**Sent via Registered Mail #: RE 777 517 873 US**

January 28, 2024

John Mark Doe

c/o Box 123

City, Florida

Postal Code [01432]

Antony J. Blinken

Office of the Secretary of State

2201 C Street, NW

Washington. D.C. 20520

RE: Declaration of Political Status

Dear Secretary Blinken,

This notice is to provide you a copy of my Declaration of Political Status that affirms that I have returned to my lawful birthright political status as a **Floridian**. As a member of the General Public, I keep the peace and I uphold the Public Law.

I am an Inheritor of and Living and Present Heir to the Trust Indenture established by the unanimous Declaration of Independence, 1776.

I claim all guarantees provided by three Federal Constitutions (1787, 1789 & 1790 respectively), all rights, all remedies, and all exemptions, including but not limited to: Reversionary Trust Interest, 12 USC 95(a), Regulation Z, Lawful Money, The Enabling Clause before every Act of Congress, The Brother’s Keeper Clause 18 USC 241 and 242, West Virginia v. EPA

Let it be clear that I am not a Territorial United States Citizen nor a Municipal Citizen of the United States, nor the “Creation” of any “Act of Congress.”

Notice to Agents is Notice to Principals, Notice to Principals is Notice to Agents

By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_©

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01-25-2024

John Mark Doe

c/o Box 123

City, Florida [33014]

Secretary of State Antony Blinken

Office of the Secretary of State

2201 C Street, NW  
Washington, DC 20520

Registered Mail #: RE 777 517 873 US

Dear Secretary of State Antony Blinken and successors,

I, a living wo/man, am serving you Notice of my standing as a State National in Florida, as I know it is your duty to defend my constitutional guarantees.

I am exempt from all Municipal duty and service by my exemption found at Title 50, Section 7 (c) and (e) of the 2012 Edition of the Federal Code. (Enclosed) I am not an individual corporation created under Municipal law.

I am exempt from all Territorial obligations, as I am a Foreign Sovereign as stated on the Mandatory Foreign Sovereign Immunity Notice (Enclosed). I claim my exemption under the Supremacy Clause of Article VI of The Constitution of the United States of America and Amendment XI thereof, which provides that no American is subject to foreign law. I am not an individual created under 1USC 8 as a Territorial citizen.

I have only one contract and one contract only with the government officials. If they are MUNICIPAL Employees, the contract is The Constitution of the United States. If they are Territorial Employees, the contract is The Constitution of the United States of America. Article Vl is the Supremacy Clause, no other law, statute, code, or regulation stands above the Constitution owed to me as an American and any contrary law is null and void. Amendment 10, the power remains with the States and the people.

Amendment 11, Americans are not subject to any foreign law. Ever! This includes the statutes of the States of States and the codes of the Federal Subcontractors.

Therefore, I owe no duty to any Municipal or Territorial court, instead any Municipal or Territorial court has a duty to set me free from any presumption of obligation under any foreign law, and to return to me my assets and my freedom without debt or encumbrance."

Kind Regards,

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By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ © John Mark Doe