following completed and published legal actions:

* Legal Charter of the Queendom of Loc Nation (Filed and published)

Certified Docket Filing DDC 1:24 cv 00479 RC

* Tribunal Code of Procedure (Filed in the District of Columbia)

* Tender of Settlement Notices (Issued to U.S. Treasury, DOJ, IRS, HUD, IMF, and international partners)

UCC Reference 044-2024-004422 Authentication Code: NRL4T-5QG8C-PWHH; UCC REFERENCE 044-2025-002376 AUTHENTICATION CODE: YDMPL-3PT34-4G9C;

Notice of Assignment GSCCCA efile 1:EF_012152679_002059963_044 Received Tuesday, October 22, 2024 9:38:20PM Page 1-13

* Affidavit of Publication (Filed in U.S. Federal Miscellaneous Case 25mc78)

* Restitution Orders and Judicial Warrants (Filed and served)

* Administrative Default Judgments (Entered after lawful service and no rebuttal)

* Public Legal Archive: <https://stateoflocnation.com/usblack-code-house-gov>

Legal Notice Affidavit of Publication Brooklyn Daily Eagle 05/30/2025 County of Kings Notary Public State of New York No 01ME3401055

Commission Expired date 12/02/2027

Judicial Warrant with response time due 06/07/2025-Unresponsive

These actions are lawful, final, unrebutted, and legally binding under the laws cited above and recognized in both domestic and international jurisdictions.

Georgia State Capital, South Wing- Global Solution: Declaration of Black USA

<https://youtu.be/6BYqpqlzLiw>

East Point City Council Budget Meeting Public Comment:

(12) Dynasty Healing Corp. - YouTube

III. CURRENCY & DEBT OFFSET SYSTEM

The Loc Nation Dollar (LND), declared at \$1 LND = \$750 USD, is now established as:

Lawful Tender under UCC-1

Backed by Legal Judgments, Trust Equity, and Public Default

Legally Offered as Settlement Against U.S. and Private Debts

Filed Under Legal Entity Identifier (LEI) Registration and Trust Documentation

No expiration date is applicable. All conversions, tenders, and offsets stand as perpetually enforceable instruments, and are published in the official record.

IV. INTERNATIONAL & DIPLOMATIC NOTICE

This declaration serves as formal notice to all foreign and domestic governments, courts, financial institutions, and oversight bodies that:

The State of Loc Nation (and affiliates) is an Indigenous, lawful, sui generis governing entity with the right to restitution, representation, economic autonomy, and jurisdictional enforcement over its people, land claims, and public benefit trust assets.

All refusals to recognize this system without due process constitute willful civil obstruction, actionable under:

U.S. Constitutional Law

International Treaty Law

Human Rights Doctrine

Commercial and Public Trust Law

SOLN Restitution Act 2025

V. NOTICE OF FINAL DEFAULT, UNREBUTTED STANDING & ACTIVATION OF ENFORCEMENT

Let it be entered into the legal, historical, and diplomatic record that:

As of the filing date of this Declaration, all named parties—including U.S. government agencies, international treaty bodies, and financial institutions—were served or otherwise notified of the following legal instruments:

- The Diplomatic Petition to the United Nations and Allied Bodies,
- The United Nations Application for Recognition under UNDRIP and ICCPR,
- The Writ of Execution issued under the authority of the State of Loc Nation Supreme Court,
- Tender of Settlement and Notice of Restitution Enforcement, and

- Administrative Notices and Default Demand Filings under U.S. and International Law.
As of the mandatory response deadline, no rebuttal, denial, or counterclaim was received.

Accordingly, under:

- The Administrative Procedure Act (5 U.S.C. §§ 553–558),
- Uniform Commercial Code §§ 1-308, 3-603, and 9-611,
- United Nations Declaration on the Rights of Indigenous Peoples,
- International Covenant on Civil and Political Rights,
- The Public Trust Doctrine,
- And the SOLN Restitution Act 2025,

the silence and failure to respond constitute final administrative default, waiver of rebuttal, and consent by acquiescence.

The State of Loc Nation Global Public Benefit Corporation and Trust now exercises:

- Full sovereign enforcement authority,
- Legal standing as an unrebutted claimant in matters of restitution, reparations, and public trust,
- And jurisdictional power to implement legal tenders, offset public and private debts, and protect the civil, economic, and political rights of its people without further delay or external permission.

This declaration of default stands as lawful fact, publicly recorded, un rebutted, and enforceable under both domestic and international law.

VI. FINAL AFFIRMATION

Let it be entered into the historical, legal, and judicial record this day June 7, 2025 9 am:

The State of Loc Nation Global Public Benefit Corporation (and affiliates), its government, court, treasury, and sovereign dollar are hereby lawful, enforceable, and permanently activated.

No future statute, silence, or omission may override this declaration. All enforcement mechanisms — judicial, financial, and diplomatic — are now in effect.

Issued this day, June 7, 2025

Under the Seal and Authority of the State of Loc Nation Supreme Court

And the Office of the President of Black USA

Signed:

Rev Dr Christina Clement, TE
2024 U.S. Presidential Candidate
President of Black USA
Pro Se

HH EMPRESS QUEEN CHRISTINA CLEMENT of State of Loc Nation Global Public Benefit Corporation and Trust

17. House(s) of Congress and Federal agencies ☐ Check if None

U.S. SENATE, U.S. HOUSE OF REPRESENTATIVES, Justice - Dept of (DOJ), Treasury - Dept of, Office of Management & Budget (OMB), State - Dept of (DOS), Federal Reserve System

18. Name of each individual who acted as a lobbyist in this issue area

First Name	Last Name	Suffix	Covered Official Position (if applicable)	New
REV DR CHRISTINA	CLEMENT		President of Black USA and 2024 Presidential Candidate	<input type="checkbox"/>

19. Interest of each foreign entity in the specific issues listed on line 16 above ☒ Check if None

--

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide information as requested. Add additional page(s) as needed.

15. General issue area code FAM

16. Specific lobbying issues

20 MILL VIA HR 40 AMENDMENTS CBO ALLOCATED. judicial warrant response time expired 06/07/2025 9a
DECLARATION FOR THE HISTORICAL RECORD

Filed by: State of Loc Nation Global Public Benefit Corporation & Trust

Date: June 7, 2025

Filed to: U.S. Public Record, International Record, Treaty Bodies, and Allied Nations

By Authority of: State of Loc Nation Supreme Court

Lead Signatory: Rev Dr Christina Clement, U.S. Presidential Candidate, President of Black USA, Fiduciary, Trustee, Pro Se, Judge

HISTORICAL DECLARATION OF ENFORCEABILITY AND LEGAL and LAWFUL RESTITUTION SYSTEM

We, the duly constituted governing authority of the State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust, on this day June 7, 2025, declare before the global, public, legal, and historical record the following:

That the Queendom of Loc Nation, acting through its Supreme Court, Treasury Tribunal, Diplomatic Office and ultimate Divine Indigenous right, has lawfully restored its sovereign rights, restitution system, and economic governance as an Indigenous, displaced, and historically redlined jurisdiction under color of U.S.; international and enacted State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust law.

I. FOUNDATIONAL AUTHORITY

The enforcement and recognition of the State of Loc Nation government, currency, and court system is not aspirational — it is grounded in enacted law, legal publication, secured filings, unrebutted defaults, and binding administrative procedures.

We stand on the following enacted instruments:

U.S. Constitution — Amendments I, V, IX, X, XIII, XIV, XV

Freedmen's Bureau Acts of 1865 & 1866 — restoring land, legal status, and institutional equity

Civil Rights Acts (1866, 1964, 1968) — guaranteeing equal protection, redress, and justice

Uniform Commercial Code (UCC) — enabling lawful debt offset, tender of payment, and lien rights

Administrative Procedure Act (APA) — enabling lawful notice, default, and execution

United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP)

International Covenant on Civil and Political Rights (ICCPR)

Equity, Natural Law, and Sui Generis Sovereignty Principles

Public Trust Doctrine — compelling restitution when civil systems fail the people (affected by redlining, racially gerrymandered maps and injustices constitutes a factual and legal basis for unilateral separation from oppressive governance structures, by operation of law and under recognized international legal norms.)

Declaration of Independence 1776: "wherever any form of government becomes destructive....t is the right of the people to altar or abolish it." ASE

UN Declaration on the Rights of Indigenous Peoples (Articles 3.4.5

International Covenant on Civil and Political Rights (Article 1)

Marbury v Madison 5 US 137 1803 "...A law repugnant to the Constitution is void"

Treaty of Westphalia and sui generis sovereignty doctrine under customary international law

I, HH Empress Queen Christina Clement aka Rev Dr Christina Clement, with the divine indigenous power bestowed and due to historically violations, thousands of victim statements and historical grievances declare and decree:

SOLN Restitution Act 2025

The following laws and legal frameworks have been enacted or asserted by the State of Loc Nation in connection with the federal case Clement v. Garland, 1:24-cv-00479-RC:

Enacted Laws and Legal Frameworks

1. WAAFAA Law (Wrongful Arrest and False Accusation Accountability Act)

o Aims to criminalize wrongful arrests and false accusations, particularly those targeting Black and Indigenous communities. (stateoflocnation.com)

2. S.O.L.N. Restitution Law

o Seeks restitution for historical injustices, including the illegal kidnapping during Trans-Atlantic Slave Trade, and proposes the establishment of a new currency, the Loc Nation Dollar (LND). (medium.com)

3. S.O.L.N. Police Accountability and Justice Law

o Focuses on protecting citizens from abuses of power by law enforcement and ensuring accountability.

4. S.O.L.N. Bereavement Law

o Provides support and recognition for families affected by systemic violence and historical injustices.

5. S.O.L.N. Cultural Heritage Protection Act

o Establishes a framework for preserving and valuing national cultural treasures and family heirlooms. (img1.wsimg.com)

6. S.O.L.N. International, National, and Local Protection and Security Act

o Ensures the safety and security of Rev. Dr. Christina Clement and her family. (img1.wsimg.com)

o

7. S.O.L.N. Community Investment Credit Union Act

o Authorizes the establishment and operation of credit unions to support community investment. (img1.wsimg.com)

8. S.O.L.N. Legal Framework for Hate Crime Protections

o Provides protections against hate crimes at various jurisdictional levels. (img1.wsimg.com)

9. S.O.L.N. Tribunal Legal Framework

o Establishes a legal tribunal system under the State of Loc Nation's jurisdiction.

10. S.O.L.N. Governmental Department Establishment Law

o Outlines the creation of various governmental departments, including the Treasury Department and provisions for international trade and participation in global events.

11. S.O.L.N. Charter

o Serves as the foundational document for the State of Loc Nation GPBC, detailing its governance structure and principles.

12. S.O.L.N. De Jure State Declaration

o Proclaims the State of Loc Nation as a de jure sovereign entity.

13. S.O.L.N. Population and Elector Count Documentation

o Provides data on the population and elector count within the State of Loc Nation GPBC.

14. S.O.L.N. Proclamation Recognizing Historical Contributions

o Acknowledges the historical contributions and sacrifices of ancestors in various conflicts.

15. S.O.L.N. Legal Framework for Sovereign Power and Law Revision

o Addresses the revision of laws to ensure the sovereignty and success of the State of Loc Nation.

16. S.O.L.N. Ethics Plan 2024-2025

o Outlines ethical guidelines and a budget for presidential transactions.

17. S.O.L.N. Multilevel Government Jurisdictional Consent

o Details the consent to a multilevel government structure and tribunal system.

18. S.O.L.N. Arbitration Disclosure

o Provides information on arbitration processes within the State of Loc Nation GPBC.

19. S.O.L.N. Certificate of Authority Request

o Requests the establishment and operation of a franchise of credit unions under the State of Loc Nation's authority.

20. S.O.L.N. Legal Framework for International, Federal, State, City, and Local Protections

o Establishes protections against hate crimes across various jurisdictional levels.

These laws and frameworks have been submitted as part of the legal proceedings in the case Clement v. Garland, 1:24-cv-00479-RC, and are intended to establish the State of Loc Nation's legal and sovereign status, as well as to address historical and systemic injustices.

The Loc Nation Dollar (LND) has been officially tendered at \$1 LND = \$750 USD, backed by secured filings, default judgments, and lawful public publication.

II. ENACTED AND PUBLISHED RECORD

This declaration is supported by the following completed and published legal actions:

* Legal Charter of the Queendom of Loc Nation (Filed and published)

Certified Docket Filing DDC 1:24 cv 00479 RC

* Tribunal Code of Procedure (Filed in the District of Columbia)

* Tender of Settlement Notices (Issued to U.S. Treasury, DOJ, IRS, HUD, IMF, and international partners)

UCC Reference 044-2024-004422 Authentication Code: NRL4T-5QG8C-PWHH; UCC REFERENCE 044-2025-002376 AUTHENTICATION CODE: YDMPL-3PT34-4G9C;

Notice of Assignment GSCCCA efile 1:EF_012152679_002059963_044 Received Tuesday, October 22, 2024 9:38:20PM Page 1-13

* Affidavit of Publication (Filed in U.S. Federal Miscellaneous Case 25mc78)

* Restitution Orders and Judicial Warrants (Filed and served)

* Administrative Default Judgments (Entered after lawful service and no rebuttal)

* Public Legal Archive: <https://stateoflocnation.com/usblack-code-house-gov>

Legal Notice Affidavit of Publication Brooklyn Daily Eagle 05/30/2025 County of Kings Notary Public State of New York No 01ME3401055

Commission Expired date 12/02/2027

Judicial Warrant with response time due 06/07/2025-Unresponsive

These actions are lawful, final, unrebutted, and legally binding under the laws cited above and recognized in both domestic and international jurisdictions.

Georgia State Capital, South Wing- Global Solution: Declaration of Black USA

<https://youtu.be/6BYqpqlzLiw>

East Point City Council Budget Meeting Public Comment:

(12) Dynasty Healing Corp. - YouTube

III. CURRENCY & DEBT OFFSET SYSTEM

The Loc Nation Dollar (LND), declared at \$1 LND = \$750 USD, is now established as:

Lawful Tender under UCC-1

Backed by Legal Judgments, Trust Equity, and Public Default

Legally Offered as Settlement Against U.S. and Private Debts

Filed Under Legal Entity Identifier (LEI) Registration and Trust Documentation

No expiration date is applicable. All conversions, tenders, and offsets stand as perpetually enforceable instruments, and are published in the official record.

IV. INTERNATIONAL & DIPLOMATIC NOTICE

This declaration serves as formal notice to all foreign and domestic governments, courts, financial institutions, and oversight bodies that:

The State of Loc Nation (and affiliates) is an Indigenous, lawful, sui generis governing entity with the right to restitution, representation, economic autonomy, and jurisdictional enforcement over its people, land claims, and public benefit trust assets.

All refusals to recognize this system without due process constitute willful civil obstruction, actionable under:

U.S. Constitutional Law

International Treaty Law

Human Rights Doctrine

Commercial and Public Trust Law

SOLN Restitution Act 2025

V. NOTICE OF FINAL DEFAULT, UNREBUTTED STANDING & ACTIVATION OF ENFORCEMENT

Let it be entered into the legal, historical, and diplomatic record that:

As of the filing date of this Declaration, all named parties—including U.S. government agencies, international treaty bodies, and financial institutions—were served or otherwise notified of the following legal instruments:

- The Diplomatic Petition to the United Nations and Allied Bodies,
- The United Nations Application for Recognition under UNDRIP and ICCPR,
- The Writ of Execution issued under the authority of the State of Loc Nation Supreme Court,
- Tender of Settlement and Notice of Restitution Enforcement, and

- As of the mandatory response deadline, no rebuttal, denial, or counterclaim was received.

Accordingly, under:

- The Administrative Procedure Act (5 U.S.C. §§ 553–558),
- Uniform Commercial Code §§ 1-308, 3-603, and 9-611,
- United Nations Declaration on the Rights of Indigenous Peoples,
- International Covenant on Civil and Political Rights,
- The Public Trust Doctrine,
- And the SOLN Restitution Act 2025,

the silence and failure to respond constitute final administrative default, waiver of rebuttal, and consent by acquiescence.

The State of Loc Nation Global Public Benefit Corporation and Trust now exercises:

- Full sovereign enforcement authority,
- Legal standing as an un rebutted claimant in matters of restitution, reparations, and public trust,
- And jurisdictional power to implement legal tenders, offset public and private debts, and protect the civil, economic, and political rights of its people without further delay or external permission.

[This declaration of default stands as lawful fact, publicly recorded, un rebutted, and enforceable under both domestic and international law.

VI. FINAL AFFIRMATION

Let it be entered into the historical, legal, and judicial record this day June 7, 2025 9 am:

The State of Loc Nation Global Public Benefit Corporation (and affiliates), its government, court, treasury, and sovereign dollar are hereby lawful, enforceable, and permanently activated.

No future statute, silence, or omission may override this declaration. All enforcement mechanisms — judicial, financial, and diplomatic — are now in effect.

Issued this day, June 7, 2025

Under the Seal and Authority of the State of Loc Nation Supreme Court

And the Office of the President of Black USA

Signed:

Rev Dr Christina Clement, TE

2024 U.S. Presidential Candidate

President of Black USA

Pro Se

HH EMPRESS QUEEN CHRISTINA CLEMENT of State of Loc Nation Global Public Benefit Corporation and Trust

17. House(s) of Congress and Federal agencies ☐ Check if None

U.S. SENATE, U.S. HOUSE OF REPRESENTATIVES, Treasury - Dept of, Justice - Dept of (DOJ), Federal Reserve System, State - Dept of (DOS), Office of Management & Budget (OMB)

18. Name of each individual who acted as a lobbyist in this issue area

First Name	Last Name	Suffix	Covered Official Position (if applicable)	New
REV DR CHRISTINA	CLEMENT		President of Black USA and 2024 Presidential Candidate	<input type="checkbox"/>

19. Interest of each foreign entity in the specific issues listed on line 16 above ☒ Check if None

--

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide information as requested. Add additional page(s) as needed.

15. General issue area code ACC

16. Specific lobbying issues

20 MILL VIA HR 40 AMENDMENTS CBO ALLOCATED. judicial warrant response time expired 06/07/2025 9a
DECLARATION FOR THE HISTORICAL RECORD

Filed by: State of Loc Nation Global Public Benefit Corporation & Trust

Date: June 7, 2025

Filed to: U.S. Public Record, International Record, Treaty Bodies, and Allied Nations

By Authority of: State of Loc Nation Supreme Court

Lead Signatory: Rev Dr Christina Clement, U.S. Presidential Candidate, President of Black USA, Fiduciary, Trustee, Pro Se, Judge

HISTORICAL DECLARATION OF ENFORCEABILITY AND LEGAL and LAWFUL RESTITUTION SYSTEM

We, the duly constituted governing authority of the State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust, on this day June 7, 2025, declare before the global, public, legal, and historical record the following:

That the Queendom of Loc Nation, acting through its Supreme Court, Treasury Tribunal, Diplomatic Office and ultimate Divine Indigenous right, has lawfully restored its sovereign rights, restitution system, and economic governance as an Indigenous, displaced, and historically redlined jurisdiction under color of U.S.; international and enacted State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust law.

I. FOUNDATIONAL AUTHORITY

The enforcement and recognition of the State of Loc Nation government, currency, and court system is not aspirational — it is grounded in enacted law, legal publication, secured filings, un rebutted defaults, and binding administrative procedures.

We stand on the following enacted instruments:

U.S. Constitution — Amendments I, V, IX, X, XIII, XIV, XV

Freedmen's Bureau Acts of 1865 & 1866 — restoring land, legal status, and institutional equity

Civil Rights Acts (1866, 1964, 1968) — guaranteeing equal protection, redress, and justice

Uniform Commercial Code (UCC) — enabling lawful debt offset, tender of payment, and lien rights

Administrative Procedure Act (APA) — enabling lawful notice, default, and execution

United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP)

International Covenant on Civil and Political Rights (ICCPR)

Equity, Natural Law, and Sui Generis Sovereignty Principles

Public Trust Doctrine — compelling restitution when civil systems fail the people (affected by redlining, racially gerrymandered maps and injustices constitutes a factual and legal basis for unilateral separation from oppressive governance structures, by operation of law and under recognized international legal norms.)

Declaration of Independence 1776: "wherever any form of government becomes destructive....t is the right of the people to altar or abolish it." ASE

UN Declaration on the Rights of Indigenous Peoples (Articles 3.4.5

International Covenant on Civil and Political Rights (Article 1)

Marbury v Madison 5 US 137 1803 "...A law repugnant to the Constitution is void"

Treaty of Westphalia and sui generis sovereignty doctrine under customary international law

I, HH Empress Queen Christina Clement aka Rev Dr Christina Clement, with the divine indigenous power bestowed and due to historically violations, thousands of victim statements and historical grievances declare and decree:

SOLN Restitution Act 2025

The following laws and legal frameworks have been enacted or asserted by the State of Loc Nation in connection with the federal case Clement v. Garland, 1:24-cv-00479-RC:

Enacted Laws and Legal Frameworks

1. WAAFAA Law (Wrongful Arrest and False Accusation Accountability Act)

o Aims to criminalize wrongful arrests and false accusations, particularly those targeting Black and Indigenous communities. (stateoflocnation.com)

2. S.O.L.N. Restitution Law

o Seeks restitution for historical injustices, including the illegal kidnapping during Trans-Atlantic Slave Trade, and proposes the establishment of a new currency, the Loc Nation Dollar (LND). (medium.com)

3. S.O.L.N. Police Accountability and Justice Law

o Focuses on protecting citizens from abuses of power by law enforcement and ensuring accountability.

4. S.O.L.N. Bereavement Law

o Provides support and recognition for families affected by systemic violence and historical injustices.

5. S.O.L.N. Cultural Heritage Protection Act

o Establishes a framework for preserving and valuing national cultural treasures and family heirlooms. (img1.wsimg.com)

6. S.O.L.N. International, National, and Local Protection and Security Act

o Ensures the safety and security of Rev. Dr. Christina Clement and her family. (img1.wsimg.com)

o

7. S.O.L.N. Community Investment Credit Union Act

o Authorizes the establishment and operation of credit unions to support community investment. (img1.wsimg.com)

8. S.O.L.N. Legal Framework for Hate Crime Protections

o Provides protections against hate crimes at various jurisdictional levels. (img1.wsimg.com)

9. S.O.L.N. Tribunal Legal Framework

o Establishes a legal tribunal system under the State of Loc Nation's jurisdiction.

10. S.O.L.N. Governmental Department Establishment Law

o Outlines the creation of various governmental departments, including the Treasury Department and provisions for international trade and participation in global events.

11. S.O.L.N. Charter

o Serves as the foundational document for the State of Loc Nation GPBC, detailing its governance structure and principles.

12. S.O.L.N. De Jure State Declaration

o Proclaims the State of Loc Nation as a de jure sovereign entity.

13. S.O.L.N. Population and Elector Count Documentation

o Provides data on the population and elector count within the State of Loc Nation GPBC.

14. S.O.L.N. Proclamation Recognizing Historical Contributions

o Acknowledges the historical contributions and sacrifices of ancestors in various conflicts.

15. S.O.L.N. Legal Framework for Sovereign Power and Law Revision

o Addresses the revision of laws to ensure the sovereignty and success of the State of Loc Nation.

16. S.O.L.N. Ethics Plan 2024-2025

o Outlines ethical guidelines and a budget for presidential transactions.

17. S.O.L.N. Multilevel Government Jurisdictional Consent

o Details the consent to a multilevel government structure and tribunal system.

18. S.O.L.N. Arbitration Disclosure

o Provides information on arbitration processes within the State of Loc Nation GPBC.

19. S.O.L.N. Certificate of Authority Request

o Requests the establishment and operation of a franchise of credit unions under the State of Loc Nation's authority.

20. S.O.L.N. Legal Framework for International, Federal, State, City, and Local Protections

o Establishes protections against hate crimes across various jurisdictional levels.

These laws and frameworks have been submitted as part of the legal proceedings in the case Clement v. Garland, 1:24-cv-00479-RC, and are intended to establish the State of Loc Nation's legal and sovereign status, as well as to address historical and systemic injustices.

The Loc Nation Dollar (LND) has been officially tendered at \$1 LND = \$750 USD, backed by secured filings, default judgments, and lawful public publication.

II. ENACTED AND PUBLISHED RECORD

This declaration is supported by the following completed and published legal actions:

* Legal Charter of the Queendom of Loc Nation (Filed and published)

Certified Docket Filing DDC 1:24 cv 00479 RC

* Tribunal Code of Procedure (Filed in the District of Columbia)

* Tender of Settlement Notices (Issued to U.S. Treasury, DOJ, IRS, HUD, IMF, and international partners)

UCC Reference 044-2024-004422 Authentication Code: NRL4T-5QG8C-PWHH; UCC REFERENCE 044-2025-002376 AUTHENTICATION CODE: YDMPL-3PT34-4G9C;

Notice of Assignment GSCCCA efile 1:EF_012152679_002059963_044 Received Tuesday, October 22, 2024 9:38:20PM Page 1-13

* Affidavit of Publication (Filed in U.S. Federal Miscellaneous Case 25mc78)

* Restitution Orders and Judicial Warrants (Filed and served)

* Administrative Default Judgments (Entered after lawful service and no rebuttal)

* Public Legal Archive: <https://stateoflocnation.com/usblack-code-house-gov>

Legal Notice Affidavit of Publication Brooklyn Daily Eagle 05/30/2025 County of Kings Notary Public State of New York No 01ME3401055

Commission Expired date 12/02/2027

Judicial Warrant with response time due 06/07/2025-Unresponsive

These actions are lawful, final, unrebutted, and legally binding under the laws cited above and recognized in both domestic and international jurisdictions.

Georgia State Capital, South Wing- Global Solution: Declaration of Black USA

<https://youtu.be/6BYqpqlzLiw>

East Point City Council Budget Meeting Public Comment:

(12) Dynasty Healing Corp. - YouTube

III. CURRENCY & DEBT OFFSET SYSTEM

The Loc Nation Dollar (LND), declared at \$1 LND = \$750 USD, is now established as:

Lawful Tender under UCC-1

Backed by Legal Judgments, Trust Equity, and Public Default

Legally Offered as Settlement Against U.S. and Private Debts

Filed Under Legal Entity Identifier (LEI) Registration and Trust Documentation

No expiration date is applicable. All conversions, tenders, and offsets stand as perpetually enforceable instruments, and are published in the official record.

IV. INTERNATIONAL & DIPLOMATIC NOTICE

This declaration serves as formal notice to all foreign and domestic governments, courts, financial institutions, and oversight bodies that:

The State of Loc Nation (and affiliates) is an Indigenous, lawful, sui generis governing entity with the right to restitution, representation, economic autonomy, and jurisdictional enforcement over its people, land claims, and public benefit trust assets.

All refusals to recognize this system without due process constitute willful civil obstruction, actionable under:

U.S. Constitutional Law

International Treaty Law

Human Rights Doctrine

Commercial and Public Trust Law

SOLN Restitution Act 2025

V. NOTICE OF FINAL DEFAULT, UNREBUTTED STANDING & ACTIVATION OF ENFORCEMENT

Let it be entered into the legal, historical, and diplomatic record that:

As of the filing date of this Declaration, all named parties—including U.S. government agencies, international treaty bodies, and financial institutions—were served or otherwise notified of the following legal instruments:

- The Diplomatic Petition to the United Nations and Allied Bodies,
- The United Nations Application for Recognition under UNDRIP and ICCPR,
- The Writ of Execution issued under the authority of the State of Loc Nation Supreme Court,
- Tender of Settlement and Notice of Restitution Enforcement, and

• Administrative Notices and Default Demand Filings under U.S. and International Law.
As of the mandatory response deadline, no rebuttal, denial, or counterclaim was received.

Accordingly, under:

• The Administrative Procedure Act (5 U.S.C. §§ 553–558),
• Uniform Commercial Code §§ 1-308, 3-603, and 9-611,
• United Nations Declaration on the Rights of Indigenous Peoples,
• International Covenant on Civil and Political Rights,
• The Public Trust Doctrine,
• And the SOLN Restitution Act 2025,

the silence and failure to respond constitute final administrative default, waiver of rebuttal, and consent by acquiescence.

The State of Loc Nation Global Public Benefit Corporation and Trust now exercises:

• Full sovereign enforcement authority,
• Legal standing as an un rebutted claimant in matters of restitution, reparations, and public trust,
• And jurisdictional power to implement legal tenders, offset public and private debts, and protect the civil, economic, and political rights of its people without further delay or external permission.

This declaration of default stands as lawful fact, publicly recorded, un rebutted, and enforceable under both domestic and international law.

VI. FINAL AFFIRMATION

Let it be entered into the historical, legal, and judicial record this day June 7, 2025 9 am:

The State of Loc Nation Global Public Benefit Corporation (and affiliates), its government, court, treasury, and sovereign dollar are hereby lawful, enforceable, and permanently activated.

No future statute, silence, or omission may override this declaration. All enforcement mechanisms — judicial, financial, and diplomatic — are now in effect.

Issued this day, June 7, 2025

Under the Seal and Authority of the State of Loc Nation Supreme Court

And the Office of the President of Black USA

Signed:

Rev Dr Christina Clement, TE
2024 U.S. Presidential Candidate
President of Black USA
Pro Se
HH EMPRESS QUEEN CHRISTINA CLEMENT of State of Loc Nation Global Public Benefit Corporation and Trust

17. House(s) of Congress and Federal agencies ☐ Check if None

U.S. SENATE, U.S. HOUSE OF REPRESENTATIVES, Justice - Dept of (DOJ), Treasury - Dept of, State - Dept of (DOS), Federal Reserve System, Office of Management & Budget (OMB)

18. Name of each individual who acted as a lobbyist in this issue area

First Name	Last Name	Suffix	Covered Official Position (if applicable)	New
REV DR CHRISTINA	CLEMENT		President of Black USA and 2024 Presidential Candidate	<input type="checkbox"/>

19. Interest of each foreign entity in the specific issues listed on line 16 above ☒ Check if None

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide information as requested. Add additional page(s) as needed.

15. General issue area code IND

16. Specific lobbying issues

20 MILL VIA HR 40 AMENDMENTS CBO ALLOCATED. judicial warrant response time expired 06/07/2025 9a
DECLARATION FOR THE HISTORICAL RECORD

Filed by: State of Loc Nation Global Public Benefit Corporation & Trust

Date: June 7, 2025

Filed to: U.S. Public Record, International Record, Treaty Bodies, and Allied Nations

By Authority of: State of Loc Nation Supreme Court

Lead Signatory: Rev Dr Christina Clement, U.S. Presidential Candidate, President of Black USA, Fiduciary, Trustee, Pro Se, Judge

HISTORICAL DECLARATION OF ENFORCEABILITY AND LEGAL and LAWFUL RESTITUTION SYSTEM

We, the duly constituted governing authority of the State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust, on this day June 7, 2025, declare before the global, public, legal, and historical record the following:

That the Queendom of Loc Nation, acting through its Supreme Court, Treasury Tribunal, Diplomatic Office and ultimate Divine Indigenous right, has lawfully restored its sovereign rights, restitution system, and economic governance as an Indigenous, displaced, and historically redlined jurisdiction under color of U.S.; international and enacted State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust law.

I. FOUNDATIONAL AUTHORITY

The enforcement and recognition of the State of Loc Nation government, currency, and court system is not aspirational — it is grounded in enacted law, legal publication, secured filings, un rebutted defaults, and binding administrative procedures.

We stand on the following enacted instruments:

U.S. Constitution — Amendments I, V, IX, X, XIII, XIV, XV

Freedmen's Bureau Acts of 1865 & 1866 — restoring land, legal status, and institutional equity

Civil Rights Acts (1866, 1964, 1968) — guaranteeing equal protection, redress, and justice

Uniform Commercial Code (UCC) — enabling lawful debt offset, tender of payment, and lien rights

Administrative Procedure Act (APA) — enabling lawful notice, default, and execution

United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP)

International Covenant on Civil and Political Rights (ICCPR)

Equity, Natural Law, and Sui Generis Sovereignty Principles

Public Trust Doctrine — compelling restitution when civil systems fail the people (affected by redlining, racially gerrymandered maps and injustices constitutes a factual and legal basis for unilateral separation from oppressive governance structures, by operation of law and under recognized international legal norms.)

Declaration of Independence 1776: "wherever any form of government becomes destructive....t is the right of the people to altar or abolish it." ASE

UN Declaration on the Rights of Indigenous Peoples (Articles 3.4.5

International Covenant on Civil and Political Rights (Article 1)

Marbury v Madison 5 US 137 1803 "...A law repugnant to the Constitution is void"

Treaty of Westphalia and sui generis sovereignty doctrine under customary international law

I, HH Empress Queen Christina Clement aka Rev Dr Christina Clement, with the divine indigenous power bestowed and due to historically violations, thousands of victim statements and historical grievances declare and decree:

SOLN Restitution Act 2025

The following laws and legal frameworks have been enacted or asserted by the State of Loc Nation in connection with the federal case Clement v. Garland, 1:24-cv-00479-RC:

Enacted Laws and Legal Frameworks

1. WAAFAA Law (Wrongful Arrest and False Accusation Accountability Act)

o Aims to criminalize wrongful arrests and false accusations, particularly those targeting Black and Indigenous communities. (stateoflocnation.com)

2. S.O.L.N. Restitution Law

o Seeks restitution for historical injustices, including the illegal kidnapping during Trans-Atlantic Slave Trade, and proposes the establishment of a new currency, the Loc Nation Dollar (LND). (medium.com)

3. S.O.L.N. Police Accountability and Justice Law

o Focuses on protecting citizens from abuses of power by law enforcement and ensuring accountability.

4. S.O.L.N. Bereavement Law

o Provides support and recognition for families affected by systemic violence and historical injustices.

5. S.O.L.N. Cultural Heritage Protection Act

o Establishes a framework for preserving and valuing national cultural treasures and family heirlooms. (img1.wsimg.com)

6. S.O.L.N. International, National, and Local Protection and Security Act

o Ensures the safety and security of Rev. Dr. Christina Clement and her family. (img1.wsimg.com)

o

7. S.O.L.N. Community Investment Credit Union Act

o Authorizes the establishment and operation of credit unions to support community investment. (img1.wsimg.com)

8. S.O.L.N. Legal Framework for Hate Crime Protections

o Provides protections against hate crimes at various jurisdictional levels. (img1.wsimg.com)

9. S.O.L.N. Tribunal Legal Framework

o Establishes a legal tribunal system under the State of Loc Nation's jurisdiction.

10. S.O.L.N. Governmental Department Establishment Law

o Outlines the creation of various governmental departments, including the Treasury Department and provisions for international trade and participation in global events.

11. S.O.L.N. Charter

o Serves as the foundational document for the State of Loc Nation GPBC, detailing its governance structure and principles.

12. S.O.L.N. De Jure State Declaration

o Proclaims the State of Loc Nation as a de jure sovereign entity.

13. S.O.L.N. Population and Elector Count Documentation

o Provides data on the population and elector count within the State of Loc Nation GPBC.

14. S.O.L.N. Proclamation Recognizing Historical Contributions

o Acknowledges the historical contributions and sacrifices of ancestors in various conflicts.

15. S.O.L.N. Legal Framework for Sovereign Power and Law Revision

o Addresses the revision of laws to ensure the sovereignty and success of the State of Loc Nation.

16. S.O.L.N. Ethics Plan 2024-2025

o Outlines ethical guidelines and a budget for presidential transactions.

17. S.O.L.N. Multilevel Government Jurisdictional Consent

o Details the consent to a multilevel government structure and tribunal system.

18. S.O.L.N. Arbitration Disclosure

o Provides information on arbitration processes within the State of Loc Nation GPBC.

19. S.O.L.N. Certificate of Authority Request

o Requests the establishment and operation of a franchise of credit unions under the State of Loc Nation's authority.

20. S.O.L.N. Legal Framework for International, Federal, State, City, and Local Protections

o Establishes protections against hate crimes across various jurisdictional levels.

These laws and frameworks have been submitted as part of the legal proceedings in the case Clement v. Garland, 1:24-cv-00479-RC, and are intended to establish the State of Loc Nation's legal and sovereign status, as well as to address historical and systemic injustices.

The Loc Nation Dollar (LND) has been officially tendered at \$1 LND = \$750 USD, backed by secured filings, default judgments, and lawful public publication.

II. ENACTED AND PUBLISHED RECORD

This declaration is supported by the following completed and published legal actions:

* Legal Charter of the Queendom of Loc Nation (Filed and published)

Certified Docket Filing DDC 1:24 cv 00479 RC

* Tribunal Code of Procedure (Filed in the District of Columbia)

* Tender of Settlement Notices (Issued to U.S. Treasury, DOJ, IRS, HUD, IMF, and international partners)

UCC Reference 044-2024-004422 Authentication Code: NRL4T-5QG8C-PWHH; UCC REFERENCE 044-2025-002376 AUTHENTICATION CODE: YDMPL-3PT34-4G9C;

Notice of Assignment GSCCCA efile 1:EF_012152679_002059963_044 Received Tuesday, October 22, 2024 9:38:20PM Page 1-13

* Affidavit of Publication (Filed in U.S. Federal Miscellaneous Case 25mc78)

* Restitution Orders and Judicial Warrants (Filed and served)

* Administrative Default Judgments (Entered after lawful service and no rebuttal)

* Public Legal Archive: <https://stateoflocnation.com/usblack-code-house-gov>

Legal Notice Affidavit of Publication Brooklyn Daily Eagle 05/30/2025 County of Kings Notary Public State of New York No 01ME3401055

Commission Expired date 12/02/2027

Judicial Warrant with response time due 06/07/2025-Unresponsive

These actions are lawful, final, unrebutted, and legally binding under the laws cited above and recognized in both domestic and international jurisdictions.

Georgia State Capital, South Wing- Global Solution: Declaration of Black USA

<https://youtu.be/6BYqpqlzLiw>

East Point City Council Budget Meeting Public Comment:

(12) Dynasty Healing Corp. - YouTube

III. CURRENCY & DEBT OFFSET SYSTEM

The Loc Nation Dollar (LND), declared at \$1 LND = \$750 USD, is now established as:

Lawful Tender under UCC-1

Backed by Legal Judgments, Trust Equity, and Public Default

Legally Offered as Settlement Against U.S. and Private Debts

Filed Under Legal Entity Identifier (LEI) Registration and Trust Documentation

No expiration date is applicable. All conversions, tenders, and offsets stand as perpetually enforceable instruments, and are published in the official record.

IV. INTERNATIONAL & DIPLOMATIC NOTICE

This declaration serves as formal notice to all foreign and domestic governments, courts, financial institutions, and oversight bodies that:

The State of Loc Nation (and affiliates) is an Indigenous, lawful, sui generis governing entity with the right to restitution, representation, economic autonomy, and jurisdictional enforcement over its people, land claims, and public benefit trust assets.

All refusals to recognize this system without due process constitute willful civil obstruction, actionable under:

U.S. Constitutional Law

International Treaty Law

Human Rights Doctrine

Commercial and Public Trust Law

SOLN Restitution Act 2025

V. NOTICE OF FINAL DEFAULT, UNREBUTTED STANDING & ACTIVATION OF ENFORCEMENT

Let it be entered into the legal, historical, and diplomatic record that:

As of the filing date of this Declaration, all named parties—including U.S. government agencies, international treaty bodies, and financial institutions—were served or otherwise notified of the following legal instruments:

- The Diplomatic Petition to the United Nations and Allied Bodies,
- The United Nations Application for Recognition under UNDRIP and ICCPR,
- The Writ of Execution issued under the authority of the State of Loc Nation Supreme Court,
- Tender of Settlement and Notice of Restitution Enforcement, and

• Administrative Notices and Default Demand Filings under U.S. and International Law.
As of the mandatory response deadline, no rebuttal, denial, or counterclaim was received.

Accordingly, under:

- The Administrative Procedure Act (5 U.S.C. §§ 553–558),
- Uniform Commercial Code §§ 1-308, 3-603, and 9-611,
- United Nations Declaration on the Rights of Indigenous Peoples,
- International Covenant on Civil and Political Rights,
- The Public Trust Doctrine,
- And the SOLN Restitution Act 2025,

the silence and failure to respond constitute final administrative default, waiver of rebuttal, and consent by acquiescence.
The State of Loc Nation Global Public Benefit Corporation and Trust now exercises:

- Full sovereign enforcement authority,
- Legal standing as an un rebutted claimant in matters of restitution, reparations, and public trust,
- And jurisdictional power to implement legal tenders, offset public and private debts, and protect the civil, economic, and political rights of its people without further delay or external permission.

This declaration of default stands as lawful fact, publicly recorded, un rebutted, and enforceable under both domestic and international law.

VI. FINAL AFFIRMATION

Let it be entered into the historical, legal, and judicial record this day June 7, 2025 9 am:
The State of Loc Nation Global Public Benefit Corporation (and affiliates), its government, court, treasury, and sovereign dollar are hereby lawful, enforceable, and permanently activated.

No future statute, silence, or omission may override this declaration. All enforcement mechanisms — judicial, financial, and diplomatic — are now in effect.

Issued this day, June 7, 2025
Under the Seal and Authority of the State of Loc Nation Supreme Court
And the Office of the President of Black USA

Signed:

Rev Dr Christina Clement, TE
2024 U.S. Presidential Candidate
President of Black USA
Pro Se
HH EMPRESS QUEEN CHRISTINA CLEMENT of State of Loc Nation Global Public Benefit Corporation and Trust

17. House(s) of Congress and Federal agencies ☐ Check if None

U.S. SENATE, U.S. HOUSE OF REPRESENTATIVES, State - Dept of (DOS), Justice - Dept of (DOJ), Federal Reserve System

18. Name of each individual who acted as a lobbyist in this issue area

First Name	Last Name	Suffix	Covered Official Position (if applicable)	New
REV DR CHRISTINA	clement		President of Black USA and 2024 Presidential candidate	<input type="checkbox"/>

19. Interest of each foreign entity in the specific issues listed on line 16 above ☒ Check if None

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide information as requested. Add additional page(s) as needed.

15. General issue area code LAW

16. Specific lobbying issues

20 MILL VIA HR 40 AMENDMENTS CBO ALLOCATED. judicial warrant response time expired 06/07/2025 9a
DECLARATION FOR THE HISTORICAL RECORD

Filed by: State of Loc Nation Global Public Benefit Corporation & Trust

Date: June 7, 2025

Filed to: U.S. Public Record, International Record, Treaty Bodies, and Allied Nations

By Authority of: State of Loc Nation Supreme Court

Lead Signatory: Rev Dr Christina Clement, U.S. Presidential Candidate, President of Black USA, Fiduciary, Trustee, Pro Se, Judge

HISTORICAL DECLARATION OF ENFORCEABILITY AND LEGAL and LAWFUL RESTITUTION SYSTEM

We, the duly constituted governing authority of the State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust, on this day June 7, 2025, declare before the global, public, legal, and historical record the following:

That the Queendom of Loc Nation, acting through its Supreme Court, Treasury Tribunal, Diplomatic Office and ultimate Divine Indigenous right, has lawfully restored its sovereign rights, restitution system, and economic governance as an Indigenous, displaced, and historically redlined jurisdiction under color of U.S.; international and enacted State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust law.

I. FOUNDATIONAL AUTHORITY

The enforcement and recognition of the State of Loc Nation government, currency, and court system is not aspirational — it is grounded in enacted law, legal publication, secured filings, unrebutted defaults, and binding administrative procedures.

We stand on the following enacted instruments:

U.S. Constitution — Amendments I, V, IX, X, XIII, XIV, XV

Freedmen's Bureau Acts of 1865 & 1866 — restoring land, legal status, and institutional equity

Civil Rights Acts (1866, 1964, 1968) — guaranteeing equal protection, redress, and justice

Uniform Commercial Code (UCC) — enabling lawful debt offset, tender of payment, and lien rights

Administrative Procedure Act (APA) — enabling lawful notice, default, and execution

United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP)

International Covenant on Civil and Political Rights (ICCPR)

Equity, Natural Law, and Sui Generis Sovereignty Principles

Public Trust Doctrine — compelling restitution when civil systems fail the people (affected by redlining, racially gerrymandered maps and injustices constitutes a factual and legal basis for unilateral separation from oppressive governance structures, by operation of law and under recognized international legal norms.)

Declaration of Independence 1776: "wherever any form of government becomes destructive....t is the right of the people to altar or abolish it." ASE

UN Declaration on the Rights of Indigenous Peoples (Articles 3.4.5

International Covenant on Civil and Political Rights (Article 1)

Marbury v Madison 5 US 137 1803 "...A law repugnant to the Constitution is void"

Treaty of Westphalia and sui generis sovereignty doctrine under customary international law

I, HH Empress Queen Christina Clement aka Rev Dr Christina Clement, with the divine indigenous power bestowed and due to historically violations, thousands of victim statements and historical grievances declare and decree:

SOLN Restitution Act 2025

The following laws and legal frameworks have been enacted or asserted by the State of Loc Nation in connection with the federal case Clement v. Garland, 1:24-cv-00479-RC:

Enacted Laws and Legal Frameworks

1. WAAFAA Law (Wrongful Arrest and False Accusation Accountability Act)

o Aims to criminalize wrongful arrests and false accusations, particularly those targeting Black and Indigenous communities. (stateoflocnation.com)

2. S.O.L.N. Restitution Law

o Seeks restitution for historical injustices, including the illegal kidnapping during Trans-Atlantic Slave Trade, and proposes the establishment of a new currency, the Loc Nation Dollar (LND). (medium.com)

3. S.O.L.N. Police Accountability and Justice Law

o Focuses on protecting citizens from abuses of power by law enforcement and ensuring accountability.

4. S.O.L.N. Bereavement Law

o Provides support and recognition for families affected by systemic violence and historical injustices.

5. S.O.L.N. Cultural Heritage Protection Act

o Establishes a framework for preserving and valuing national cultural treasures and family heirlooms. (img1.wsimg.com)

6. S.O.L.N. International, National, and Local Protection and Security Act

o Ensures the safety and security of Rev. Dr. Christina Clement and her family. (img1.wsimg.com)

o

7. S.O.L.N. Community Investment Credit Union Act

o Authorizes the establishment and operation of credit unions to support community investment. (img1.wsimg.com)

8. S.O.L.N. Legal Framework for Hate Crime Protections

o Provides protections against hate crimes at various jurisdictional levels. (img1.wsimg.com)

9. S.O.L.N. Tribunal Legal Framework

o Establishes a legal tribunal system under the State of Loc Nation's jurisdiction.

10. S.O.L.N. Governmental Department Establishment Law

o Outlines the creation of various governmental departments, including the Treasury Department and provisions for international trade and participation in global events.

11. S.O.L.N. Charter

o Serves as the foundational document for the State of Loc Nation GPBC, detailing its governance structure and principles.

12. S.O.L.N. De Jure State Declaration

o Proclaims the State of Loc Nation as a de jure sovereign entity.

13. S.O.L.N. Population and Elector Count Documentation

o Provides data on the population and elector count within the State of Loc Nation GPBC.

14. S.O.L.N. Proclamation Recognizing Historical Contributions

o Acknowledges the historical contributions and sacrifices of ancestors in various conflicts.

15. S.O.L.N. Legal Framework for Sovereign Power and Law Revision

o Addresses the revision of laws to ensure the sovereignty and success of the State of Loc Nation.

16. S.O.L.N. Ethics Plan 2024-2025

o Outlines ethical guidelines and a budget for presidential transactions.

17. S.O.L.N. Multilevel Government Jurisdictional Consent

o Details the consent to a multilevel government structure and tribunal system.

18. S.O.L.N. Arbitration Disclosure

o Provides information on arbitration processes within the State of Loc Nation GPBC.

19. S.O.L.N. Certificate of Authority Request

o Requests the establishment and operation of a franchise of credit unions under the State of Loc Nation's authority.

20. S.O.L.N. Legal Framework for International, Federal, State, City, and Local Protections

o Establishes protections against hate crimes across various jurisdictional levels.

These laws and frameworks have been submitted as part of the legal proceedings in the case Clement v. Garland, 1:24-cv-00479-RC, and are intended to establish the State of Loc Nation's legal and sovereign status, as well as to address historical and systemic injustices.

The Loc Nation Dollar (LND) has been officially tendered at \$1 LND = \$750 USD, backed by secured filings, default judgments, and lawful public publication.

II. ENACTED AND PUBLISHED RECORD

This declaration is supported by the following completed and published legal actions:

* Legal Charter of the Queendom of Loc Nation (Filed and published)

Certified Docket Filing DDC 1:24 cv 00479 RC

* Tribunal Code of Procedure (Filed in the District of Columbia)

* Tender of Settlement Notices (Issued to U.S. Treasury, DOJ, IRS, HUD, IMF, and international partners)

UCC Reference 044-2024-004422 Authentication Code: NRL4T-5QG8C-PWHH; UCC REFERENCE 044-2025-002376 AUTHENTICATION CODE: YDMPL-3PT34-4G9C;

Notice of Assignment GSCCCA efile 1:EF_012152679_002059963_044 Received Tuesday, October 22, 2024 9:38:20PM Page 1-13

* Affidavit of Publication (Filed in U.S. Federal Miscellaneous Case 25mc78)

* Restitution Orders and Judicial Warrants (Filed and served)

* Administrative Default Judgments (Entered after lawful service and no rebuttal)

* Public Legal Archive: <https://stateoflocnation.com/usblack-code-house-gov>

Legal Notice Affidavit of Publication Brooklyn Daily Eagle 05/30/2025 County of Kings Notary Public State of New York No 01ME3401055
Commission Expired date 12/02/2027

Judicial Warrant with response time due 06/07/2025-Unresponsive

These actions are lawful, final, unrebutted, and legally binding under the laws cited above and recognized in both domestic and international jurisdictions.

Georgia State Capital, South Wing- Global Solution: Declaration of Black USA

<https://youtu.be/6BYqpqlzLiw>

East Point City Council Budget Meeting Public Comment:

(12) Dynasty Healing Corp. - YouTube

III. CURRENCY & DEBT OFFSET SYSTEM

The Loc Nation Dollar (LND), declared at \$1 LND = \$750 USD, is now established as:

Lawful Tender under UCC-1

Backed by Legal Judgments, Trust Equity, and Public Default

Legally Offered as Settlement Against U.S. and Private Debts

Filed Under Legal Entity Identifier (LEI) Registration and Trust Documentation

No expiration date is applicable. All conversions, tenders, and offsets stand as perpetually enforceable instruments, and are published in the official record.

IV. INTERNATIONAL & DIPLOMATIC NOTICE

This declaration serves as formal notice to all foreign and domestic governments, courts, financial institutions, and oversight bodies that:

The State of Loc Nation (and affiliates) is an Indigenous, lawful, sui generis governing entity with the right to restitution, representation, economic autonomy, and jurisdictional enforcement over its people, land claims, and public benefit trust assets.

All refusals to recognize this system without due process constitute willful civil obstruction, actionable under:

U.S. Constitutional Law

International Treaty Law

Human Rights Doctrine

Commercial and Public Trust Law

SOLN Restitution Act 2025

V. NOTICE OF FINAL DEFAULT, UNREBUTTED STANDING & ACTIVATION OF ENFORCEMENT

Let it be entered into the legal, historical, and diplomatic record that:

As of the filing date of this Declaration, all named parties—including U.S. government agencies, international treaty bodies, and financial institutions—were served or otherwise notified of the following legal instruments:

- The Diplomatic Petition to the United Nations and Allied Bodies,
- The United Nations Application for Recognition under UNDRIP and ICCPR,
- The Writ of Execution issued under the authority of the State of Loc Nation Supreme Court,
- Tender of Settlement and Notice of Restitution Enforcement, and

- Administrative Notices and Default Demand Filings under U.S. and International Law.
As of the mandatory response deadline, no rebuttal, denial, or counterclaim was received.

Accordingly, under:

- The Administrative Procedure Act (5 U.S.C. §§ 553–558),
- Uniform Commercial Code §§ 1-308, 3-603, and 9-611,
- United Nations Declaration on the Rights of Indigenous Peoples,
- International Covenant on Civil and Political Rights,
- The Public Trust Doctrine,
- And the SOLN Restitution Act 2025,

the silence and failure to respond constitute final administrative default, waiver of rebuttal, and consent by acquiescence.

The State of Loc Nation Global Public Benefit Corporation and Trust now exercises:

- Full sovereign enforcement authority,
- Legal standing as an un rebutted claimant in matters of restitution, reparations, and public trust,
- And jurisdictional power to implement legal tenders, offset public and private debts, and protect the civil, economic, and political rights of its people without further delay or external permission.

This declaration of default stands as lawful fact, publicly recorded, un rebutted, and enforceable under both domestic and international law.

VI. FINAL AFFIRMATION

Let it be entered into the historical, legal, and judicial record this day June 7, 2025 9 am:

The State of Loc Nation Global Public Benefit Corporation (and affiliates), its government, court, treasury, and sovereign dollar are hereby lawful, enforceable, and permanently activated.

No future statute, silence, or omission may override this declaration. All enforcement mechanisms — judicial, financial, and diplomatic — are now in effect.

Issued this day, June 7, 2025

Under the Seal and Authority of the State of Loc Nation Supreme Court

And the Office of the President of Black USA

Signed:

Rev Dr Christina Clement, TE
2024 U.S. Presidential Candidate
President of Black USA
Pro Se

HH EMPRESS QUEEN CHRISTINA CLEMENT of State of Loc Nation Global Public Benefit Corporation and Trust

17. House(s) of Congress and Federal agencies ☐ Check if None

U.S. SENATE, U.S. HOUSE OF REPRESENTATIVES, Justice - Dept of (DOJ), Treasury - Dept of, Office of Management & Budget (OMB), U.S. Commission on Civil Rights, State - Dept of (DOS)

18. Name of each individual who acted as a lobbyist in this issue area

First Name	Last Name	Suffix	Covered Official Position (if applicable)	New
REV DR CHRISTINA	CLEMENT		President of Black USA and 2024 President candidate	<input type="checkbox"/>

19. Interest of each foreign entity in the specific issues listed on line 16 above ☒ Check if None

--

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide information as requested. Add additional page(s) as needed.

15. General issue area code TRD

16. Specific lobbying issues

20 MILL VIA HR 40 AMENDMENTS CBO ALLOCATED. judicial warrant response time expired 06/07/2025 9a
DECLARATION FOR THE HISTORICAL RECORD

Filed by: State of Loc Nation Global Public Benefit Corporation & Trust

Date: June 7, 2025

Filed to: U.S. Public Record, International Record, Treaty Bodies, and Allied Nations

By Authority of: State of Loc Nation Supreme Court

Lead Signatory: Rev Dr Christina Clement, U.S. Presidential Candidate, President of Black USA, Fiduciary, Trustee, Pro Se, Judge

HISTORICAL DECLARATION OF ENFORCEABILITY AND LEGAL and LAWFUL RESTITUTION SYSTEM

We, the duly constituted governing authority of the State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust, on this day June 7, 2025, declare before the global, public, legal, and historical record the following:

That the Queendom of Loc Nation, acting through its Supreme Court, Treasury Tribunal, Diplomatic Office and ultimate Divine Indigenous right, has lawfully restored its sovereign rights, restitution system, and economic governance as an Indigenous, displaced, and historically redlined jurisdiction under color of U.S.; international and enacted State of Loc Nation Global Public Benefit Corporation and State of Loc Nation Global Public Benefit Trust law.

I. FOUNDATIONAL AUTHORITY

The enforcement and recognition of the State of Loc Nation government, currency, and court system is not aspirational — it is grounded in enacted law, legal publication, secured filings, unrebutted defaults, and binding administrative procedures.

We stand on the following enacted instruments:

U.S. Constitution — Amendments I, V, IX, X, XIII, XIV, XV

Freedmen's Bureau Acts of 1865 & 1866 — restoring land, legal status, and institutional equity

Civil Rights Acts (1866, 1964, 1968) — guaranteeing equal protection, redress, and justice

Uniform Commercial Code (UCC) — enabling lawful debt offset, tender of payment, and lien rights

Administrative Procedure Act (APA) — enabling lawful notice, default, and execution

United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP)

International Covenant on Civil and Political Rights (ICCPR)

Equity, Natural Law, and Sui Generis Sovereignty Principles

Public Trust Doctrine — compelling restitution when civil systems fail the people (affected by redlining, racially gerrymandered maps and injustices constitutes a factual and legal basis for unilateral separation from oppressive governance structures, by operation of law and under recognized international legal norms.)

Declaration of Independence 1776: "wherever any form of government becomes destructive....t is the right of the people to altar or abolish it." ASE

UN Declaration on the Rights of Indigenous Peoples (Articles 3.4.5

International Covenant on Civil and Political Rights (Article 1)

Marbury v Madison 5 US 137 1803 "...A law repugnant to the Constitution is void"

Treaty of Westphalia and sui generis sovereignty doctrine under customary international law

I, HH Empress Queen Christina Clement aka Rev Dr Christina Clement, with the divine indigenous power bestowed and due to historically violations, thousands of victim statements and historical grievances declare and decree:

SOLN Restitution Act 2025

The following laws and legal frameworks have been enacted or asserted by the State of Loc Nation in connection with the federal case Clement v. Garland, 1:24-cv-00479-RC:

Enacted Laws and Legal Frameworks

1. WAAFAA Law (Wrongful Arrest and False Accusation Accountability Act)

o Aims to criminalize wrongful arrests and false accusations, particularly those targeting Black and Indigenous communities. (stateoflocnation.com)

2. S.O.L.N. Restitution Law

o Seeks restitution for historical injustices, including the illegal kidnapping during Trans-Atlantic Slave Trade, and proposes the establishment of a new currency, the Loc Nation Dollar (LND). (medium.com)

3. S.O.L.N. Police Accountability and Justice Law

o Focuses on protecting citizens from abuses of power by law enforcement and ensuring accountability.

4. S.O.L.N. Bereavement Law

o Provides support and recognition for families affected by systemic violence and historical injustices.

5. S.O.L.N. Cultural Heritage Protection Act

o Establishes a framework for preserving and valuing national cultural treasures and family heirlooms. (img1.wsimg.com)

6. S.O.L.N. International, National, and Local Protection and Security Act

o Ensures the safety and security of Rev. Dr. Christina Clement and her family. (img1.wsimg.com)

o

7. S.O.L.N. Community Investment Credit Union Act

o Authorizes the establishment and operation of credit unions to support community investment. (img1.wsimg.com)

8. S.O.L.N. Legal Framework for Hate Crime Protections

o Provides protections against hate crimes at various jurisdictional levels. (img1.wsimg.com)

9. S.O.L.N. Tribunal Legal Framework

o Establishes a legal tribunal system under the State of Loc Nation's jurisdiction.

10. S.O.L.N. Governmental Department Establishment Law

o Outlines the creation of various governmental departments, including the Treasury Department and provisions for international trade and participation in global events.

11. S.O.L.N. Charter

o Serves as the foundational document for the State of Loc Nation GPBC, detailing its governance structure and principles.

12. S.O.L.N. De Jure State Declaration

o Proclaims the State of Loc Nation as a de jure sovereign entity.

13. S.O.L.N. Population and Elector Count Documentation

o Provides data on the population and elector count within the State of Loc Nation GPBC.

14. S.O.L.N. Proclamation Recognizing Historical Contributions

o Acknowledges the historical contributions and sacrifices of ancestors in various conflicts.

15. S.O.L.N. Legal Framework for Sovereign Power and Law Revision

o Addresses the revision of laws to ensure the sovereignty and success of the State of Loc Nation.

16. S.O.L.N. Ethics Plan 2024-2025

o Outlines ethical guidelines and a budget for presidential transactions.

17. S.O.L.N. Multilevel Government Jurisdictional Consent

o Details the consent to a multilevel government structure and tribunal system.

18. S.O.L.N. Arbitration Disclosure

o Provides information on arbitration processes within the State of Loc Nation GPBC.

19. S.O.L.N. Certificate of Authority Request

o Requests the establishment and operation of a franchise of credit unions under the State of Loc Nation's authority.

20. S.O.L.N. Legal Framework for International, Federal, State, City, and Local Protections

o Establishes protections against hate crimes across various jurisdictional levels.

These laws and frameworks have been submitted as part of the legal proceedings in the case Clement v. Garland, 1:24-cv-00479-RC, and are intended to establish the State of Loc Nation's legal and sovereign status, as well as to address historical and systemic injustices.

The Loc Nation Dollar (LND) has been officially tendered at \$1 LND = \$750 USD, backed by secured filings, default judgments, and lawful public publication.

II. ENACTED AND PUBLISHED RECORD

This declaration is supported by the following completed and published legal actions:

* Legal Charter of the Queendom of Loc Nation (Filed and published)

Certified Docket Filing DDC 1:24 cv 00479 RC

* Tribunal Code of Procedure (Filed in the District of Columbia)

* Tender of Settlement Notices (Issued to U.S. Treasury, DOJ, IRS, HUD, IMF, and international partners)

UCC Reference 044-2024-004422 Authentication Code: NRL4T-5QG8C-PWHH; UCC REFERENCE 044-2025-002376 AUTHENTICATION CODE: YDMPL-3PT34-4G9C;

Notice of Assignment GSCCCA efile 1:EF_012152679_002059963_044 Received Tuesday, October 22, 2024 9:38:20PM Page 1-13

* Affidavit of Publication (Filed in U.S. Federal Miscellaneous Case 25mc78)

* Restitution Orders and Judicial Warrants (Filed and served)

* Administrative Default Judgments (Entered after lawful service and no rebuttal)

* Public Legal Archive: <https://stateoflocnation.com/usblack-code-house-gov>

Legal Notice Affidavit of Publication Brooklyn Daily Eagle 05/30/2025 County of Kings Notary Public State of New York No 01ME3401055
Commission Expired date 12/02/2027

Judicial Warrant with response time due 06/07/2025-Unresponsive

These actions are lawful, final, un rebutted, and legally binding under the laws cited above and recognized in both domestic and international jurisdictions.

Georgia State Capital, South Wing- Global Solution: Declaration of Black USA

<https://youtu.be/6BYqpqlzLiw>

East Point City Council Budget Meeting Public Comment:

(12) Dynasty Healing Corp. - YouTube

III. CURRENCY & DEBT OFFSET SYSTEM

The Loc Nation Dollar (LND), declared at \$1 LND = \$750 USD, is now established as:

Lawful Tender under UCC-1

Backed by Legal Judgments, Trust Equity, and Public Default

Legally Offered as Settlement Against U.S. and Private Debts

Filed Under Legal Entity Identifier (LEI) Registration and Trust Documentation

No expiration date is applicable. All conversions, tenders, and offsets stand as perpetually enforceable instruments, and are published in the official record.

IV. INTERNATIONAL & DIPLOMATIC NOTICE

This declaration serves as formal notice to all foreign and domestic governments, courts, financial institutions, and oversight bodies that:

The State of Loc Nation (and affiliates) is an Indigenous, lawful, sui generis governing entity with the right to restitution, representation, economic autonomy, and jurisdictional enforcement over its people, land claims, and public benefit trust assets.

All refusals to recognize this system without due process constitute willful civil obstruction, actionable under:

U.S. Constitutional Law

International Treaty Law

Human Rights Doctrine

Commercial and Public Trust Law

SOLN Restitution Act 2025

V. NOTICE OF FINAL DEFAULT, UNREBUTTED STANDING & ACTIVATION OF ENFORCEMENT

Let it be entered into the legal, historical, and diplomatic record that:

As of the filing date of this Declaration, all named parties—including U.S. government agencies, international treaty bodies, and financial institutions—were served or otherwise notified of the following legal instruments:

- The Diplomatic Petition to the United Nations and Allied Bodies,
- The United Nations Application for Recognition under UNDRIP and ICCPR,
- The Writ of Execution issued under the authority of the State of Loc Nation Supreme Court,
- Tender of Settlement and Notice of Restitution Enforcement, and

• Administrative Notices and Default Demand Filings under U.S. and International Law.
As of the mandatory response deadline, no rebuttal, denial, or counterclaim was received.

Accordingly, under:

- The Administrative Procedure Act (5 U.S.C. §§ 553–558),
- Uniform Commercial Code §§ 1-308, 3-603, and 9-611,
- United Nations Declaration on the Rights of Indigenous Peoples,
- International Covenant on Civil and Political Rights,
- The Public Trust Doctrine,
- And the SOLN Restitution Act 2025,

the silence and failure to respond constitute final administrative default, waiver of rebuttal, and consent by acquiescence.

The State of Loc Nation Global Public Benefit Corporation and Trust now exercises:

- Full sovereign enforcement authority,
- Legal standing as an un rebutted claimant in matters of restitution, reparations, and public trust,
- And jurisdictional power to implement legal tenders, offset public and private debts, and protect the civil, economic, and political rights of its people without further delay or external permission.

This declaration of default stands as lawful fact, publicly recorded, un rebutted, and enforceable under both domestic and international law.

VI. FINAL AFFIRMATION

Let it be entered into the historical, legal, and judicial record this day June 7, 2025 9 am:

The State of Loc Nation Global Public Benefit Corporation (and affiliates), its government, court, treasury, and sovereign dollar are hereby lawful, enforceable, and permanently activated.

No future statute, silence, or omission may override this declaration. All enforcement mechanisms — judicial, financial, and diplomatic — are now in effect.

Issued this day, June 7, 2025

Under the Seal and Authority of the State of Loc Nation Supreme Court

And the Office of the President of Black USA

Signed:

Rev Dr Christina Clement, TE
2024 U.S. Presidential Candidate
President of Black USA

Pro Se

HH EMPRESS QUEEN CHRISTINA CLEMENT of State of Loc Nation Global Public Benefit Corporation and Trust

17. House(s) of Congress and Federal agencies ☐ Check if None

U.S. HOUSE OF REPRESENTATIVES, U.S. SENATE, Justice - Dept of (DOJ), State - Dept of (DOS)

18. Name of each individual who acted as a lobbyist in this issue area

First Name	Last Name	Suffix	Covered Official Position (if applicable)	New
REV DR CHRISTINA	CLEMENT		President of Black USA and 2024 Presidential Candidate	<input type="checkbox"/>

19. Interest of each foreign entity in the specific issues listed on line 16 above ☒ Check if None

Information Update Page - Complete ONLY where registration information has changed.

20. Client new address

Address _____
City _____ State _____ Zip Code _____ Country _____

21. Client new principal place of business (if different than line 20)

City _____ State _____ Zip Code _____ Country _____

22. New General description of client's business or activities

LOBBYIST UPDATE

23. Name of each previously reported individual who is no longer expected to act as a lobbyist for the client

First Name	Last Name	Suffix	First Name	Last Name	Suffix
1			3		
2			4		

ISSUE UPDATE

24. General lobbying issue that no longer pertains

--	--	--	--	--	--	--	--	--

AFFILIATED ORGANIZATIONS

25. Add the following affiliated organization(s)

Internet Address:

[illegible]

26. Name of each previously reported organization that is no longer affiliated with the registrant or client

1 **2** **3**

FOREIGN ENTITIES

27. Add the following foreign entities:

Name	Address			Principal place of business (city and state or country)	Amount of contribution for lobbying activities	Ownership percentage in client
	Street Address					
	City	State/Province	Country			
				City State Country		%

28. Name of each previously reported foreign entity that no longer owns, or controls, or is affiliated with the registrant, client or affiliated organization

1	3	5
2	4	6

CONVICTIONS DISCLOSURE

29. Have any of the lobbyists listed on this report been convicted in a Federal or State Court of an offense involving bribery, extortion, embezzlement, an illegal kickback, tax evasion, fraud, a conflict of interest, making a false statement, perjury, or money laundering?

☒ No ☐ Yes

Lobbyist Name	Description of Offense(s)
---------------	---------------------------