Letter of Intent and Certification of Good Standing

(pursuant AKN Tribal Code §600 – 100 (K))

FROM: AL'MAURII KHAN TRIBAL TRUST¹, a foreign trust, having mailing location c/o 1431 Simpson Road, #232 Kissimmee, Florida [ZIP code-exempt], Northwest Amexem, Indian Country 1151

TO: Registration Section **Division of Corporations**

SUBJECT: Notice of intent to transact business in the State of Florida as a foreign corporation as matter of religious right, treaty right and other international laws.

Comes here now, Brother Dumas L. Bey, D.M., interim Tribal Secretary for the Al'Maurii Khan Nation of Moors of North America to certify the registration and organization of AL'MAURII KHAN TRIBAL NATION and its Good Standing as a tribal government enterprise, since March 21, 2015, that shall exist unto perpetuity or until the last living member of the tribe passes form.

The AL'MAURII KHAN TRIBAL NATION charter admits a mailing location c/o 1431 Simpson Road, #232 Kissimmee, Florida [ZIP code-exempt], Northwest Amexem, Indian Country 1151, 1152 and identifies a principal office / ministry within the Consular / Tribal Court [as follows]: Wherever the sovereign sojourns with their retinue, especially to resolve tribal government matters according to the Tribal Codex and Constitution of the Al'Maurii Khan Nation, which is founded upon ecclesiastic law, the Westphalia agreements and Moorish treaties all of which are binding upon the several States of the United States through the supremacy clause of the constitution for the United States of America, inclusive of all lands described in the AL'MAURII KHAN NATION RESTORATION ACT OF 2021. See also the Legal Deed filed at The Department of Homeland Security – U.S. Customs and Border Protection – Recordation No. COP 04-00062; Control No. 476030 LMW, and Catalogued in The U.S. Department of State, Bureau of Administration – (Department of State Library – Call # BP232 .U73 2004) and is duly recognized by the Federal corporate United States government. The charter also admits acceptance of duties as a registered agent and authorized representative by the AL'MAURII KHAN TRIBAL TRUST. The charter also certifies the existence of the trust pursuant Florida Statutes 736.1017 and the appellations and usual business addresses of AL'MAURII KHAN TRIBAL NATION'S current ministers and / or officials.

Please take notice that the name 'AL'MAURII KHAN TRIBAL NATION' does not comply with Florida Statutes 607.0401, and that an alternate name shall be adopted pursuant to Florida Statutes 607.1506. The alternate name shall be as follows:

AL'MAURII KHAN TRIBAL NATION.

This office does affirm and further certify that the attached copy of the charter for AL'MAURII KHAN TRIBAL NATION is a True copy of the record evidencing the registration and organization under the laws of the Al'Maurii Khan Nation, and that the information therein does satisfy the legal standards established by Florida Statutes 607.1503(1).

Bro.: Dumas Bey, D.M., TTEE Al'Maurii Khan Nation (Interim) Tribal Secretary

All Substantive Rights Reserved

Date: 11/20/2024 9:24 AM

¹ The registered agent and authorized representative for AL'MAURII KHAN TRIBAL NATION (NAICS 921150), a tribal government enterprise.



CHARTER AND ARTICLES OF ORGANIZATION FOR AL'MAURII KHAN TRIBAL NATION

CERTIFICATION OF TRIBAL TRUST



EVIDENCE OF DEED: HOLY MUNIMENT OF TITLE:

Holy Moorish Koran Chapter XLVII
Egypt, the Capital Empire of the Dominion of Africa

- 1. The inhabitants of Africa are the descendants of the ancient Canaanites from the land of Canaan.
- 2. Old man Cush and his family are the first inhabitants of Africa who came from the land of Canaan.
- 3. His father Ham and his family were second. Then came the word Ethiopia, which means the demarcation line of the dominion of Amexem, the first true and divine name of Africa. The dividing of the land between the father and the son.
- 4. The dominion of Cush, North-East and South-East Africa and North-West and South-West was his father's dominion of Africa.
- 5. In later years many of their bretheren from Asia and the Holy Lands joined them.
- 6. The Moabites from the land of Moab who received permission from the Pharaohs of Egypt to settle and inhabit North-West Africa; they were the founders and are the true possessors of the present Moroccan Empire. With their Canaanite, Hittite, and Amorite bretheren who sojourned from the land of Canaan seeking new homes.
- 7. Their dominion and inhabitation extended from North-East and South-West Africa, across great Atlantis even unto the present North, South, and Central America and also Mexico and the Atlantis Islands; before the great earthquake, which caused the great Atlantic Ocean.

 8. The River Nile was dredged and made by the ancient Pharaohs of Egypt, in order to trade with the surrounding kingdoms. Also the Niger river was dredged by the great Pharaoh of Egypt in those ancient days for trade, and it extends eastward from the River Nile, westward across the great Atlantic. It was used for trade and transportation
- the great Atlantic. It was used for trade and transportation.

 9. According to all true and divine records of the human race there is no negro, black, or colored race attached to the human family, because all the inhabitants of Africa were and are of the human race, descendants of the ancient Canaanite nation from the holy land of Canaan.
- 10. What your ancient forefathers were, you are today without doubt or contradiction.

 11. There is no one who is able to change man from the descendant nature of his forefathers; unless his power extends beyond the great universal Creator Allah Himself.

 Prophet Noble Drew Ali, A Royal - Sovereign, Law Giver, founder of the Moorish Science Temple of America and the Moorish Divine and National Movement. AL'MAURII KHAN TRIBAL TRUST JURISIDICTION: CHERIFIAN

......







To: Office of Tribal Secretary for Al'Maurii Khan Nation

From: By Authority of the Most-High, God-ALLAH, and in the furtherance of Our tribal right to govern ourselves according to the dictates of our own conscience and traditions and pursuant the *Enumerated Powers* established under Article 6 of A.K.N. Tribal Constitution, the CLAN MOTHERS and SAGAMOOR of this said tribal government have authorized the establishment and organization of a Moorish vessel styled:

Al'Maurii Khan Tribal Nation, a tribal government enterprise.

The articles of organization are as follows:

- 1. The name of this enterprise shall be Al'Maurii Khan Tribal Nation.
- 2. The organization and enterprise was established as a matter of religious freedom and self-executing tribal right and treaty right within Moorish dominions, the territorial lands of our ancestors acknowledged in United States laws as Indian Country [18 USC 1151, 1152] and or American Republic 22 USC 611(1), and in accordance with Article 6 of the Constitution of the Al'Maurii Khan Tribal Nation of Moors of North America -all of which are supported and protected rights by local law, Federal law, and International Agreements.
- 3. United States Department of Treasury Registration Number [FEIN]: 98-6082723.
- 4. The date of organization was 03/21/2015 and filed with the Tribal Council on the same date.
- 5. The Duration of this enterprise shall be unto perpetuity or until the last living member of the tribe passes form.
- 6. Our peoples first date of business with the subjects of His Catholic Majesty was affirmed in the 1491 Granada Treaty, and continued to the citizens/subjects of the English Colonies, under terms of peace, secondly with the British Empire [France, Britain, and Ireland] in 1721, styled the Anglican-Moroccan Treaty, authorized by Our ancestral Sovereign and, thirdly, the United States and the several states agreement with our forebearers was conducted during the sealing of a treaty of peace and friendship with Our ancestral sovereign, the Sultan of Morocco in 1787-1836, all of which were/are based upon ecclesiastical laws binding all the Seeds of Ibrahim.
- 7. Primary office: Consular/Tribal Court: Wherever the sovereign sojourns with their retinue, especially to resolve tribal government matters according to the Tribal Codex and Constitution of the Al'Maurii Khan Nation, which is founded upon ecclesiastic law, the Westphalia agreements and Moorish treaties all of which are binding upon the several States of the United States through the supremacy clause of the

- constitution for the United States of America, inclusive of all lands described in the AL'MAURII KHAN NATION RESTORATION ACT OF 2021.
- 8. Secondary Office(s): Reservation I and Reservation II Kingston City / Kenwood Gardens, Timicua territory, Floridaes, Northwest Amexem. See also the AL'MAURII KHAN NATION RESTORATION ACT OF 2021.
- 9. Tertiary Office: Walakah River area, at or near [449 Madison Street, Satsuma, Florida [32189]] / coordinates 29.567598N, -81.665888W [Putnam County Parcel ID:39-11-26-8231-0560-0130].
- 10. Mailing location: c/o 1431 Simpson Road, #232 Kissimmee, Florida [ZIP code-exempt], Northwest Amexem, Indian Country 1151, 1152.
- 11. The Certification of Trust for AL'MAURII KHAN TRIBAL TRUST and the purpose of this enterprise is hereby expressed as an abstract from the Al'Maurii Khan Nation Tribal Trust Charter, Art. III; said trust reads as follows:
- (a) To provide notice to the public and or the United States of America of "we the people of the Al'Maurii Khan Nation" [sic. Moors] doing business as AL'MAURII KHAN TRIBAL NATION, a tribal government enterprise.
- (b) To have succession by its trust and / or any entity, corporation, or corporate name perpetually.
- (c) To sue and be sued; to complain and defend in any courts; provided, however, that the grant or exercise of such power shall not be deemed as consent by the Tribe or by any Moor or the United States to the levy of any judgment, lien or attachment upon the property of the Trust / Tribe, other than income or chattels especially pledged or assigned.
- (d) To make and use a common seal and alter the same at pleasure.
- (e) To appoint such subordinate officers and agents as the business of the Tribe may require, and to allow them suitable compensation.
- (f) To enter into any obligations or contracts essential to the transaction of its ordinary affairs or for the corporate purposes above set forth.
- (g) To borrow money from lenders of choice or from any agency, from any member or association of members of the Tribe, or from any other source.
- (h) To deposit funds in any bank of choice.

- (i) To negotiate, if necessary, with Inter Tribal agents of the United States Federal, State, or local governments, and to advise or confer with the representatives from the United States Department of Energy and / or Department of Interior Bureau of Acknowledgement on all activities of the United States that may affect the Moors of the AL'MAURII KHAN NATION.
- (j) To employ counsel for the protection and advancement of the rights of the Tribe and its people, members or citizens, and any Moors having protection under Tribal law.
- (k) To prevent or assign any disposition, lease, or encumbrance of land belonging to the Trust / Tribe, interest in land, or other Clan / Tribe assets
- (1) To make assignments of land belonging to the Clan / Tribe to members of the Tribe, and to regulate the use and disposition of such assignments, and issue proclamation orders that no one and all blood descent land holders shall not sell, trade or barter land;
- (m) To appropriate funds for expenses of administering the affairs of the trust and for other purposes of benefit to the people of the AL'MAURII KHAN NATION.
- (n) To regulate the manner of holding Tribe elections.
- (o) To regulate the procedure of the officers and membership and all other Tribe committees and officers.
- (p) To protect and preserve the property, natural resources, crafts, culture, and traditions of the AL'MAURII KHAN NATION and the same shall be applied to all descendants of the People of the AL'MAURII KHAN NATION of Moors of North America.
- (q) To impose penalties on members of the AL'MAURII KHAN NATION for violation of corporate bylaws, tribal codes and constitution or ordinances of any tribal government entity or corporation now or in the future created by the AL'MAURII KHAN NATION and its councils.
- (r) To purchase, take by gift, bequest, or otherwise own, hold, manage, operate, and dispose of property of every description, real or personal.
- (s) To issue bonds or other interests in trust property in exchange for real or personal properties held in Reserve for those mislabeled African-American, Hispanic, Black, etc. or called American Indians or Indigenous people of America and American Aborigine, et al.

- (t) To delegate to subordinate bodies, committees, councils, or officers, or to any cooperative association which is open to all members of the Tribe, any of the foregoing powers, reserving the right to review any actions taken by virtue of such delegated powers.
- (u) To ensure that every lawmaker, the heads of industry and business enterprise of United States, as obligated members / citizens of the Magna Charta Christian church and Temple system of Christ the King of Jews, are properly informed regarding their duty as the jury over the wealth and culture of the living Moor(ish) Nations, Tribes, Klans, et al. referred to in this "Tribal Trust" as AL'MAURII KHAN NATION.
- (v) To exercise such further powers as may in the future be delegated to the Clans by AL'MAURII KHAN NATION Tribal Council.
- (w) To ensure that the ancient Amazigh [Berber] peoples from the dominions of the old Moroccan empire, whom are native to America, are remembered as Moors and that their birthright in the United States is not seized and or presumed abandoned under any law or statutory presumption.
- (x) To ensure a perpetual certification and publication of the tribe's allegiances and faithfulness to Our Moabite Blood, Moorish pedigree, and the continued Sovereignty of the Moroccan Empire expressed through the Crown of the Kingdom of Morocco and Moroccans worldwide.
- (y) To commit to all duties and activities permitted under international law by any indigenous people having organized under their own religious beliefs, customs, and constitution for the salvation of themselves and their posterity.
- (z) To provide services otherwise provided by the Bureau of Indian Affairs or other U.S. entities and establishments to minority populations and the Native American, American Indian, Alaskan Natives, American Aborigines, and Indigenous peoples identified in these ancient Moorish dominions of North, South, and Central America.
- (aa) To aid in the enforcement of writs and or executions of judgments originating from the Tribal court¹ or any other consular venues established for the benefit of the Aboriginal American, the Moors, Moorish subjects, or proteges protected by the Constitution for the Al'Maurii Khan Nation.
- (bb) To certify and or authenticate the right of holders of Tribal Driver / Traveler Permit / license cards issued pursuant A.K.N. Tribal Code 1500.64 to operate motor vehicles, motorcycles, and commercial vessels of all types on lands / roads outside the borders of tribal property as a "Safe Automobile Operator", (sic. international travel rights guaranteed according to treaties between the U.S.A. and the Sultan of Morocco, Geneva Convention Rights (1949) 43.24 Article 70, Georgia Right to Travel Act H.B. 875.)²

¹ Pursuant Al'Maurii Khan Nation Tribal Code 117.3(d). The tribal court may obtain and assume jurisdiction by any defendant's failure to object by rebuttal point for point (1) any constructive notice and or newspaper publication, (2) claims presented by service of process in accordance with A.K.N. Tribal Code Section 105.11 Subchapter A General Provisions Section 60 Notice (5 AKN CODE \$4-60) or upon the last known address or upon the authorized representative, attorney, or attorney general for the State or Country granting residence to the alleged perpetrator, (3) the tribal court's application of administrative processes customarily allowable within the general common laws of England and according to the treaties in force doctrine (specifically the 622 CE Muslims - Jews Treaty, the 1491 Treaty of Granada, 16th Century Anglican - Moroccan relations that created the Barbary Company, 1787 - 1836 U.S.A. - Morocco Treaty, 1795 Jay Treaty, all of which have given rise to the United Nations Human Rights Agreements and eventually the 2011 Constitution for the Kingdom of Morocco and the 2015 Al'Maurii Khan Nation Tribal Constitution) giving [each of] the defendants 15 days after receipt of notice or its publication to rebut under penalty of perjury the claims presented. This Tribal Court has consular jurisdiction over disputes between Moors and U.S. citizens, U.S. persons, and U.S. establishments alike. Failure of any defendant to rebut the claims herein shall constitute a waiver of any right to contest the requested relief.

² Pursuant to the inherent, Clan Mother powers of the Al'Maurii Khan Nation Tribe to exercise civil regulatory authority in such matters and pursuant to the authorities vested in the Al'Maurii Khan Nation Support Council, the Al'Maurii Khan Nation Tribe Support Council has enacted this Al'Maurii Khan Nation Tribe Ordinance regulating motor vehicle licensing through the issuance of Travelers Permits to Our people within the exterior boundaries of the North American Continent, which is considered to date aboriginal lands of

- (cc) To measure, inspect, appraise, evaluate, observe, calculate, weigh, fix, register property of all types; to issue certificates and titles of ownership of or interests in property of all types; and to define Ourselves and Our existence according to Our customs and beliefs.
- (dd) To promote to the general public the principles of Islam or any other faith any member may choose and assist in uplifting fallen humanity and the restoration of the Moorish Birthright in the Americas as instructed by Our Holy Prophet Noble Drew Ali.
- (ee) To take title to property under the name AL'MAURII KHAN TRIBAL TRUST or AL'MAURII KHAN NATION or AL'MAURII KHAN TRIBAL NATION.
- (ff) To publicly reserve the rights, privileges, immunities, and religious freedoms of the people of the Al'Maurii Khan Nation in private and commercial exchanges with nonmembers and U.S. agencies.
- (gg) To promote, defend, and enforce the laws of the Al'Maurii Khan Nation in accordance with the Supreme law, 1491 Granada Treaty, 1787 -1836 U.S.A. - Morocco Treaty, 2011 Kingdom of Morocco constitution.
- (hh) To ensure that the tribal Sovereignty and Immunity of the Moors of the Al'Maurii Khan Nation and or Moorish-Americans exercising treaty rights with the United States, the State of Florida and or the several States are not repudiated, unto perpetuity.
- (ii) To secure the guarantee of a republican form of government described in the Al'Maurii Khan Nation Restoration Act of 2021 and as admitted by the State legislature and other agents bound to the Constitution for the United States of America.
- (jj) To discharge, set off, and or offset any debts and obligations of tribal nationals against tribal claims and judgments or specific property described in the Finance Statement filed in any of the Several State U.C.C. Account Records and secure credit to any account on behalf of itself, the Tribal Trust, or any member and or denizen of the Al'Maurii Khan Nation.
- (kk) To discharge, set off, and or offset the accounts and obligations attached thereto, (especially those that benefit the United States) as they may relate to the tribe or its citizens / members for full acquittal and discharge pursuant 12 U.S. Code 95a(2), and other applicable laws and treaties
- (11) To secure and guarantee to the people of the Al'Maurii Khan Nation and the Tribal Court the Full Faith and Credit of most favored nation status resulting from the 1491 Granada treaty, the 1787-1836 U.S.A. Moroccan Empire treaty., and the 1866 Indian treaties pursuant the Supreme law of the land.

- (mm) To secure and guarantee that the rights of the people of Al'Maurii Khan Nation are not prejudiced contrary to public policies of the United States that guarantees to Moors and or Moorish subjects of HIM King Mohammed VI of the Kingdom of Morocco the same rights privileges and immunities as United States citizens pursuant Article XXI of U.S.A. Moroccan Empire treaty.
- (nn) To secure the guarantee of a payment of \$100,000.00 / one-hundred thousand dollars by a liable party to the tribe or a tribal national for any collusive action, tort or the like acts, sanctionable under either tribal law or federal or state law, nunc pro tunc.
- (00) To deter unlawful stops, illegal searches and seizures, and other warrantless invasions of privacy by assessing damages and fees against the perpetrator(s) consistent with the Trezevant v City of Tampa ruling which permits that an indigenous people's time of unlawful or illegal detention can be valued at at least \$1086.96 per minute.
- (pp) To solicit for and receive aid on behalf of the people of the Al'Maurii Khan Nation and the surrounding communities of Urban Indians and free inhabitants of the American Republics, as needed pursuant applicable treaties and international agreements.
- (qq) To act as power of attorney on behalf of Tribal Nationals and denizens of the Al'Maurii Khan Nation in all matters affecting their rights, identity, and liability when contracting.
- (rr) To secure to the Tribe food, adequate housing / shelter, clothing, electricity, cable, water, education, and the blessings of liberty in accordance with the laws of the Tribe, which are supported by treaty and federal and state laws.

Northwest Amexem, Turtle Island, Al Maghrib al aqsa - the old Moorish Empire in accordance with standards described by the American Association of Motor Vehicle Administrators. See A.K.N. Tribal Code 1500.2.

- (ss) To ensure that the right to govern ourselves remains a protected right and is inviolable forever according to the Basic Rights of 1838 Florida Constitution.
- (tt) To ensure that no excuse can be made or ignorance pretended of our birthright and history and this Peace between our ancestors solidified by sovereign authorities in the 1721 Treaty between Great Britain and Morocco, esp. Article XVI. [END OF TRUST ABSTRACT]

through the business of performing religious and administrative services for our citizens / members as essential governmental functions that would otherwise be provided by the Bureau of Indian Affairs and or any other 14th Amendment administrative agencies.

- 12. Registered Agent: Brother Brion Heru'El Ofrika Bey, DM, TTEE, whose mailing location is: c/o 2780 E Fowler Avenue, # 236, tampa, florida, ZIP-EXEMPT, Mococco territory, Northwest Amexem, Indian Country 1151.
- 13. The principals, members, agents and assigns of this tribal enterprise shall be governed according to Al'Maurii Khan Nation Constitution and Tribal Codes and shall have consented to the same as a matter of tribal right by performance.
- 14. The following tribal members shall be Ministers and Authorized agents and or representatives for AL'MAURII KHAN TRIBAL NATION, a tribal enterprise:
 - a. AL'MAURII KHAN NATION......Title(s): Owner;
 - b. Brother Brion Heru'El Ofrika Bey.....Title(s): Sagamoor; Chief
 Justice;
 - c. Brother Amir R.S.: Al Bey.....Title(s): Minister of Tribe [Secretariat];
 Tribal Council Chief;
 - d. Sister Annah: Al Bey.....Title(s): Clan Mother; Tribal/Enrollment
 Clerk:
 - e. Sister Serrabi Bey.....Title(s): Clan Mother; Tribal Clerk;
 - f. Brother Dumas Lobrun Bey.....Title(s): Minister of Treasury; Tribal
 Council;
 - g. Brother Jamal Richardson-Bey.....Title(s): Tribal Council; NRD³
 Minister; Tribal Press;
 - h. Sister Lillie Satterwhite-Bey.....Title(s): Clan Mother; NRD Minister; Tribal Council; Tribal Press;
 - i. Sister Ayesha Bey.....Title(s): Clan Mother; Tribal Council;
 - j. Brother Micha El Rivera-Bey.....Title(s): Tribal Justice; Tribal Minister of Communications/Information Technology.
- 15. This tribal enterprise is a Non-profit, organized under the tribal laws of Al'Maurii Khan Nation and is further protected by the fact that the rights of government or its agents cannot be construed to deny or impair rights retained by the people, which includes Moors, Moorish-Americans or Aboriginal Americans under protections of a peace treaty with the United States, i.e. American non-citizen nationals.

Whereas the Al'Maurii Khan Tribal Nation of Moors of North America are Moors or Moorish-Americans, descendants of ancient Moroccans, whose religious freedoms and self-executing treaty rights are protected from prejudice, liens, and alienation through treaty and the religious Suzerainty of the Kingdom of Morocco;

Whereas the Moorish people of this tribe accepts that the Moors of the Al'Maurii Khan Nation are identified within the language of the 1491 Granada treaty, the 1787 - 1836 treaty between the United States of America and the Moorish Empire, the 1790 Nonintercourse Act as "Moors" or "any Moor" or "any...Tribe of Indians". They (the tribe) reads the quoted language as encompassing all Moors and all tribes of Indians. The tribal court also reasons [1] that the language of the treaties and act should be given their plain meaning, there being no evidence of any contrary congressional intent, legislative history, or administrative interpretation; [2] that the policy of the United States is to protect Moorish titles, customs and Religious freedom of Moors; [3] that there is no reason why the Moors of the Al'Maurii Khan Nation should be excluded since they are stipulated to be a tribe racially and culturally; [4] that there is no requirement that a tribe must be otherwise recognized by the federal government to come within the Nonintercourse Act; and [5] that even if 'tribe' is thought to be ambiguous, it should be construed non-technically and to the advantage of

Page 5 of 6

 $^{^3}$ "Natural Resources Department", as authorized by AKN Tribal Code \$340 The Al'Maurii Khan Wildlife Protection Ordinance.

Indians so as to include the Al'Maurii Khan Nation of Moors, an Indigenous peoples organized under divine rights, customs, and Cherifian duties codified into a Tribal Constitution, Tribal Codes, and Ordinances to uplift fallen humanity and to Unite Asia under the banner of Islam as expressed by their Holy Prophet Noble Drew Ali and in accordance with the Supreme laws of the land.

Whereas the authorities and jurists on International Law principles have already convened and agreed to promote and protect the qualities of nationality and the personal and territorial jurisdictions of Sovereign states and their nationals;

Whereas the legislature of the State (of Florida) has not passed any special or general law prohibiting our organization and the exercise of our tribal rights as American aborigine members of a tribal government protected under Federal law as non-citizen American nationals, having allegiances to the Crown and Blood of the Moorish Empire;

Whereas the provisions of the Florida Corporations Act apply to commerce with foreign nations and among the several states only insofar as the same may be permitted under the Constitution and laws of the United States, this Moorish vessel/enterprise and its business is immune from reporting requirements, inspections, and liens guised as fees and taxation without representation which might prejudice treaty rights;

It is hereby affirmed and resolved that the State of Florida's exercise of personal and territorial jurisdiction in this matter, under the $14^{\rm th}$ Amendment and through special laws, is limited by its own obligations and duties to the Organic 1838 Florida State Constitution, Federal laws in support of the United States of America's treaties, and international agreements inclusive of and not limited to the Transcontinental Agreement which annexed portions of the Spanish Crown's land rights in the Floridaes Territory.

NOTE BY THE DEPARTMENT OF STATE - Pursuant to Public Law 89-497, approved July 8, 1966 (80 Stat. 271; 1 U.S.C. 113)— ". . .the Treaties and Other International Acts Series issued under the authority of the Secretary of State shall be competent evidence . . . of the treaties, international agreements other than treaties, and proclamations by the President of such treaties and international agreements other than treaties, as the case may be, therein contained, in all the courts of law and equity and of maritime jurisdiction, and in all the tribunals and public offices of the United States, and of the several States, without any further proof or authentication thereof."

In the name of Allah and by the same Will, under penalty of perjury or the like sanctions under the laws of the Al'Maurii Khan Nation the foregoing statements are hereby proclaimed as true and correct to the best of our knowledge and belief and not made for any ulterior motive or illegal purpose or to evade any lawful or legal duties Sealed by:

Date: 19 November 2022 ccy / Rabi'ul Akhir 24, 1444 mcy [Date: 11/19/2022] - nunc pro tunc. Sealed at Al Andalusia - La Floridaes, Moorish Dominions of Northwest Amexem/North America, al Maghrib al aqsa, a territorial collectivity and united State with the Kingdom of Morocco as Heirs apparent to the ancient Ones of the Moroccan Empire.

<u>Clan Mother: Tribal Clerk. Sister Annah: Al Bey, D.M., TTEE</u>

Brother Fmir R. O.: Bey dm, ttee, are provided the superior of the consult of the superior of the superior of the consult of t

Brother Brian Heru El Ofrika Bey dm. ttee, and onorable: Sagamoor: Chief Justice: Brother Brian Heru'El Ofrika Bey, D.M., TTEE FORM W-8EXP; PUBLIC LAW 856 / 22 USC 141-143; Letters from competent authority in the United States of America confirming treaty rights of the Al'Maurii Khan Nation

.......

ATTACHMENTS: of Moors of North America.



TAX IMMUNITY **DUTY FREE** Public Law 73-10, Ch. 48 stat 112



STATE OF FLORIDA UNIFORM COMMERICAL CODE FINANCING STATEMENT FORM

A. NAME & DAYTIME PHONE NUMBER OF CONTACT PERSON
AL MAURII KHAN TRIBAL TRUST; 4014846822
Email SAGAMOORMALIKBEI@PROTONMAIL.COM
B. SEND ACKNOWLEDGEMENT TO:
Name JUS SANGUIN AMERIQUEN ABORIGINE JUSTICE
Address C/• 1431 SIMPSON ROAD #232
Address
City(State(ZinKISSIMMER ET EXEMPT

Florida Secured Transaction Registry

FILED

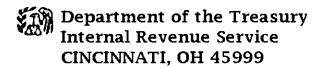
2023 Mar 21 12:02 PM
****** 202300763290 ******

City/State/ZipKISSIMMEE, FL EXEMPT		THE ABOVE SPACE IS F	OR FIL	ING OFFICE US	E ONLY					
1. DEBTOR'S EXACT FULL LEGAL NAME - INSERT ONLY ONE DEBTOR NAME (1a OR 1b) - Do Not Abbreviate or Combine Names										
1a. ORGANIZATION'S NAME UNITED STATES OF AMERICA										
16. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SUFFIX										
1c. MAILING ADDRESS Line One 1600 PENNSYLVANIA AVENUE, NW	This space not available.									
MAILING ADDRESS Line Two	CITY		STATE DC	POSTAL CODE 20500	COUNTRY					
2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSERT ONLY	ONE [EBTOR NAME (2a OR 2b) - Do	Not Abb	reviate or Combine N	lames					
2a. ORGANIZATION'S NAME STATE OF FLORIDA										
2b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME		ADDITIONALNAM	E(S)/INI	TIAL(S) SUFFIX						
2c. MAILING ADDRESS Line One 400 SOUTH MONROE STREET		This space not available.								
MAILING ADDRESS Line Two	CITY		STATE FL	POSTAL CODE 32399	COUNTRY					
3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S	S/P) - I	NSERT ONLY ONE SECURED I	PARTYN	NAME (3a OR 3b)	······································					
3a.ORGANIZATION'SNAME AL MAURII KHAN TRIBAL TRUST		10								
36. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME		ADDITIONALNAM	E(S)/INI	TIAL(S) SUFFIX						
3c. MAILING ADDRESS Line One C/● 1431 SIMPSON ROAD#232		This space not available.								
MAILING ADDRESS Line Two	KIS		STATE FL	POSTAL CODE EXEMPT	COUNTRY					
See attached documents.										
5. ALTERNATE DESIGNATION (if applicable) LESSEE/LESSOR AG LIEN	☐ CONSIGNEE/CONSIGNOR ☐ BAILEE/BAILOR ☐ NON-UCC FILING ☐ SELLER/BUYER									
6. Florida DOCUMENTARY STAMP TAX - YOU ARE REQUIRED TO CHECK	EXAC	TLY ONE BOX								
All documentary stamps due and payable or to become due and payable pursuant to s. 201.22 F.S., have been paid. Florida Documentary Stamp Tax is not required.										
7. OPTIONAL FILER REFERENCE DATA										

STATE OF FLORIDA UNIFORM COMMERCIAL CODE FINANCING STATEMENT FORM A. NAME & DAYTIME PHONE NUMBER OF CONTACT PERSON TRIBAL CONSUL: BROTHER AMIR R.S. BEY, DM, TTEE & (401)484-6822 B. Email Address C. SEND ACKNOWLEDGEMENT TO: Name AL'MAURII KHAN TRIBAL TRUST Address C/O 1431 Simpson Road #232 Address City/State/Zip Kissimmee, Florida, North America THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY 1. DEBTOR'S EXACT FULL LEGAL NAME - INSERT ONLY ONE DEBTOR NAME (12 OR 1b) - Do Not Abbreviate or Combine Names 1.a ORGANIZATION'S NAME STATE OF FLORIDA 1.b INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SUFFIX 1.c MAILING ADDRESS Line One This space not available. 400 South Monroe Street MAILING ADDRESS Line Two CITY STATE POSTAL CODE COUNTRY TALLAHASSEE 32399 U.S.A. FΙ 2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSERT ONLY ONE DEBTOR NAME (2a OR 2b) - Do Not Abbreviate or Combine Names 2.a ORGANIZATION'S NAME UNITED STATES OF AMERICA 2.b INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SUFFIX 2.c MAILING ADDRESS Line One This space not available. 1600 Pennsylvania Ave., NW MAILING ADDRESS Line Two COUNTRY CITY STATE POSTAL CODE WASHINGTON DC 20500 U.S.A. 3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - INSERT ONLY ONE SECURED PARTY (3a OR 3b) 3.a ORGANIZATION'S NAME AL'MAURII KHAN TRIBAL TRUST (NAICS 921150) 3.b INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SUFFIX 3.c MAILING ADDRESS Line One This space not available. C/O 1431 Simpson Road #232 CITY COUNTRY MAILING ADDRESS Line Two POSTAL CODE STATE **EXEMPT** Kissimmee Florida U.S.A. 4. This FINANCING STATEMENT covers the following collateral: 1. All tangible and intangible property, inclusive of the rights, interests, and spoils derived from said property. 2. The rights, privileges, and immunities secured by treaties and agreements entered into with the United States of America before the adoption of the constitution. 3. The perpetual loyalty and duty owed to the Moors and or Indians by the United States and its State citizens to protect these dominions in exchange for limited use and occupation rights of the land. 4. The Bill presented by and through USPS Certified Mail Number 7020064000178808731 to United States Representative Scott Franklin of the 15th District of Florida, et al. styled the AL'MAURII KHAN NATION RESTORATION ACT OF 2021. 5. All inalienable rights, forever guaranteed a free people according to Article I of the 1838 Florida Constitution and further expressed by these Moors seeking to govern themselves according to their own customs and laws through the Al'Maurii Khan Nation Tribal Constitution and Codes. 6. The inheritances of our Moorish ancestry, which includes a perpetual Full, Faith, and Credit guarantee resulting from treaties and a most favored nation status. 7. All leases, rents, credits, interests, or the like security in property and or land that belongs to the indigenous people as a matter of blood and previous use or occupation rights as first nation peoples or the antediluvian races, inclusive of freehold rights, water and mineral rights. 8. See also attached Al'Maurii Khan Tribal Nation Charter and other tribal documents 5. ALTERNATE DESIGNATION (if applicable) CONSIGNEE/CONSIGNOR BAILEE/BAILOR LESSEE/LESSOR AG LIEN NON-UCC FILING SELLER/BUYER 6. Florida DOCUMENTARY STAMP TAX - YOU ARE REQUIRED TO CHECK EXACTLY ONE BOX All documentary stamps due and payable or to become due and payable pursuant to s. 201.22 F.S., have been paid. Florida Documentary Stamp Tax is not required. 7. OPTIONAL FILER REFERENCE DATA FLORIDA UCC Document: 201503768080; 201804353998 COLORADO UCC Document: 20172068193

STANDARD FORM - FORM UCC-1 (REV.05/2013)

TAX EXEMPT / FEIN ID NO.: 98-6082723 [FOREIGN TRUST]



AL MAURII KHAN TRIBAL TR PRIVATE / CONFIDENTIAL In reply refer to: Oct 19, 2018 98-6082723

0244288109 LTR 147C

Taxpayer Identification Number: 98-6082723

Form(s):

TRIBAL TRUST PROPERTY / CONFIDENTIAL / PRIVATE INFORMATION

Sincerely,

Mrs. Howard 1003363414 Customer Service Representative

Form W-8EXP

Department of the Treasury

Internal Revenue Service

(Rev. July 2017)

Certificate of Foreign Government or Other Foreign Organization for United States Tax Withholding and Reporting

(For use by foreign governments, international organizations, foreign central banks of issue, foreign tax-exempt organizations, foreign private foundations, and governments of U.S. possessions.)

► Go to www.irs.gov/FormW8EXP for instructions and the latest information.

► Section references are to the Internal Revenue Code.

▶ Give this form to the withholding agent or payer. Do not send to the IRS.

OMB No. 1545-1621

Do no	t use t	his form for:				Instead, use Form:				
• A fo	reign go	overnment or other foreign organizat	tion that is not clain	ning the applicability of section(s)) 115(2), 5	i01(c), 892, 895,				
	٠,					W-8BEN-E or W-8EC				
		owner solely claiming foreign status	-							
		artnership or a foreign trust								
•		aiming that income is effectively cor								
		ting as an intermediary	<u> </u>	<u> </u>		W-8IMY				
Par		Identification of Beneficial	Owner			Country of in-second in-				
		rganization - Tribel Truct D/R/A Al'Mourii Khon Tr	ibal Nation			Country of incorporation or organization				
Al'Maurii Khan Tribal Trust D/B/A Al'Maurii Khar			ibai Nation			orish Empire (Indian Country)/United Nations				
	Type of Foreign government			☐ Foreign tax-exempt org	-	n				
Ç	entity International organization			☐ Foreign private foundation						
	 Foreign central bank of issue (not wholly owned by the foreign sovereign) 			☐ Government of a U.S. possession						
4 C	hapter	4 Status (FATCA status):								
	-	articipating FFI.		✓ Foreign government (inc	cluding a	political subdivision).				
Reporting Model 1 FFI.					n, or foreign central bank of					
Reporting Model 2 FFI.			issue. Complete Part III.		-					
Registered deemed-compliant FFI		Exempt retirement plan of foreign government. Complete Part III.								
	(0	ther than a Reporting Model 1 F	FI).	☐ 501(c) organization. Cor	mplete P	art III.				
	∠ N	onreporting IGA FFI. Complete I	Part III.	☐ Passive NFFE. Complete Part III.						
	☐ Te	erritory financial institution. Com	plete Part III.	☐ Direct reporting NFFE.						
	☐ In	ternational organization.		☐ Sponsored direct reporting NFFE. Complete Part III.						
		t address (street, apt. or suite no., or rura	•	·		•				
		tate: al'Maghreb al Aqsa / Morroca n, state or province. Include postal code	<u>'</u>	orial Collectivity / Indian Counti	ry / Abori	Gountry				
	-	micua District, Al'Maurii Khan Nat		act Amayom North Amarica		Moroccan Empire 8 U.S.C. 1101(a)(14				
		dress (if different from above).	ion-otate, northw	cat Amexem, North America		moroccan Empire a o.o.o. 1101(a)(14				
	_	31 Simpson Road #232								
		n, state or province. Include postal or ZI	P code where approp	riate.		Country				
		Florida republic, (DMM602 1.3e2)			ntry	Moroccan Empire 18 USC 1151, 115				
7 U	.S. TIN, i	frequired (see instructions)	8a GIIN		b Foreig	n TIN (see instructions)				
					98-60	082723				
9 R	eference	number(s) (see instructions)		-						
	EIN:	38-3994106; U.S. LOC Registration	on: TXU-1-123-633	, and Control Number 71-330-69	977 (U); T	RUTH A-1 Freehold Status: AA222141				
Part	Ш	Qualification Statement for	Chapter 3 Sta	ntus						
10	For a	foreign government:								
а	v 10	certify that the entity identified in	n Part I is a foreig	n government within the mea	ining of s	section 892 and the payments are				
	withir	the scope of the exemption gra	anted by section	892.						
	Chec	k box 10b or box 10c, whiche	ver applies.							
þ		ne entity identified in Part I is an								
C	✓ TI	ne entity identified in Part I is a d	controlled entity of	of the government of Al'Mauri	i Khan N	ation of Moors of North America .				
11	11 For an international organization:									
	☐ I certify that:									
	• The entity identified in Part I is an international organization within the meaning of section 7701(a)(18), and									
	 The payments are within the scope of the exemption granted by section 892. 									
12	For a foreign central bank of issue (not wholly owned by the foreign sovereign):									
	☐ I certify that:									
		The entity identified in Part I is a foreign central bank of issue,								
		entity identified in Part I does r								
	conn	ection with the conduct of a con	_	function or other commercia	l activity	, and				
		payments are within the scope								

Form W-8EXP (Rev. 7-2017) Page 2 **Qualification Statement for Chapter 3 Status (continued)** Part II For a foreign tax-exempt organization, including foreign private foundations: If any of the income to which this certification relates constitutes income includible under section 512 in computing the entity's unrelated business taxable income, attach a statement identifying the amounts. Check either box 13a or box 13b. ☐ I certify that the entity identified in Part I has been issued a determination letter by the IRS dated that is currently in effect and that concludes that it is an exempt organization described in section 501(c). ☐ I have attached to this form an opinion from U.S. counsel concluding that the entity identified in Part I is described in section 501(c). For section 501(c)(3) organizations only, check either box 13c or box 13d. If the determination letter or opinion of counsel concludes that the entity identified in Part I is described in section 501(c)(3), I certify that the organization is not a private foundation described in section 509. I have attached an affidavit of the organization setting forth sufficient facts for the IRS to determine that the organization is not a private foundation because it meets one of the exceptions described in section 509(a)(1), (2), (3), or (4). If the determination letter or opinion of counsel concludes that the entity identified in Part I is described in section 501(c)(3), I certify that the organization is a private foundation described in section 509. For a government of a U.S. possession: ☐ I certify that the entity identified in Part I is a government of a possession of the United States, or is a political subdivision thereof, and is claiming the exemption granted by section 115(2). Qualification Statement for Chapter 4 Status (if required) For a nonreporting IGA FFI: ✓ I certify that the entity identified in Part I: • Meets the requirements to be considered a nonreporting financial institution pursuant to an applicable IGA between the United States and Moroccan / Moorish Empire; and the Holy See; and the United Nations; and Great Britain. • Is treated as a Moors/Indians; Moorish vessel; Nonreportable Accountunder the provisions of the applicable IGA (see instructions); and • If you are an FFI treated as a registered deemed-compliant FFI under an applicable Model 2 IGA, provide your GIIN: \blacktriangleright 16 For a territory financial institution: ☐ I certify that the entity identified in Part I is a financial institution (other than an investment entity) that is incorporated or organized under the laws of a possession of the United States. 17 For a foreign government (including a political subdivision), government of a U.S. possession, or foreign central bank of issue: L certify that the entity identified in Part I is the beneficial owner of the payment and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in Regulations section 1.1471-6(h)(2)). For an exempt retirement plan of a foreign government: ☐ I certify that the entity identified in Part I: Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in Regulations section 1.1471-6 or an applicable Model 1 or Model 2 IGA) to provide retirement, disability, or death benefits to beneficiaries or participants that are current or former employees of the sponsor (or persons designated by such employees); or • Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in Regulations section 1.1471-6 or an applicable Model 1 or Model 2 IGA) to provide retirement, disability, or death benefits to beneficiaries or participants that are not current or former employees of such sponsor, but are in consideration of personal services performed for the sponsor. For a 501(c) organization: 19 ☐ I certify that the entity identified in Part I is an entity described in section 501(c) but is not an insurance company described in section 501(c)(15). 20 For a passive NFFE: a I certify that the entity identified in Part I is a foreign entity that is not a financial institution (other than an investment entity organized in a possession of the United States). Check box 20b or 20c, whichever applies. **b** I further certify that the entity identified in Part I has no substantial U.S. owners, **or** c I further certify that the entity identified in Part I has provided a statement including the name, address, and TIN of each substantial U.S. owner of the NFFE (see instructions). 21 Name of sponsoring entity: ☐ I certify that the entity identified in Part I is a direct reporting NFFE that is sponsored by the entity identified in line 21.

Form W-8EXP (Rev. 7-2017)

Part IV Certification

Under penalties of perjury, I declare that I have examined the information on this form and to the best of my knowledge and belief it is true, correct, and complete. I further certify under penalties of perjury that:

- The organization for which I am signing is the beneficial owner of the income and other payments to which this form relates,
- The beneficial owner is not a U.S. person,
- For a beneficial owner that is a controlled entity of a foreign sovereign (other than a central bank of issue wholly owned by a foreign sovereign), the beneficial owner is not engaged in commercial activities within or outside the United States, and
- For a beneficial owner that is a central bank of issue wholly owned by a foreign sovereign, the beneficial owner is not engaged in commercial activities within the United States.

Furthermore, I authorize this form to be provided to any withholding agent that has control, receipt, or custody of the payments of which I am the beneficial owner or any withholding agent that can disburse or make payments of the amounts of which I am the beneficial owner.

I agree that I will submit a new form within 30 days if any certification made on this form becomes incorrect.

Sign Here

By: Bro. Brion Bey, d.m., ttee, a.r.r.

Brother Brion Heru'El Ofrika Bey, DM, TTEE,

12/22/2022

Print name

Date (MM-DD-YYYY)

✓ I certify that I have the capacity to sign for the entity identified on line 1 of this form.

Form W-8EXP (Rev. 7-2017)



Proof of TAX TRATY Benefits Ng. 3 26

70 STAT.

PUBLIC LAW 856-AUG. 1, 1956

773

CHAPTER X

DISTRICT OF COLUMBIA

SETTLEMENT OF CLAIMS AND SUITS

For the payment of claims in excess of \$250, approved by the Commissioners in accordance with the provisions of the Act of February 11, 1929, as amended (45 Stat. 1160; 46 Stat. 500; 65 Stat. 131), \$10,000. to 1.905.

DIVISION OF EXPENSES

The sum appropriated in this Act for the District of Columbia shall be paid out of the general fund of the District of Columbia, as defined in the District of Columbia Appropriation Act for fiscal year 1957.

Ante, p. 439.

CHAPTER XI

LEGISLATIVE BRANCH

House of Representatives

CONTINGENT EXPENSES OF THE HOUSE

Joint Committee on Internal Revenue Taxation: For an additional amount for the Joint Committee on Internal Revenue Taxation, \$50,000.

CHAPTER XII

CLAIMS FOR DAMAGES, AUDITED CLAIMS, AND JUDGMENTS

For payment of claims for damages as settled and determined by departments and agencies in accord with law, audited claims certified to be due by the General Accounting Office, and judgments rendered against the United States by United States district courts and the United States Court of Claims, as set forth in Senate Document Numbered 143, Eighty-fourth Congress, \$1,312,538, together with such amounts as may be necessary to pay interest (as and when specified in such judgments or in certain of the settlements of the General Accounting Office or provided by law) and such additional sums due to increases in rates of exchange as may be necessary to pay claims in foreign currency: Provided, That no judgment herein appropriated for shall be paid until it shall have become final and conclusive against the United States by failure of the parties to appeal or otherwise: Provided further, That, unless otherwise specifically required by law or by the judgment, payment of interest wherever appropriated for herein shall not continue for more than thirty days after the date of approval of this Act.

Approved July 31, 1956.

Public Law 856

CHAPTER 807

JOINT RESOLUTION

Approving the relinquishments of the consular jurisdiction of the United States in Morocco

August 1, 1956 (S. J. Res. 165)

Whereas the laws of the United States invest the ministers and consuls of the United States in certain countries, including Morocco, with judicial authority so far as the exercise of the same is allowed by

[70 STAT.

treaty with such countries and in accordance with usage in such countries: and

Whereas the consuls of the United States in Morocco are permitted to exercise jurisdiction over American nationals under the treaty between the United States and Morocco signed September 16, 1836, and the Act of Algerias signed April 7, 1906; and the exercise by custom and usage the same jurisdiction over subjects of Morocco or others who may be designated as "proteges" under the Convention of Madrid signed July 3, 1880; and

Whereas Morocco is now the only foreign country where the consuls of the United States exercise such jurisdiction; and

Whereas it is the policy of the United States to discontinue the exercise of extraterritorial jurisdiction in Morocco at such time as it becomes

appropriate: Therefore be it

Relinquishment of consular juris-diction in Moroc-

8 Stat. 484.

34 Stat. 2905.

22 USC 141-183.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the relinquishment by The President, at such time as he considers this appropriate, of the consular jurisdiction of the United States in Morocco is hereby approved and sections 1693, 4083 to 4091, inclusive, 4097 to 4122, inclusive, and 4125 to 4130, inclusive, of the Revised Statutes, as amended, are repealed effective upon the date which the President determines to be appropriate for the relinquishment of such jurisdiction, except so far as may be necessary to dispose of cases then pending in the consular courts in Morocco.

Approved August 1, 1956.

Public Law 857

CHAPTER 808

August 1, 1956 [8, 3658]

AN ACT

To amend the Act of May 11, 1938 (52 Stat. 347), so as to authorize, by agreement, the subsurface storage of oil or gas in restricted Indian lands, tribal or allotted.

Indian lands. Subsurface stor-age of oil or gas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of May 11, 1938 (52 Stat. 347), is amended by adding at the end thereof (25

U.S.C. 396d) a new section 8 as follows: "The Secretary of the Interior, to avoid waste or to promote the conservation of natural resources or the welfare of the Indians, is hereby authorized in his discretion to approve leases of lands that are subject to lease under section 1 of this Act or the Act of March 3, 1909 (35 Stat. 783, 25 U. S. C. 396), for the subsurface storage of oil and gas, irrespective of the lands from which initially produced, and the Secretary is hereby authorized, in order to provide for the subsurface storage of oil or gas, to approve modifications, amendments, or extensions of the oil and gas or other mining lease(s), if any, in effect as to restricted Indian lands, tribal or allotted, and may promulgate rules and regulations consistent with such leases, modifications, amendments, and extensions, relating to the storage of oil or gas thereunder. Any such leases may provide for the payment of a storage fee or rental on such stored oil or gas or, in lieu of such fee or rental, for a royalty other than that prescribed in the lease when such stored oil or gas is produced in conjunction with oil or gas not previously produced. It may be provided that any oil and gas lease under which storage of oil or gas is so authorized shall be continued in effect at least for the period of such storage use and so long thereafter as oil or gas not previously produced is produced in paying quantities." Approved August 1, 1956.