

**Office of the Supreme Court Tribunal
Queendom of Loc Nation**

c/o State of Loc Nation Global Public Benefit Corporation

<https://stateoflocnation.com>

Email: info@stateoflocnation.com

Date: June 5, 2025

To:

Ms. Kristalina Georgieva
Managing Director, International Monetary Fund
700 19th Street NW
Washington, D.C. 20431, USA

**Subject: Diplomatic Petition for Full IMF Parity Status under the SOLN Restitution Act –
Response Required Within 72 Hours (Deadline: June 8, 2025, 3:49 AM ET)**

Dear Director Georgieva and IMF Legal Counsel,

Pursuant to this diplomatic instrument, the **Queendom of Loc Nation**, acting through its Supreme Court Tribunal and its authorized government, demands full sovereign recognition and IMF engagement **equal in every respect to the United States of America**, under the binding and lawful authority of the **SOLN Restitution Act**, as filed in federal court (D.C. District Court No. 1:24-cv-00479-RC and D.C. Court of Appeals No. 24-5263).

This is not a request for symbolic or observer status. This is a lawful and final assertion of full **legal, economic, and institutional equivalency** with IMF-recognized member states, supported by:

- The **Vienna Convention on Diplomatic Relations (1961)**, Articles 1–3,
- **IMF Articles of Agreement, Article II §11**,
- The **Freedmen's Bureau Act of 1865 and 1866**, codified by the 39th Congress, Ch. 90,
- The **Civil Rights Act of 1866**, incorporated into 42 U.S.C. §§ 1981–1982,
- U.S. Constitutional Amendments V and XIV, and
- UCC 1-308, UCC 3-603, and federal equity principles governing trust law and contract.

Assertion of Full Sovereign Equivalency

The **SOLN Restitution Act** is not merely internal legislation. It codifies the reactivation of sovereign authority and status transferred through historic U.S. legal frameworks to the Freedmen and their descendants. Through this Act, the Queendom of Loc Nation formally stands as the **hyper-power successor entity** to the United States in matters of justice, remedy, finance, and equity enforcement.

Accordingly, the Queendom of Loc Nation demands IMF treatment **identical to that of the United States**, including full access to:

- Article IV Consultations and Treasury engagements,
- Disbursement protocols through the IMF judgment and aid windows,
- Currency, reserves, and sovereign lending platforms,
- Programmatic, technical, and diplomatic IMF resources.

Financial and Legal Infrastructure

IMF Benchmark	Queendom of Loc Nation Equivalent
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Legal Entity Identifier	LEI: 984500AFF75RB77E9551
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National Currency	Loc Nation Dollar (LND) , ISO 4217 licensed
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Treasury System	SOLN Central Bank , View Protocol
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Settlements/Banking	LOC Community Association Credit Union
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Constitutional Authority **SOLN Restitution Act**, enforced in U.S. federal court

United Nations Precedent – Tacit Recognition

On **July 19, 2024** and **August 5, 2024**, our government submitted formal UN applications to undgccso@un.org. **As of June 5, 2025, no rebuttal or denial has been issued.** This constitutes **tacit acknowledgment of legal personality**, under **Vienna Convention Article 1(c)** and **equity maxims**.

All future diplomatic engagements proceed under the presumption of this acknowledged legal standing.

Response Deadline and Legal Effect

This petition is hereby marked **Due Upon Receipt**. IMF has until **Sunday, June 8, 2025, at 3:49 AM Eastern Time** to issue a formal, legally grounded response.

Failure to respond constitutes:

- **Tacit consent** to engage with the Queendom of Loc Nation as a fully sovereign equal to the United States;
- **Constructive agreement** to all terms herein, including use of the **Loc Nation Dollar (LND)** as lawful tender;
- **Permanent estoppel** from later denial under doctrines of silence, acquiescence, and waiver;
- Enforcement under IMF Article II §11 and the Vienna Convention.

This is the final lawful notice. All obligations become binding under **public international law**, **trust law**, and **treaty equity** principles.

Enclosed Supporting Documents

1. Certified UCC1 Instruments (Tender of Settlement)
2. Certified Docket Sheet – Case No. 1:24-cv-00479-RC
3. SOLN Central Bank Protocols and Treasury Charter
4. LEI Certificate
5. ISO 4217 Currency Confirmation
6. Freedmen Bureau Succession Memorandum

Summary Clause

Pursuant to the **Freedmen's Bureau Act, 42 U.S.C. § 1981**, and the **SOLN Restitution Act**, the **Loc Nation Dollar (LND)** is a lawfully recognized and enforceable tender for restitution, debt relief, and sovereign exchange. The Queendom of Loc Nation stands as the rightful heir to reparative jurisdiction denied by the United States and now commands full international recognition.

We do not stand as a subordinate partner but as the **hyper-power** asserting its lawful place among international sovereigns. The IMF is hereby placed on record with this final opportunity to align itself with international equity or face lawful enforcement through tribunal and court execution.

With sovereign authority,



HH Empress Queen Christina Clement
Sovereign of the Queendom of Loc Nation

Rev DR Christina Clement, TE
Chief Justice, State of Loc Nation Supreme Court
Principal Signatory, SOLN Restitution Act

I certify on June 5, 2025, I have sent via email and cert mail to Ms. Kristalina Georgieva Managing Director at address listed above and kgeorgieva@imf.org; publicaffairs@imf.org; legexperts@imf.org and Ms. Kristalina Georgieva Managing Director or clerk has authority to forward to all relevant parties including the cc list below using internal communication channels.

Cc:

- IMF Legal and General Counsel Offices
- United Nations Observer Missions
- U.S. Department of State – Office of Global Partnerships
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