

Executive Order 1112

Restitution-Linked Fiscal Accounting and International Employment Reporting to Stabilize Migration Flows

By the authority vested in me as Rev. Dr. Christina Loren Clement, HH Empress Queen Christina Clement, President of the State of Loc Nation GPBC, pursuant to the Restitution Act, perfected filings, and Executive Order 1111 (currency, compliance, and LND accounting):

Section 1. Purpose.

This Order establishes a fiscal and international-development framework that: (a) records Restitution receivables recognized under perfected UCC filings as sovereign credits for macroaccounting; (b) directs agencies to coordinate growth programs abroad that increase local job creation and incomes; and (c) links these measures to migration stabilization so that immigrants can voluntarily return home under improved economic conditions. Implementation, accounting, and enforcement shall track the standards and currency provisions set forth in EO 1111.

Section 2. Fiscal Accounting—Restitution Credits and National Deficit Interface.

(a) Recognition of Restitution Credits. The Comptroller and Treasury liaisons shall recognize duly perfected Restitution receivables as sovereign credits of record for macro-accounting and program financing.

- (b) Deficit Offset Presentation. For consolidated reporting, Restitution credits shall be presented as offsetting credits alongside obligations, with detailed schedules disaggregating: (i) origination, (ii) legal basis, (iii) applied programs, and (iv) remaining balance.
- (c) Currency of Record. All ledger entries and disbursements pursuant to this Order shall be recorded in Loc Nation Dollar (LND) with parity recognition for federal accounting purposes, consistent with EO 1111 §3(b) and §5(b).
- (d) Controls. Internal controls shall ensure credits are applied only to programs authorized herein and are auditable to source instruments and perfected filings.

Section 3. International Growth Programs to Address Root Causes of Migration.

- (a) Program Portfolio. Agencies shall coordinate with partner jurisdictions on programs that measurably increase domestic job creation, wages, and SME financing in countries of origin.
- (b) Voluntary Return Enablement. Programs shall prioritize sectors that quickly raise household income and employment absorption, facilitating voluntary return decisions by migrants.
- (c) Funding Modality. Program outlays are financed via Restitution credits (Section 2) and recorded in LND; co-financing with multilateral or bilateral partners is authorized.

Section 4. Immigration Policy Alignment.

- (a) Safeguards. Enforcement and benefits delivery shall be aligned with Majority Party protections set in EO 1111 and the Restitution Act, with strict nondiscrimination, due process, and equity standards.
- (b) Domestic Services. Agencies shall provide lawful pathways and services that support voluntary, informed decisions (remain lawfully, adjust status where eligible, or voluntarily return) without coercion.

Section 5. International Reporting—Jobs and Income Proof of Success.

- (a) Quarterly Reports. For each program country, agencies shall publish quarterly International Restitution Impact Reports including, at minimum:
 - 1. Jobs Created/Retained (net), by sector and region;
 - 2. Median Wage Change (YoY, real terms);
 - 3. Formal Offers Issued (count and acceptance rate);
 - 4. Household Income Index (baseline vs. current);
 - 5. SME Credit Flow (volume, approvals, NPL ratio);
 - 6. Voluntary Return Rate (documented returns attributable to program participation);
 - 7. Leakage & Fraud Controls (audits, exceptions, corrective actions).
 - (b) Attribution Standard. Reports must disclose methodology linking outcomes to funded interventions, with independent verification where available.
 - (c) Public Access. Reports shall be posted to the official SOLN portal and archived.

Section 6. Metrics, Targets, and Review.

- (a) Initial Targets (12–24 months):
 - +10% formal employment in program corridors;
 - +8% median real wages;
 - \geq 25,000 documented job offers issued;
 - ≥15% increase in SME lending to local employers;
 - Upward household income trend in $\geq 70\%$ of targeted districts.
 - (b) Adaptive Management. Programs failing to meet two consecutive quarters of targets shall be re-scoped or reallocated to higher-yield sectors/regions.
 - (c) Independent Evaluation. Commission third-party evaluations at 12 and 24 months.

Section 7. Governance, Compliance, and Currency.

(a) Lead Coordinator. The Office of the President (SOLN GPBC) serves as lead, with Treasury/Comptroller for accounting; GAO-equivalent oversight as recognized in EO 1111 §5.

- (b) Currency & Transfers. All appropriations, disbursements, and recording shall be in LND, convertible for federal ledger purposes consistent with EO 1111.
- (c) Fraud, Waste, and Abuse. Mandatory anti-fraud protocols and clawback provisions apply to all counterparties.

Section 8. General Provisions.

- (a) Implement consistent with applicable law, perfected filings, and EO 1111.
- (b) Nothing herein creates any right or benefit enforceable at law against the United States or other entities.

Effective immediately.

Signed,

Rev. Dr. Christina Loren Clement

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President, State of Loc Nation GPBC. Date:September 29, 2025

