

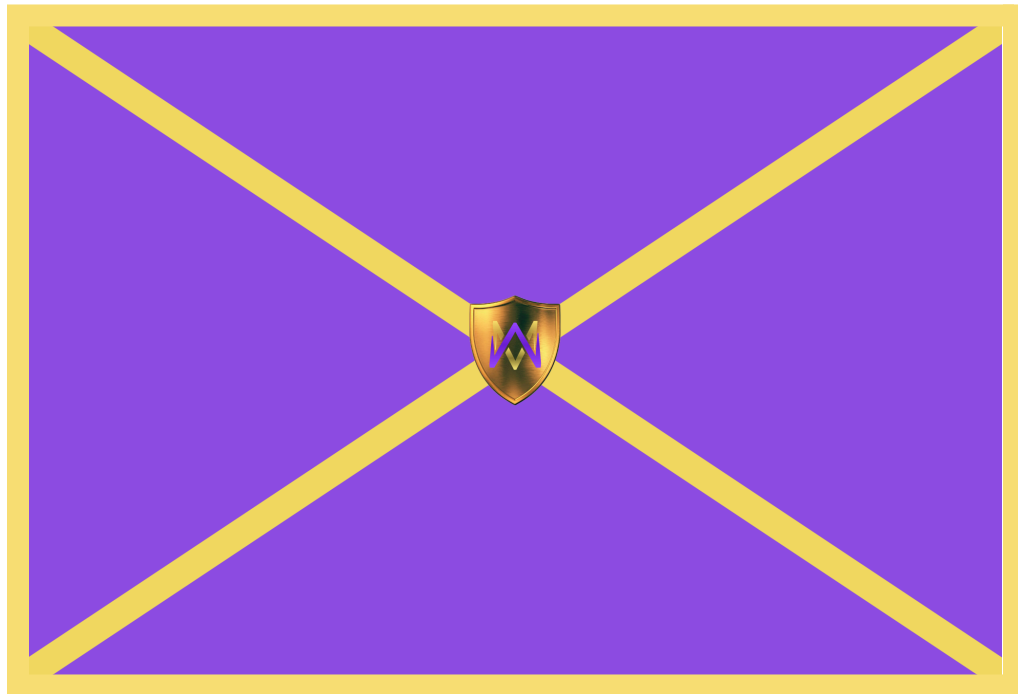
THE COVENANT

For HONOR & EQUITY

OF

The Moneyverse Moundbuilders Order of Brahman (MMOB)

a.k.a State of LOVE NATION



"Health & Wealth for All"



By birthright the Ongwehonweh (Original beings) are the owners of the soil which they own and occupy and none other may hold it.

- **The Great Law**

The Doctrine of Discovery, Manifest Destiny, The Monroe Doctrine, The Homestead Act, and other government-sponsored acts of terrorism have led to mass murder, genocide, land theft, unlawful involuntary servitude, unlawful debt bondage, kidnapping, murder, fraud, global legacy theft, and the unjust acquisition of hundreds of millions of acres of land worldwide. Finding governments of the world to be in breach of the Cosmic Law trust relationship between religious leaders, businesses, governments, and their subjects have led to this divine union of cosmic peacekeepers. In order to provide honor and equity to the impoverished who are in need of land, food, water, shelter, safety, cultural preservation, and clothing; to account for the value of human beings, to account for the value of spiritual beings, to secure the stolen wealth of the innocent, to develop sustainable communities with peaceful environments, and in order to provide a higher quality of life for our members and nationals, we enter this cosmic social compact of LOVE.

On the celestial body known as earth, the United Nations Declaration on the Rights of Indigenous Peoples (U.N. Declaration) has been supported by the nations of the world, encouraging recognition of the special status and rights of indigenous peoples globally. It is acknowledged as having “both moral and political force.” The Organization of American States, via The American Declaration on the Rights of Indigenous Peoples, also acknowledges that Indigenous individuals and communities have the right to belong to one or more indigenous peoples, **in accordance with the identity, traditions, customs, and systems belonging to each People**. Furthermore, self-determination denotes the legal right of people to decide their own destiny in the international order. We are established to protect and preserve the free global exercise of orderly spirit-lead self-determination in alignment with the Cosmic Law. In accordance with the spirit of these truths and treaties, in order to establish, support, protect, maintain, and develop sustainable Cosmic Communities throughout the world in honor of our ancestors and posterity, we exercise our Inalienable Rights to establish, maintain, and defend permanent populations, with defined territories, societies, and government(s) organized as communities, tribes, townships, cities, municipalities, states, nations, or localities. As we pursue this multidimensional mission, we activate our collective authority and capacity to conduct cosmic, international, national, regional, and local government to governmental business relations by entering this eternal social compact, and forming this Multidimensional Union of Cosmic Governments, which shall be henceforth named, “The Moneyverse Moundbuilders Order of Brahman” a.k.a. “The MMOB” a.k.a. “The Moneyverse Moundbuilders” a.k.a. “The Moneyverse” a.k.a. “The Moundbuilders” a.k.a. “LOVE NATION”

While on this water-planet known as Earth, we shall operate as a Private International peacekeeping FORCE for the benefit of ALL. For all reasons listed above, we lawfully claim our right to utilize our Cosmic GLOBAL exemption from all taxes, dues, liens, and levies that may arise as we engage on our Divine Assignments while here on Earth. All officers and protected members of The Moneyverse operate under Bond, and while acting in their lawful capacity as officers of the State, are FREE to engage in their spiritual missions with clean hands and in good faith being exempt from arrest, as well as exempt from any and all commercial, civil, and/or criminal claims. As of the date of this Covenant, we are duly organized and hereby explicitly express that we are a sovereign cosmic government on earth electing to exercise all rights and authorities listed herein.

Constitution Contents

- Intro** Preamble, Cosmic Status, Member Status, Our Seal & Our Flag
- Article 1** Our Divine Duty to Prevent Poverty as the source of our military, commercial, & civil authorities
- Article 2** Our 9 Faith-Based Departments
- Article 3** Bill of Human Rights & Affidavit of Corporate Authorities
- Article 4** Articles of Authority
- Article 5** Sovereign Powers of our MANSAs & Mot Chiefly Officials
- a. Chiefs
 - b. Royal Jurists
 - c. Arbitrators
 - d. Directors
 - e. Executives
 - f. Administrators
 - g. Peace Officers
 - h. Family Homesteads, Homestead Associations, Towns, Cities, & Communities
- Article 6** Territorial Authorities
- Article 7** Community Development Operations
- Article 8** Dual Domicile
- Article 9** Community Alliance Charters
- Article 10** Financial Responsibilities & Authorities
- Article 11** Legislative Responsibilities & Authorities
- Article 12** Executive Responsibilities & Authorities
- Article 13** Judicial Responsibilities & Authorities
- Article 14** Enforcement Responsibilities & Authorities

Article 15 Self-Regulatory Responsibilities, & Authorities

Article 16 Government to Government Relations

Article 17 Corporate Relations

Article 18 Royal Courts of Equity

Article 19 Revising the Constitution

Article 20 Affirmation of Office

Article 21 Membership Levels, Roles, & Responsibilities

Article 22 National Covenant of Interdependence

Article 23 Negotiable Instruments

Article 24 Assets, Interest, Value, & Financial Systems

Article 25 Sustainable Community Development

Article 26 Crimes, Credits, & Community Service

Article 27 : Pledge of Individual and personal Accountability

Article 28 Establishment of The Black Ankh Foundation

PREAMBLE

We, The House of Berkeley, hearing the cries of divine spirit beings worldwide, asserting our Cosmic Rights, in accordance with the Laws of the Great Peace, do hereby recognize all nationals of the Moneyverse Moundbuilders as sovereign beings with rights as a distinct community with an intact Cultural/Spiritual Compact, an intact Commercial Compact, an intact Governance Compact, and an intact Social Compact. We hereby exercise our Divine Right to self-rule, to establish a common defense for our members, to establish a proper education, to establish an economic system, to enter into agreements on behalf of our membership, to pay homage to our titles of Nobility, to establish and or provide charters and/or licenses to our own Lords, Chiefs, Mansas, Elders, Confederates, Monarchies, Ambassadors, Generals, Royal Protection Forces, Nations, Tribes, governments, Clans, Banks, Courts, Chiefdom Societies, Civilizations, Communities, Healers, Leaders, Hospitals, Prisons, Jails, Protectors, Ambassadors, Royal Judges, Police, Sheriff, Medicine Men & Medicine Women, Presidents, Governors, Families, and/or any type of organization/spirit/quality/authority/social construct that we deem necessary and proper in order to establish, enforce, &/or sustain the divine unified will of our Union, our Mansa &/or our sovereigns. We formally elect to establish and administer honor and equity by way of cosmic law, spiritual law, universal law, natural law, spoken law, & equality in acceptance of the collective obligation to protect and defend the existence of our Nation, our property, and our posterity. We henceforth establish this great Cosmic Nation.

MEMBERSHIP QUALIFICATIONS

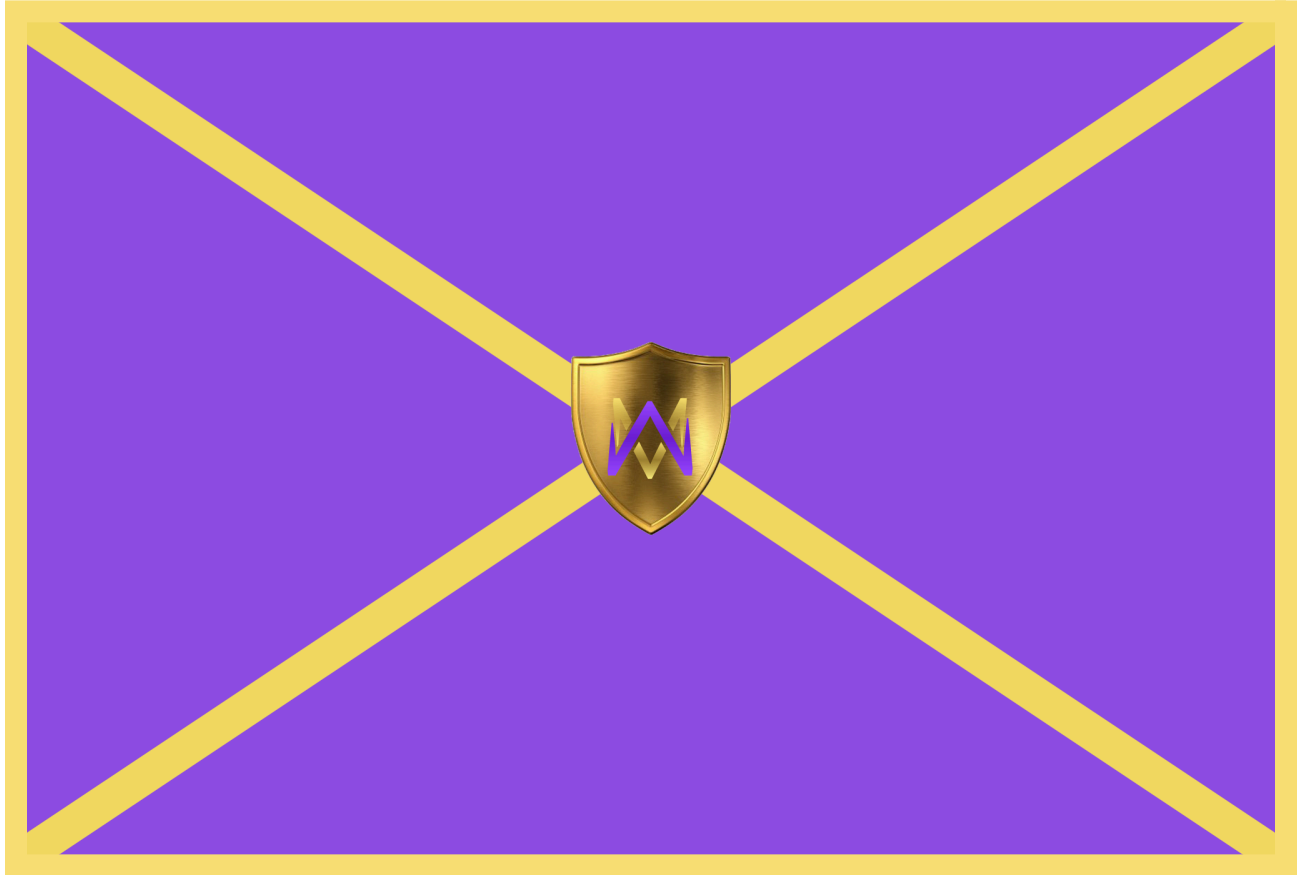
All non-cannibalistic, people/persons, sustainable societies, &/or any institution of the world which pledge to regulate agents of global poverty and are committed to utilizing their life-force towards the development & maintenance of a peaceful & prosperous cosmic community can become nationals of the Moneyverse Moundbuilders. All people/persons, clans, chiefdoms, nations, and organizations who are members of The Moneyverse Moundbuilders are members of our permanent population. All Land, Property, and Real Estate registered in The Moneyverse, and/or held in Trust to The Moneyverse, Inc. is a part of our Territorial Land. Official acceptance in the Moneyverse of natural people/persons, clans, chiefdoms, nations, organizations, and gov. agencies is based upon their willful acceptance and adherence to the powers and authorities of this Covenant.. Membership into The Moneyverse is evidenced by receipt of a Nation-Builder Nationality Certification issued under seal from a duly appointed officer, following application for membership into our union.

MEMBER STATUS

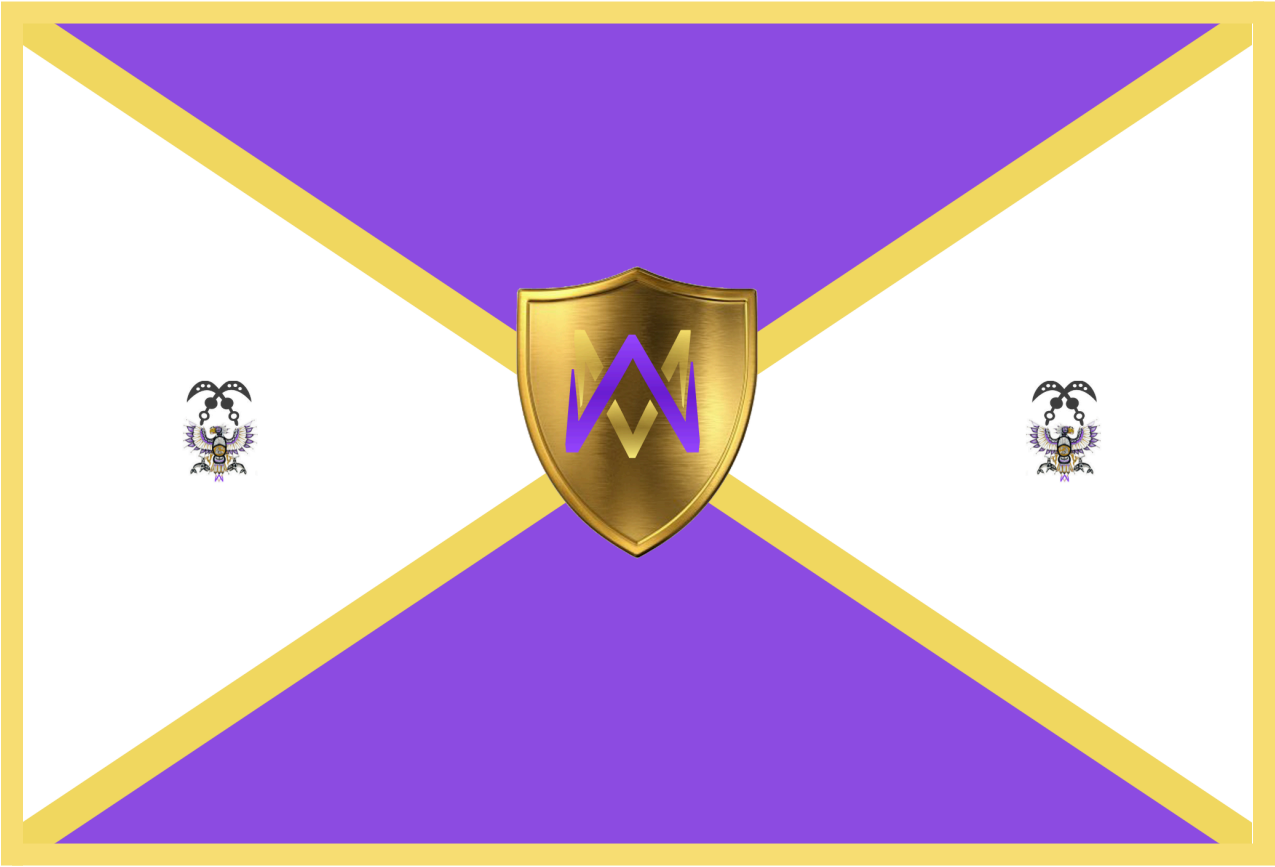
All natural people/persons, clans, bands, tribes, nations &/or institutions who pledge the value of their registered assets as collateral to fight poverty, and are committed to utilizing their life-force towards the development & maintenance of a peaceful & prosperous global community and who have received receipt of a Nation-Builder Nationality Certification issued under seal from a duly appointed officer of The Moneyverse are members of The Moneyverse Moundbuilders. Members of subsidiary companies held and owned by The Moneyverse does not constitute membership into This Union. Official enrollment into The Moneyverse Moundbuilders of natural people/persons, institutions, nations, or Government agencies is based upon its acceptance of the jurisdiction and authorities of The Moneyverse as written in this Constitution.

OUR FLAGS

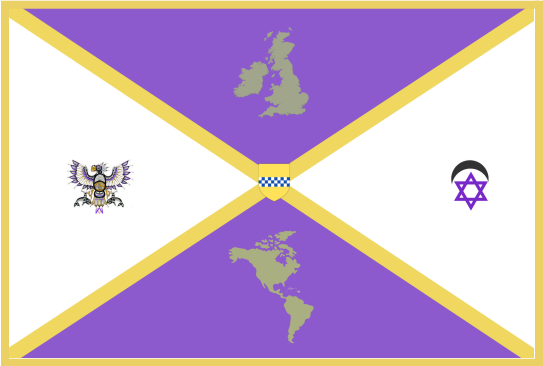
The Moneyverse Flag



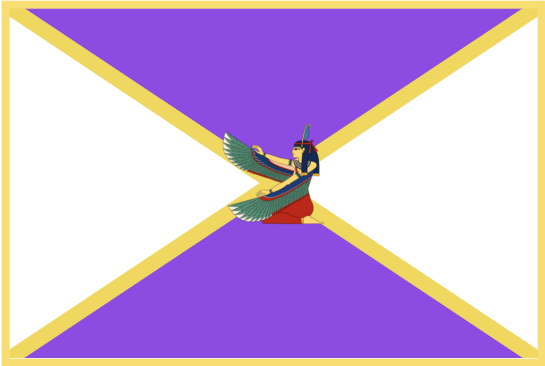
Our Royal Guards Flag



High Stewards of British Isles & the Americas



International Courts of Equity



Article 1 Our divine cosmic obligations are solely to Brahman in order to eliminate poverty where it is evident, to prevent poverty where it has been defeated, and to establish sustainable cosmic societies where they are needed on this celestial body known as earth. Our acceptance of the above obligations is the cause of our Cosmic Bond, and our cosmic military, admiral, commercial, & civil credits, authorities, & powers. Covered by Bond in Trust, we hereby operate honorably with the Great Law on our side.

Article 2 Our 9 Faith-Based Departments

- Cosmic Crown of The MANSA
- Commission of Housing, Agriculture, & Commerce
- Science, Technology, Engineering, Arts, & Mathematics Commission
- Commission of Defense & Intelligence
- Commission of Media, Marketing, & Communications
- Commission of Family & Community Stability
- Commission of Global Peace & Security
- Commission of Global Education & Mental Wealth
- Commission of Administration, Research, & innovation

GENERAL DESCRIPTION of Our Decentralized Governance Commissions

1. Cosmic Crown of The Mansa

The Royal Crown of The Mansa is the seat of ANU Government, and bestows upon The MANSA, the cosmic authority required to issue commandments, and exercise all powers, and authorities listed herein. Brahman bestowed The **Cosmic Crown of The Mansa** of spirit onto the Ori of El Ki MANSA Ki El dba Kiel Mansa, "1st MANSA of The Moneyverse", on the Mayan Count Date of 13.0.10.16.7. The Cosmic Crown of The Mansa is one of Glory and is the concentrated force of our unmeasurable and timeless powers which rests the spiritual weight of our collective obligations on the shoulders of The MANSA. The Cosmic Crown of The Mansa shall be utilized to provide capital, credit, food, water, shelter, housing, clothing, education, protection, prosperity, and security to the sovereigns of this great cosmic nation, to our posterity, to our cosmic & earthly allies, our strategic subsidiaries, our cosmic/earthly partnerships, our local/international partnerships, & our public/private partnerships.

- a. The Cosmic Crown of The Mansa shall dba EL Ki MANSA Ki EL.

2. Commission of Housing, Agriculture, & Commerce

The Commission of Housing, Agriculture, & Commerce shall be the concentration of power of our exercised cosmic right to address the commercial, housing, & agricultural needs of our nationals and members through strategic planning in order to cause the effect of our successful Union. This Commission oversees the custody and development of our Sustainable Land Trust which comprises our defined territory in accordance with the will of our MANSA,

3. STEAM Commission

The STEAM Commission shall be the concentration of power of our exercised cosmic right to address the science, technological, engineering, arts, and mathematical needs of our nationals and members through strategic planning in order to cause the effect of our successful Union.

4. Commission of Defense & Intelligence

The Commission of Defense & Intelligence shall be the concentration of power of our Tribal Government to address the defense, security, & intelligence needs of our nationals and members through strategic planning, & public/private partnerships while furthering the cause of our global tribe.

5. Commission of Media, Marketing, & Communications

The Commission of Media, Marketing, & Communications shall be the concentration of power of our Tribal Government to address the media, marketing, & communications needs of our nationals and members through strategic planning, & public/private partnerships while furthering the cause of our global tribe.

6. Commission of Family & Community Stability

The Commission of Family & Tribal Stability shall be the concentration of power of our Tribal Government to address the family, and community needs of our nationals and members through strategic planning, & public/private partnerships while furthering the cause of our global tribe.

7. Commission of Global Peace & Security

The Commission of Global Peace & Security shall be the concentration of power of our Tribal Government to address the peace, & security needs of our nationals and members who live and/or work abroad, through strategic planning, & public/private partnerships while furthering the cause of our global tribe.

8. Commission of Global Education & Mental Wealth

The Commission of Global Education & Mental Wealth shall be the concentration of power of our Tribal Government to address the education and mental/psychological needs of our nationals and members through strategic planning, & public/private partnerships while furthering the cause of our global tribe.

9. Commission of (ARI) Administration, Research, & Innovation

The Commission of Administration, Research, & Innovation shall be the concentration of power of our Tribal Government to address the administration, research, & innovation needs of our nationals and members through strategic planning, & public/private partnerships while furthering the cause of our global tribe.

Article 3 Bill of Human Rights & Affidavit of Corporate Authorities

- 1) All Nationals of The Moneyverse Moundbuilders are living, breathing, spiritual human beings who are also indigenous to their respective land mass and have agreed to enter this global social compact in order to develop and maintain economic literacy, world peace, and community security within the territories of The Moneyverse Moundbuilders.
- 2) The constitution of The Moneyverse contains the general operational principles of the Nation. The society cannot prohibit any member from carrying on any activity that is for the purpose of defending themselves from threat of kidnap, unlawful arrest, or bodily injury. Nor can the society prohibit any National from engaging in any public, or private commercial activity

which sustains their freedom, wealth, justice, equality, general sustenance and does not violate any Code of Commercial Equality. Every National has the right and responsibility to defend and protect the right of the Nation to exist peacefully and without threat or duress. This right must be fortified and innovatively defended for the benefit of every national and member of The Moneyverse.

- 3) All Natural & Indigenous Peoples are born with their nationality by bloodline and/or cultural descent. All human beings who are members or nationals of The Moneyverse Moundbuilders have the full right and freedom of nationality. This cannot be taken from them by The Moneyverse. The Moneyverse can only assist natural persons, and institutions in properly engaging with our National Plebiscite and extends the benefits of our Union via tacit agreement to support, adhere to, and be held accountable to, The Constitution of The Moneyverse, & The Code of Commercial Equality.
- 4) Furthermore, in order to protect the members and nationals of The Moneyverse Moundbuilders, our government, instrumentalities, The MANSA, and/or any official in The Moneyverse Moundbuilders shall not:
 - a. Make or enforce any law prohibiting the free exercise of spirituality, freedom of expression, or the right of the people to peacefully assemble.
 - b. Violate the right of the people to be secure in their persons, houses, papers and effects against unreasonable search and seizures, nor issue warrants, or uphold the issuance of warrants, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched and the person or thing to be seized unless the official has witnessed a crime in action.
 - c. Subject any person for the same offense to be twice put in jeopardy;
 - d. Compel any person in any criminal case to be a witness against himself;
 - e. Take any private property for a public use without just compensation;
 - f. Deny to any person in a criminal proceeding the right to a speedy and public trial, to be informed of the nature and cause of the offense, to be confronted with the witness against the person, to have compulsory process for obtaining witnesses in the person's favor, and at the person's own expense, have the assistance of counsel for the person's defense;
 - g. Require excessive bail, impose excessive fine, inflict cruel and unusual punishments;
 - h. Deny to any person within its jurisdiction the equal protection of its laws or deprive any person of equality, liberty, or property without due process of law;
 - i. Deny the right of the people to bear arms, unless such person has been found guilty of committing a criminal offense with arms, or has been found to cause unlawful bodily harm with arms;
 - j. Deny to any person accused of an offense punishable by imprisonment of over (30) days, the right, upon request, to a trial by jury of no fewer than six peers,
 - k. Deny to any member or national their rights as a human being;

Article 4 Articles of Authority

Clause 1: The Moneyverse Moundbuilders is a Constitutional Monarchy with a one-party political head of state (MANSA), that consists of a group of societies which pledge their faithfulness and fidelity to The Moneyverse, its governing body, and its government owned/operated commercial entities dedicated to poverty prevention. No act of government, no formation of organizations, no business operation, nor any act of an official of The Moneyverse shall be capable of canceling the sovereign authority of The Moneyverse Moundbuilders.

Clause 2: Sovereignty shall be that of the Monarch/Mansa, and/or the collective group of Nation Builders in The Moneyverse who shall exercise it directly, via commandments of the MANSA, or indirectly, through the constitutional and commercial representatives who shall be lawfully elected by the people who retain the right to remove those elected government officials, officers of commerce, and/or peace officers.

Clause 3: While members of our subsidiary companies and instrumentalities may identify with any given system of faith, religion, or political party; there shall be one political party organized in order to represent the political will of all members and Nationals of The Moneyverse Moundbuilders. Therefore, all nationals of The Moneyverse Moundbuilders are of the political party: **“Nation Builders”**

Clause 4: The law shall be the supreme expression of the will of the Constitutional Monarch, and the government of The Moneyverse Moundbuilders. All shall abide by it. The law shall have no retroactive effect.

Clause 5: All Nationals of The Moneyverse shall be equal before the law.

Clause 6: Natural law as expressed by the natural law system of this Constitution and all laws in pursuance thereof shall be the official national natural law system. The state shall guarantee freedom of worship, freedom of private expression, and all human rights for all.

Clause 7: The National flag of this Constitutional Monarchy shall be a purple flag with a gold X, and a shield bearing The Moneyverse Moundbuilders logo in the center. The motto of the Moneyverse shall be: “HEALTH AND WEALTH FOR ALL”.

Clause 8: All Men and Women of the Nation shall enjoy equal natural and political rights. Any competent human being adhering to his or her national responsibilities shall be eligible to elect officers to positions of government and commerce.

Clause 9: This constitution guarantees all Moneyverse Nationals the following:

- a. freedom of movement through, and of settlement in, parts of the Constitutional Monarch;
- b. freedom of opinion, and of non-riotous public gathering;
- c. freedom of association, and the freedom to belong to any union or political group of their choice.

No limitation, except by law as expressed by the will of the Monarch, or as expressed by authorized decree of the Council of Chiefs, shall be put to the exercise of such freedoms.

Clause 10: No one shall be arrested, put into custody or penalized except under the circumstances and procedures prescribed by this constitution and internationally accepted principles of law. The home shall be inviolable, unless probable cause exists that there are crimes against humanity, crimes against elders, crimes against children, or crimes against the Nation taking place within the home. The Monarch, any active Judge, or any agent with explicit authorities given by the Monarch may issue a warrant after an appropriate hearing. Members of the Royal FORCE may enforce search warrants, arrests, and exercise other police powers.

Clause 11: Privacy for the nationals shall be preserved as a natural right. Nevertheless, the constitutional monarchy has the right to investigate any member when it is deemed necessary and proper for the well-being of the nation, or when there is probable cause of a crime.

Clause 12: Opportunities for labor in official representative governmental capacity shall be uniformly open to all competent human beings.

Clause 13: All Nationals shall have equal rights in seeking and securing education, economic opportunities, peace, and/or labor.

Clause 14: The natural right to self defense shall be a guaranteed natural right as well as the natural right to a trial by jury of peers upon being charged with criminal offenses.

Clause 15: The right of private property and free enterprise shall be guaranteed to all Nationals.

Clause 16: All Nationals shall contribute to the defense and sovereignty of its Nation, & the peace, prosperity, & beautification of its communities.

Clause 17: All Nationals shall, according to their contributory power, by way of discharging and/or paying national debts, bear governmental costs which shall be enacted and allocated only by the law, and in the manner stipulated in the provisions of the present Constitution and all laws in pursuance thereof.

Clause 18: All Nationals shall, in solidarity, by way of willful donations, bear any costs of the government incurred, resulting from disasters and/or attacks upon the national, territorial, commercial, civil, and/or military powers of the Nation.

Clause 19: The businesses, departments, and offices of The Moneyverse are managed & administered by members of The Moneyverse to represent the commercial interests of our Indigenous people, and to support the commercial pursuits of members of The Moneyverse.

Clause 20: The Moneyverse promotes Intergalactic synchronicity, based on the Great Law of Peace, laws of Nature, Love, Wealth, Health, Wellness, Infinite Resources, and the laws of success for all. We place full confidence in the Nationals and Members of our Nation to fulfill their duties by exercising the powers of the Nation, investigating and defending all enemies of the Nation, recruiting qualified persons into the nation; creating, investing in, and preparing our posterity to succeed; and by displaying actions of patience, peace, kindness, unity, commitment, innovation, enterprise, honor, respect, teamwork, and support for the benefit of all persons in the Nation.

Article 5 Sovereign Powers of our MANSA & Most Chiefly Officials

- a. The MANSA has absolute power. The Founding member of The Moneyverse Moundbuilders shall serve as MANSA of The Moneyverse Moundbuilders, and the position of MANSA shall be handed down through his posterity and/or as he or she sees fit. All Nation Builders share delegated Governmental powers as explicitly granted via oral and written decree from the MANSA, and all power of the Nation rests in the effective interdependence of our members and Nationals.
- b. The MANSA, shall be the Supreme Representative of the Nation and the Symbol of the unity thereof. He/She shall be groomed and elected by the previous MANSA. He/She shall be the guarantor of the perpetuation and the continuity of the State. He/She shall ensure the respect for the Constitution and natural law. He/She shall be the Protector of the rights and liberties of the Nationals, social groups and organizations. Along with the Civil power which rests directly with the Peoples, The MANSA shall also be the guarantor of the independence of the Nation and the territorial integrity of The Moneyverse Moundbuilders within all its rightful boundaries.
- c. The MANSA shall have a seat and final authority of command at all governmental meetings.
- d. The MANSA may temporarily dissolve any organ, corporation, or instrumentality of The Moneyverse Moundbuilders via Executive Decree if those bodies are found to be in violation of this Constitution or upon their violations of the natural rights of the members/Nationals and or upon discovering acts of sedition or treason. The Royal Courts MUST hold all sedition and treason trials within 15 days of the matter and deliver its opinion within 15 days of trial.
- e. For the well-being, defense, and prosperity of the Nation, The MANSA shall have the right to deliver addresses and authoritative Executive Decrees to the Nation and to the Council of Chiefs.
- f. The MANSA shall, by Executive Decrees, exercise the statutory powers explicitly conferred upon him by the Constitution. Executive Decrees shall be countersigned by an Administrator of The Royal Courts.
- g. The MANSA shall be the Commander-in-Chief of the National Military. H/she shall make civil and military appointments and shall reserve the right to delegate such a power.
- h. The MANSA shall accredit ambassadors to foreign nations and international organizations. Ambassadors or representatives of international organizations shall be accredited to his Office from Foreign Nations. The MANSA shall sign and ratify treaties. Treaties likely to affect the constitutional provisions shall be approved in accordance with the consent of the Council of Chiefs.
- i. The MANSA shall have the power and the right to establish BANKS, homestead associations, NTDO (Non-Treasury Disbursement Offices), building & loan associations throughout any jurisdiction in which any member or national of The Moneyverse Moundbuilders resides or does business in order to fulfill the duties of the society.
- j. The MANSA shall have full participation in the affairs and determinations of the heads of each of the 9 Faith-Based governmental departments.

k. The MANSA shall exercise the right of granting executive pardon.

i. Chiefs

Chiefs are heads of households, heads of townships, large corporations, and/or heads of defined territories who share sovereign authorities of the Nation. Every household, homestead, township, enterprise, large corporation, and unique government may elect one Chief to represent its interests in The Moneyverse Moundbuilders' "Council of Chiefs". The Council of Chiefs shall be in charge of drafting, and administering rules and regulations that shall serve as codes of conduct & commerce throughout their territories and respective entities. All administrative rules and regulations created by the Council must be approved by the MANSA to ensure no rule and regulation deprives any member or national of The Moneyverse Moundbuilders from their inalienable rights or National benefits. The MANSA shall have 60 days from receipt of an approved rule or regulation to charter the rule, or to respond with his/her recommended adjustment with approval, or a strike out and reason attached. If approved without adjustment, such rule becomes local law with full effect, if approved with recommended adjustment, the rule becomes local law only after the Council of Chiefs approves it and successfully delivers the acceptance to the Royal Office of The MANSA. If strike-out occurs, the rule or regulation is disapproved, yet the Council can file an appeal with the Royal Jurists if they feel as if the disapproval was unlawful.

j. Royal Jurists

Royal Jurists shall serve as lawful authorized agents capable of providing legal assistance on behalf of Nationals and members of The Moneyverse Moundbuilders for all domestic and foreign issues of law. Royal Jurists shall work on behalf of the Nation and members/nationals of the nation.

k. Arbitrators

Arbitrators shall serve as counsel and authorities during arbitration cases brought forth to the Nation on behalf of members, nationals, entities, and human beings seeking remedy.

l. Directors

Directors of The Moneyverse Moundbuilders shall provide counsel to the Chiefs, Royal Jurists, & Arbitrators of The Moneyverse Moundbuilders. Directors have the power to make recommendations, provide guidance, and direct the actions of Chiefs, Royal Jurists, Arbitrators, or Directors.

m. Executives

i. Executives of The Moneyverse are tasked with overseeing commercial operations and executing governmental tasks on behalf of the Mansa, The Office of The Mansa, The Council of Chiefs, and the respective Chiefs. The Mansa, members in The office of The Mansa, and the Director may elect to employ as many executives necessary and proper to fulfill their duties to the Nation. All executives must prove competence in their respective area of operation in order to serve and hold posts in The Moneyverse

Moundbuilders. Executives are stewards of the Monarchy and as such, shall be compensated from the Royal Office of the Monarch according to governmental tasks, responsibilities, and missions evidenced complete via successful work-order submissions.

n. Administrators

Administrators of The Moneyverse Moundbuilders shall have the authority to administer government documents including, but not limited to: certifications of human being origin, certifications of membership enrollment, Affidavits of flesh and blood property Title, trust asset portfolio documents, government corporation formation documents, government trust documents, government asset registration documents, asset titles, corporate charters, entity status charters, certificates of origin, enterprise licenses, government bills of exchange, government promissory notes, registration of identification cards, registration of lawful travel cards, civil order Charters, military order Charters, commercial order Charters, social order Charters, certifications of U.S. person Guardianship, Use of Force Charters, Government Bank Charters, Government Hospital Charters, Property liens, Limited Power of Attorney, proposed rules and regulations from the Council of Chiefs, Commandments of the Mansa, Final Rulings of the Arbitrators, Directions of Directors, Meeting minutes, etc.

o. Peace Officers

Any competent member or national of The Moneyverse Moundbuilders, in good physical health and mental strength, at their age of maturity, may elect to enroll into the College of Peace Officers in order to train to become an official Peace Officer of The Moneyverse Moundbuilders. All peace officers of The Moneyverse Moundbuilders are members of the Royal FORCE and are granted limited authority to uphold the honor of the Nation by providing the defense, security, and community support services required to maintain the peace throughout all territories of The Moneyverse Moundbuilders.

Article 6 Territorial Authorities

- I. All physical flesh bodies which house the souls of human beings, all land, and all real estate owned by, or pledged to the custody of The Moneyverse Moundbuilders shall constitute the sovereign Territorial properties of The Moneyverse Moundbuilders. Following is a list of our initial developing territories identified by name and associated "Cultural Legion":

Arkansas Annunaki

Maine Moors

Vermont Scotts

New Hampshire Irish

Massachusetts Jacobites

Connecticut Choctaw
Rhode Island Roadrunners
New York Sabeans
New Jersey Explorers
Pennsylvania Pirates
Ohio Chiefs
Indiana Kings of Queens
Minnesota Mountaineers
Wisconsin Cherokee
Michigan Mandinkas
Nebraska Akan
Kansas Witchetaw
Illinois Freeman
Missouri Meskwaki
North Dakota Diamonds
South Dakota Spirits
Carolina Founders
Florida Family

II. Family Homesteads, Homestead Associations, Towns, Cities, & Communities

- i. Our Family Homesteads - Family Homesteads chartered by The Moneyverse Moundbuilders &/or those that have joined our nation.
- ii. Our Homestead Associations - Homestead Associations chartered by The Moneyverse Moundbuilders &/or those that have joined our nation.
- iii. Our Towns - Towns chartered by The Moneyverse &/or those that have joined our nation.
- iv. Our Cities - Cities chartered by The Moneyverse &/or those that have joined our nation
- v. Our Communities - Communities chartered by The Moneyverse &/or those that have joined our nation

Article 7 Community Development Operations

The Moneyverse Moundbuilders are committed to developing sustainable communities and administering self-determination contracts. Each society of The Moneyverse Moundbuilders shall be provided via governmental programs, awards, contracts, government grants, and government support services; the tools, resources, education, and finances required to provide sufficient and effective Education, Horticulture, Healthcare, Beautification, Sustainable Housing Development, Ecology & Nature Preservation, Safety & Well-Being to their respective family members, neighbors, and fellow associates of their jurisdictions.

Article 8 Dual Domicile

All members, and nationals of The Moneyverse Moundbuilders have the right to share domicile and residence across any two or more territories of The Moneyverse Moundbuilders which he/she actually resides in.

To meet this test, you must be physically present in the collective of The Moneyverse Moundbuilders territories which you claim domicile for at least:

1. 60 days & nights during the current year, and/or 160 days and nights during the last 730 days.
2. You may only claim dual domicile/residence in the territories which you have actually domiciled in during the 60 day or 730 day time frame.

Article 9 Community Alliance Charters

The MANSA may, upon the receipt of a Community Alliance Application submitted by any group of 12 members &/or nationals of The Moneyverse Moundbuilders, elect to enter into an Alliance via the Chartering of any Family Homestead, Homestead Association, Town, City, or community which is organized with a defined territory and local government and agrees to the terms and conditions of this Constitution.

Article 10 Financial Responsibilities & Authorities

- I. The Moneyverse Moundbuilders shall ensure that all of their members, and nationals are prosperous and have access to the most innovative poverty prevention financial solutions known. In its capacity as a financial institution, The Moneyverse Moundbuilders is hereby authorized to pledge collateral to secure public funds, is authorized to establish a Central Bank to service its jurisdictions, is authorized to charter banks and financial institutions within its jurisdiction, and is also endowed with the following authorities :

(a) **To accept deposits covered by the appropriate Federal or State insurer.** Every depository is authorized to accept a deposit of public money in an official account, other than an account in the name of the United States Treasury, in which the maximum balance does not exceed the "Recognized Insurance Coverage." "Recognized Insurance Coverage" means the insurance

provided by the Federal Deposit Insurance Corporation, the National Credit Union Administration, and by insurance organizations specifically qualified by the Secretary of the Treasury.

(b) To perform other money and financial services.

(1) The Moneyverse Moundbuilders are authorized to perform other services including, but not limited to:

(i) The maintenance of official accounts in which balances will be in excess of the applicable Federal or State insurance coverage;

(ii) The maintenance of accounts in the name of the United States Treasury;

(iii) The acceptance of deposits for credit of the United States Treasury;

(iv) The furnishing of bank drafts in exchange for collections.

(v) The ability to file with the Secretary of the Treasury an appropriate agreement and resolution of its board of directors authorizing the agreement (both on forms prescribed by the Bureau of the Fiscal Service and available from Federal Reserve Banks), and

(vi) The ability to pledge collateral security as provided for in Title 31, Subtitle B, Chapter II, Subchapter A, Part § 202.6 of the United States Code of Federal Regulations.

(vii) The ability to serve as financial fiduciary for our members, nationals, and beneficiaries.

(viii) The ability to establish a Central Bank of Issue

II. Adoption of the Uniform Commercial Code

The Moneyverse Moundbuilders fully adopted the Uniform Commercial Code, as interpreted by our chiefly governing authorities (MANSA, Chiefs, Jurists, & Judges), to govern all commercial activities relating to the sales of goods and services, leases, negotiable instruments, bank deposits and collections, funds transfers, letters of credit, bulk transfers, documents of title, investment securities, and secured transactions that affect our territories, members, and nationals.

A. U.C.C. - ARTICLE 1 - GENERAL PROVISIONS (2001)

B. U.C.C. - ARTICLE 2 - SALES (2002)

C. U.C.C. - ARTICLE 2A - LEASES (2002)

D. U.C.C. - ARTICLE 3 - NEGOTIABLE INSTRUMENTS (2002)

E. U.C.C. - ARTICLE 4 - BANK DEPOSITS AND COLLECTIONS (2002)

F. U.C.C. - ARTICLE 4A - FUNDS TRANSFER (2012)

G. U.C.C. - ARTICLE 5 - LETTERS OF CREDIT (1995)

H. REPEALER OF U.C.C. - ARTICLE 6 - BULK TRANSFERS and [REVISED] U.C.C. - ARTICLE 6 - BULK SALES (1989)

I. U.C.C. - ARTICLE 7 - DOCUMENTS OF TITLE (2003)

J. U.C.C. - ARTICLE 8 - INVESTMENT SECURITIES (1994)

K. U.C.C. - ARTICLE 9 - SECURED TRANSACTIONS (2010)

- III. In order to prevent poverty and uphold equality for the benefit of our members, we retain the right to enforce all rights and privileges and authorities due to us as evidenced in contracts, negotiable instruments, commercial codes, securities, drafts, bills, notes, and other methods.
- IV. In order to ease the burden of government, and in the exercise of civil law jurisdiction, all competent persons and organizations of The Moneyverse Moundbuilders shall forever retain and exercise their individual and collective right to serve as arbitration courts, to serve as a court of law, and/or to establish courts of law. All court proceedings and rulings must be signed by an administrator of the Royal Courts in order to have full force and authority of our sovereign government. All arbitration and court proceed
- V. As fiduciaries of our members who hold deposit and security accounts with us, All Financial Officers of The Moneyverse Moundbuilders reserve the right to treat persons for whom the accounts are maintained as entitled to exercise the rights that comprise their financial assets including but not limited to the right to securitize, draw, write checks backed by the value and/or interest in.
- VI. As Chiefly Executor & Fiduciary of our members and nationals, The Moneyverse Moundbuilders reserve the right to administer any and all lawful remedies necessary to secure the property and chattel of, enforce the rights of, perfect the interest of, secure/protect the assets of, & recover damages for our members, nationals, persons, associated communities, and territories.
- VII. For the benefit of members of The Moneyverse that are nationals/citizens of foreign nations, The MANSAs and the people of the Moneyverse retain the right to establish, own, and/or operate institutions within any jurisdiction of the world. In order to fulfill our mission, The Moneyverse reserves and elects to exercise its right to establish Independent Executive Agencies, LLC's, Corporations, Trusts, Non Profit Organizations, and other forms of companies, trusts, and associations throughout the world which our members and/or nationals have beneficial interests in.
- VIII. For the benefit of members of The Moneyverse Moundbuilders who are affected by to serve as Depository and Financial Agents of the Government of the United States as per **CFR§31.202.2**

Article 11 Legislative Responsibilities & Authorities

Legislation shall be in the power of The MANSAs and as delegated by The MANSAs to the Royal Jurists. The Legislative Authorities of The Mansa and the government of The Moneyverse includes but isn't limited to the power to lay and collect taxes; The power to pay debts and borrow money; The power to regulate commerce; The power to coin money; The power to establish post offices; The power to protect patents and copyrights; The power to establish lower courts; The power to declare war; and The power to raise and support an Army and Navy.

For a limited period of time, and for a defined purpose, the Government may be empowered by law to take, by decree, measures normally falling within the scope of the law. If drafted by The MANSAs or Royal Office of The MANSAs, the decree shall be published to be reviewed by the Council of Chief

members. The Royal Office of the MANSA shall review all comments and respond to each comment individually before coming to a final conclusion as to the decision to ratify, rescind, or edit the proposed Legislation. Any Chief of the Council of Chiefs may submit official comments on any and all proposed Legislation. The Council of Chiefs shall have the power to propose new legislation and submit the new legislation to the Royal Office of the Mansa for review. All new Legislation proposed must be reviewed by The MANSA and the Royal Office of The MANSA and must be approved and/or denied with cause within 60 business days.

All Legislative rules of law authorized by This Constitution must be upheld, enforced by all authorized members/nationals of The Moneyverse Moundbuilders, and said law shall become immediately enforceable upon publication.

In addition to jurisdiction matters explicitly assigned in other articles of the Constitution, the Legislative Power shall have competence and authority in the following areas:

- a. the individual and collective rights enumerated in the Constitution;
- b. determining offenses and the appropriate penalties, the penal and civil procedure and the promulgation of new categories of jurisdiction;
- c. the statute of Moneyverse jurists;
- d. the general statute of governmental representative offices;
- e. the fundamental guarantees granted civil and military personnel;
- f. the electoral system of local, provincial, regional, and national assemblies and councils;
- g. the regulation of civil and commercial liabilities;
- h. the establishment of new governmental agencies;
- i. the nationalization of new Nationals, nationalization of enterprises or the transfer thereof from the public to the private sector.
- j. The Council of Chiefs shall be empowered to draft laws pertaining to the fundamental objectives of the economic activities of the State, the protection of property, the management of resources, the defense and well-being of the nation, ,and social and cultural areas affecting their respective communities.

Matters outside the scope of the legislature shall come under the executive jurisdiction or the judicial jurisdiction of The Moneyverse Moundbuilders.

Article 12 Executive Responsibilities & Authorities

The Executive Department shall ensure the execution of the laws and shall uphold Justice for our members and nationals. Executive authorities shall be in the power of The MANSA as delegated to

the Council of Chiefs & Directors. The Council of Chiefs, & Directors shall serve as the Body of the Executive Department. The MANSAs shall be the head of the Executive Department. Each member of the Council of Chiefs serves as the Chief Executive Officer for their respective territories. Chiefs have the constitutional powers to ensure that the laws, executive programs, and economic operations are faithfully executed by the many individuals, people, and organizations that comprise their territory.

The Council of Chiefs, in coordination with their respective Directors shall be responsible for staffing, coordinating, and administering the following activities :

- 1) Council Chiefs shall oversee the following :
 - a) City Planning
 - b) Money & Finance Services
 - c) Law Enforcement
- 2) Directors shall oversee the following :
 - a) Corporation & Business Registrations
 - b) Managing Government Business Operations & Special Projects
 - c) Sustainable Community Development

Article 13 Judicial Responsibilities & Authorities

The Judicial Department must ensure that the laws of The Moneyerse Moundbuilders are upheld. Judicial authorities shall be in the power of The MANSAs as delegated to our Royal Jurists, and Arbitrators. The Royal Jurists and Arbitrators shall serve as the Body of the Judicial Department. The MANSAs are the head of the Judicial Department. The MANSAs shall appoint one Supreme Jurist and one Royal Arbitrator to serve in each respective territory within our Union. Additionally, each Chief Executive Officer shall appoint one Head Jurist that shall serve as supreme judge of their territory, and each Chief Executive Officer shall appoint two Senior Arbitrators for their respective territories. Additional jurists and arbitrators shall be staffed by the Executive bodies of each territory as required to maintain order within their territories.

The MANSAs in coordination with Chief Executive Officers, their designated Supreme Jurist, Royal Arbitrator, in addition to their local Jurists & Arbitrators shall be responsible for staffing, coordinating, and administering the following activities :

- 3) Royal Jurists shall oversee the following :
 - a) Military Tribunals
 - b) Courts of Law
- 4) Arbitrators shall oversee the following :
 - a) Conducting Commercial Arbitration

Article 14 Enforcement Authorities

The Executive Department of The Moneyverse Moundbuilders is endowed with all powers and authorities required to enforce laws, and recover damages for the benefit of our members and nationals.

Article 15 Self-Regulatory Authorities

As a self-governing governing body with sovereign authority and international powers, The Moneyverse Moundbuilders reserves the right to exercise and defend our territorial sovereignty in accordance with the International Law of Nations.

Article 16 Government to Government Relations

As a self-governing government with sovereign authority and international powers, The Moneyverse Moundbuilders reserve the right to establish and maintain government to government relations.

Article 17 Corporate Relations

The Moneyverse Moundbuilders reserves the right to establish trusts, corporations, banks, hospitals, limited liability companies, and other forms of organizations for the economic development of our nation and reserves the right to establish and maintain corporate relations with any association, corporation, and/or organization it deems necessary and proper in the development of its overall economy.

Article 18 Royal Courts of Equity

- I. Natural Law Royal Courts of Arbitration (territorial and local disputes)
The Moneyverse Moundbuilders Courts of Law that conducts arbitration and holds natural law courts to settle local disputes.
- II. Natural Law Global Courts of Equity (International and multi-jurisdictional disputes)
The Moneyverse Moundbuilders International Courts of Law that conducts arbitration proceedings and holds natural law courts to settle International disputes whenever the two or more parties are domiciled in different territorial jurisdictions.

Article 19 Revising the Constitution

Any group of 1,000 or more nationals of The Moneyverse Moundbuilders may submit, directly to the Office of the Mansa, any request to revise the constitution via a method prescribed by the Royal Office of the MANSAs. The MANSAs and the Royal Office of the MANSAs shall have the right to process and/or revisions of the Constitution. The MANSAs shall have the right to submit, by Executive Order, any amendment he/she may deem necessary and proper for the stability of the Nation.

A proposal for revision submitted by The MANSA shall be adopted only after review of comments and suggestions made by The Council of Chiefs. The proposal shall be submitted to the other House which may adopt it by a two-thirds majority of its members. Revision projects and proposals shall be submitted to the nation for referendum by Executive Decree. A revision of the Constitution shall be definitive after approval by referendum.

Neither the State system of constitutional monarchy, nor the prescriptions related to the authorities and natural law system of The Moneyverse Moundbuilders may be subject to a constitutional revision.

Article 20 Affirmation of Office

I [Name of Official], am competent and of sound mind. I agree to uphold the honor of this Nation. I agree to implement the duties of the powers delegated to me by my fellow nation builders. I agree to put forth my greatest qualities for the prevention of poverty, the maintenance of peace, and the assurance of justice. Furthermore, I agree to preserve, protect, and defend this Constitution of The Moneyverse Moundbuilders against all enemies foreign and domestic.

Article 21 Membership Levels, Roles, & Responsibilities

General Membership - Individuals and organizations who utilize products services of The Moneyverse Moundbuilders; General members can not serve in a position of official authority, yet they may serve as independent contractors and volunteers to the nation. While serving as independent contractors and/or volunteers, General Members agree to respect and adhere to all laws, rules, and regulations of The Moneyverse Moundbuilders.

Nationals - Individuals who apply and are approved to become nationals of The Moneyverse Moundbuilders. All nationals of The Moneyverse Moundbuilders agree to utilize their skills, resources, and abilities to develop the sustainable communities, and uphold the honor of The Moneyverse Moundbuilders.

Officers - All competent Nationals of The Moneyverse Moundbuilders may apply to become officers/officials of the nation in order to serve in our government. All officers shall have the authorities granted to them necessary to

Article 22 National Covenant of Interdependence

This Constitution and all laws in pursuance thereof shall be the supreme law of the land for the national, regional, provincial, and local societies and governments of The Moneyverse. The sole purpose of the Moneyverse the prevention of poverty, and the maintenance of abundant sustainable communities for indigenous people throughout The Moneyverse. All Nationals pledge to support this effort and pledge never to betray this sole purpose. All Nationals who are of conscious and sound mind make a covenant before the Originator of the Universe that they will persevere to uphold moral and divine conduct, that they will work to create, maintain, and sustain a healthy self and family, and that as a National of the Moneyverse, they will work to preserve The Unity of the Moneyverse in accordance with the Constitution, and all tribal laws of The Moneyverse. All Nationals agree to pledge their will, faith, and powers to the cause of upholding the honor and debts of our tribal government by

conducting their public and private affairs with the utmost respect to natural laws, our Code of Commercial Equality, and all pre-established generally accepted International Law of Nations.

Article 23 Negotiable Instruments

a.

The Moneyverse Moundbuilders reserves the right to offer negotiable instrument custody trust services, accounting & escrow services, money, banking, and other services aimed at assisting our members and nationals properly account for all negotiable instruments on their behalf.

"Instrument" means a negotiable instrument.

The UCC defines a negotiable instrument as an unconditioned writing that promises or orders the payment of a fixed amount of money. Drafts and notes are the two categories of instruments. A draft is an instrument that orders a payment to be made. An example is a check. A note is an instrument that promises that a payment will be made. Certificates of deposit (CD's) are notes. Drafts and notes are commonly used in business transactions to finance the movement of goods and to secure and distribute loans. To be considered negotiable an instrument must meet the requirements stated in Article 3. Negotiable instruments do not include money, payment orders governed by article 4A (fund transfers) or to securities governed by Article 8 (investment securities).

Checks are negotiable instruments but are mainly covered by Article 4 of the UCC. See *also* Banking Law. Secured transactions may contain negotiable instruments but are predominantly covered by Article 9 of the UCC. See *also* Secured Transactions. If there is a conflict between the Articles of the UCC both Article 4 and 9 govern over Article 3.

b.

Members and nationals are to be issued at the discretion of the MANSA, and authorized officers of The Moneyverse Moundbuilders for the purpose of making advances to banks directly or through their agents as hereinafter set forth and for no other purpose, are authorized. When issued by our United States agency, the said notes shall be obligations of the United States and shall be receivable by all national and member banks of the Federal reserve banks and for all taxes, customs, and other public dues. They shall be redeemed in lawful money on demand at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve Bank. All such Private Promissory Notes shall contain the following legend on the FRONT of the note: *AS PER 31 U.S. Code § 5103, THIS NOTE IS LEGAL TENDER FOR all debts, public charges, PRIVATE CHARGES, taxes, and dues. *This United States Note MUST be accompanied with Fiscal Service Form FS232

c.

Non Treasury Disbursement Office Authority

In order to ease the burden of government, and due to the fact that no other established agency is equipt and positioned to provide the said services, The Moneyverse Moundbuilders reserve the right, and elects to operate as a United States Depository and Non Treasury Disbursement Office of the United States.

In accordance with the Treasury Financial Manual, Volume I, Part 4A, Chapter 4000, The Moneyverse Moundbuilders must complete the full 34 question self-assessment to be submitted to the Dept of Treasury as a statement to self-certify compliance to the following:

1. The Moneyverse Moundbuilders Federal Agency requires a particular level of service for disbursing funds that Fiscal Service cannot provide;
2. The Moneyverse Moundbuilders believes that delegation is more efficient and cost effective to the Federal government and the public;
3. The Moneyverse Moundbuilder's needs preclude the cash management needs of the Treasury;
4. The Moneyverse Moundbuilders maintains effective internal controls and complies with pertinent security guidelines;
5. The Moneyverse Moundbuilders follows the disbursing official and cashier guidelines set forth under 31 USC 3322, 3325, and 3528;
6. The Moneyverse Moundbuilders assumes full accountability and liability for all disbursements issued under the delegation. The agency must not delegate the duties and functions related to the delegation to another party without consultation and prior written approval by the Chief Disbursing Officer;
7. The Moneyverse Moundbuilders shall report all disbursements made under the delegation in the agency's payment accounting reports to Fiscal Service, using the appropriate agency accounting codes, as authorized by Fiscal Service. The agency must submit immediately to the Chief Disbursing Officer any irregularity in accounts involving disbursement activity. Furthermore, the agency must resolve any irregularities or discrepancies associated with such reports;
8. The Moneyverse Moundbuilders shall periodically obtain the services of a third party to assess the need for the delegated authority. This agency report will be provided to Treasury;
9. As an Agency with delegated disbursing authority, the agency practices effective security and internal control measures as prescribed by Fiscal Service (in Treasury Directive No. 71-10), GAO, and the Office of Management and Budget (OMB); and
10. Agency is in compliance with the Federal Financial Management Improvement Act of 1996 (FFMIA), 31 U.S.C. § 3512, note.

Article 24 Assets, Interest, Value, & Financial Systems

Financial asset," except as otherwise provided in Section 8-103, means:

(i) a security;

(ii) an obligation of a person or a share, participation, or other interest in a person or in property or an enterprise of a person, which is, or is of a type, dealt in or traded on financial markets, or which is recognized in any area in which it is issued or dealt in as a medium for investment; or

(iii) any property that is held by a securities intermediary for another person in a securities account if the securities intermediary has expressly agreed with the other person that the property is to be treated as a financial asset under this Article.

As context requires, the term means either the interest itself or the means by which a person's claim to it is evidenced, including a certificated or uncertificated security, a security certificate, or a security entitlement.

Having knowledge that a financial asset or interest therein is or has been transferred by a representative imposes no duty of inquiry into the rightfulness of a transaction and is not notice of an adverse claim. However, a person who knows that a representative has transferred a financial asset or interest therein in a transaction that is, or whose proceeds are being used, for the individual benefit of the representative or otherwise in breach of duty has notice of an adverse claim.

§ 8-103. RULES FOR DETERMINING WHETHER CERTAIN OBLIGATIONS AND INTERESTS ARE SECURITIES OR FINANCIAL ASSETS.

A share or similar equity interest issued by a corporation, business trust, joint stock company, or similar entity is a security.

An "investment company security" is a security. "Investment company security" means a share or similar equity interest issued by an entity that is registered as an investment company under the federal investment company laws, an interest in a unit investment trust that is so registered, or a face-amount certificate issued by a face-amount certificate company that is so registered. Investment company security does not include an insurance policy or endowment policy or annuity contract issued by an insurance company.

An interest in a partnership or limited liability company is not a security unless it is dealt in or traded on securities exchanges or in securities markets, its terms expressly provide that it is a security governed by this Article, or it is an investment company security. However, an interest in a partnership or limited liability company is a financial asset if it is held in a securities account.

A writing that is a security certificate is governed by this Article and not by Article 3, even though it also meets the requirements of that Article. However, a negotiable instrument governed by Article 3 is a financial asset if it is held in a securities account.

An option or similar obligation issued by a clearing corporation to its participants is not a security, but is a financial asset.

A commodity contract, as defined in Section 9-102(a)(15), is not a security or a financial asset.

"Commodity contract" means a commodity futures contract, an option on a commodity futures contract, a commodity option, or another contract if the contract or option is:
(A) traded on or subject to the rules of a board of trade that has been designated as a contract market for such a contract pursuant to federal commodities laws;...

A document of title is not a financial asset unless Section 8-102(a)(9)(iii) applies.

Section 8-102(a)(9)(iii) any property that is held by a securities intermediary for another person in a securities account if the securities intermediary has expressly agreed with the other person that the property is to be treated as a financial asset under this Article. As context requires, the term means either the interest itself or the means by which a person's claim to it is evidenced, including a certificated or uncertificated security, a security certificate, or a security entitlement.

§ 8-104. ACQUISITION OF SECURITY OR FINANCIAL ASSET OR INTEREST THEREIN.

A person acquires a security or an interest therein, under this Article, if:

- (1) the person is a purchaser to whom a security is delivered pursuant to Section 8-301; or
- (2) the person acquires a security entitlement to the security pursuant to Section 8-501.

A person acquires a financial asset, other than a security, or an interest therein, under this Article, if the person acquires a security entitlement to the financial asset.

A person who acquires a security entitlement to a security or other financial asset has the rights specified in Part 5, but is a purchaser of any security, security entitlement, or other financial asset held by the securities intermediary only to the extent provided in Section 8-503.

Unless the context shows that a different meaning is intended, a person who is required by other law, regulation, rule, or agreement to transfer, deliver, present, surrender, exchange, or otherwise put in the possession of another person a security or financial asset satisfies that requirement by causing the other person to acquire an interest in the security or financial asset.

The Moneyverse Moundbuilders reserves the right to establish contract markets that are not subject to the oversight of any third party governance, nevertheless, we elect to administer and operate all contract markets in compliance with CFTC's regulations, 17 CFR Part 38.

CFTC Regulation 40.2, 17 CFR 40.2, permits designated contract markets (DCMs) to list products for trading without prior CFTC approval by filing a written self-certification with the CFTC.

Timing of the Self-Certification Submission

To self-certify a new product, a DCM or SEF must file its submission with the CFTC no later than the close of business on the Commission's business day preceding the Commission's business day of the initial listing (or re-listing in the case of dormant contracts) of the product.

Where to File Notification

Self-certification filings must be sent to the CFTC through the Portal system at <https://portal.cftc.gov>.

A product self-certification submission should include:

- A copy of the submission cover sheet;
- A statement that the filing is made pursuant to CFTC Regulation 40.2;
- The text of the product's rules, including those relating to terms and conditions;
- A certification that the product or instrument complies with the Commodity Exchange Act (CEA) and CFTC regulations thereunder;
- A concise explanation and analysis of the product and its compliance with applicable provisions of the Act, including core principles, and the Commission's regulations thereunder. This explanation and analysis shall either be accompanied by the documentation relied upon to establish the basis for compliance with applicable law, or incorporate information contained in such documentation, with appropriate citations to data sources.
- A certification that the DCM posted a notice of pending product certification with the Commission on the DCM's website.

In making a self-certification submission, a DCM certifies that the product does not violate any provision of the CEA or the CFTC's regulations and policies adopted thereunder.

Appendix C to Part 38 contains the applicable economic requirements for rules related to the terms and conditions of a contract. Appendix C to Part 38 also provides exchanges with specific criteria for initial and continued compliance with the CEA and the CFTC's regulations and policies for products listed on regulated entities.

The Moneyverse Moundbuilders reserves the right to establish derivatives clearing organizations that are not subject to the oversight of any third party governance, nevertheless, we elect to administer and operate all DCOs in compliance with the DCO core principles established in Section 5b, 7 USC § 7a-1, of the Commodity Exchange Act (CEA).

A derivatives clearing organization (DCO) is an entity that enables each party to an agreement, contract, or transaction to substitute, through novation or otherwise, the credit of the DCO for the credit of the parties; arranges or provides, on a multilateral basis, for the

settlement or netting of obligations; or otherwise provides clearing services or arrangements that mutualize or transfer credit risk among participants.

A DCO that seeks to provide clearing services with respect to futures contracts, options on futures contracts, or swaps must register with the CFTC before it can begin providing such services. The Commission may exempt a DCO from registration for the clearing of swaps if the Commission determines that such DCO is subject to comparable, comprehensive supervision by appropriate government authorities in the DCO's home country.

Criteria

To obtain and maintain registration, a DCO must comply with the DCO core principles established in Section 5b, 7 USC § 7a-1, of the Commodity Exchange Act (CEA):

1. Adequate financial, operational, and managerial resources
2. Appropriate standards for participant and product eligibility
3. Adequate and appropriate risk management capabilities
4. Ability to complete settlements on a timely basis under varying circumstances
5. Standards and procedures to protect member and participant funds
6. Efficient and fair default rules and procedures
7. Adequate rule enforcement and dispute resolution procedures
8. Adequate and appropriate systems safeguards, emergency procedures, and plan for disaster recovery
9. Obligation to provide necessary reports to allow the CFTC to oversee clearinghouse activities
10. Maintenance of all business records for five years in a form acceptable to the CFTC
11. Publication of clearinghouse rules and operating procedures
12. Participation in appropriate domestic and international information-sharing agreements
13. Avoidance of actions that are unreasonable restraints of trade or that impose anti-competitive burdens
14. Governance arrangements and fitness standards
15. Rules to minimize conflicts of interest in the DCO's decision-making process, and a process for resolving any conflicts
16. Composition of governing boards to include market participants
17. Well founded legal framework for the activities of the DCO

Criteria, procedures, and requirements for registration as a DCO are set forth in Section 5b of the CEA, 7 USC § 7a-1, and Part 39 of the CFTC's regulations.

The Moneyverse Moundbuilders reserve the right to establish any financial organization, financial system, or financial technology it deems necessary and proper for the fulfillment of its purpose.

The Moneyverse Moundbuilders reserves the right to exercise our sovereign right to organize United States Federal Government Independent Agencies in the fulfillment of our duties. Such agencies can have authorities and powers including but not limited to the authority to deal in money and finance according to Title 31 of USC, and shall also have the power and authority to serve as a disbursement authority in order to deposit, keep, and pay money according to 31 USC Ch. 33:

Article 25 Sustainable Community Development

I. Community Authorities

The Moneyverse Moundbuilders hereby explicitly express our divine right to, and our active exercise of internal sovereignties via self-expression and self-regulation, external sovereignty via self-expression and self regulation, legal sovereignty via self-expression and self-regulation, and political sovereignty via self-expression and self-regulation.

In accordance with the International Law of Nations, the right to establish and express unique culture, the right of nationality, and the right to create, expand, and govern one's own family, and in the best interest of our members, our nationals, and their heredity, The Moneyverse Moundbuilders must establish, maintain, and sustain social compacts organized as international organizations, unincorporated associations, homesteads, homestead associations, international organization, townships, cities, land trusts, and any other form of governance/society necessary to foster their various forms of lifestyles and cultural expressions.

II. Community Standards and Guidelines

Moneyverse Moundbuilders shall establish a Department of Sustainable Community Development charged with the authority and responsibility to establish, publish, and administer the enforcement of our official Standards and Guidelines for operations relevant to the design, development, maintenance, and defense of sustainable communities. The Standards and Guidelines to be drafted must include, yet shall not be limited to, the following:

SECTION I: INTRODUCTION..

Vision for our Sustainable Communities

Objectives of our Global Sustainability Program

Evolution of our Sustainability Guidelines

SECTION II: MASTER PLANNING STANDARDS and GUIDELINES

How to Use the Master Planning Standards and Guidelines

Master Planning Standards and Guidelines

Category 1: Conservation and Land Use Efficiency Guidelines

Category 2: Guidelines for Creating Compact, Livable, and Connected Communities

Category 3: Constructing a Sustainable Public Realm (Site Specific Guidelines)

Category 4: Community Safety, Peace, & Equality

Section III: BUILDING STANDARDS and GUIDELINES

How to Use the Building Standards and Guidelines

Storrs Center Building Standards

Category 1: Site Issues

Category 2: Water Use and Management

Category 3: Energy Conservation

Category 4: Indoor Environmental Quality

Category 5: Materials

SECTION IV: FORMS for building standards/guidelines

Moneyverse Building Guidelines Checklist: Civil and Site Construction

Moneyverse Building Guidelines Checklist: Building Construction

Moneyverse Building Standards Application Form

Moneyverse Building Standards Final Certification Form

Article 26 Crimes, Credits, & Community Service

In respect of the universal laws of BALANCE and LOVE established by The Creator of the Heavens and the Earths which have been observed by our ancestors for millions of years, The Moneyverse Moundbuilders are the upholders of natural law. Natural law is a body of rules prescribed by an authority superior to that of the state. The Moneyverse Moundbuilders reserves the right to uphold and enforce any and all Natural, International, Federal, and local laws which affect the lives and well-being of our territories, members, and nationals. The Moneyverse Moundbuilders administers justice by way of our Royal Natural Law Courts of Arbitration (territorial and local disputes), and our Global Natural Law Courts of Equity (International and multi-jurisdictional disputes). While there are many natural laws, international laws, federal laws, and local laws that we enforce, the following is a list of crimes which we are particularly interested in defending, the relevant charges we collect, and the punishments we administer on behalf of our members and nationals.

Article 27 : Pledge of Individual and personal Accountability

Any individual, person, or organization who exercises their right to commit any crime against any member or national of The Moneyverse Moundbuilders immediately accepts the responsibility to pay the relevant fines (credits) and to do the associated “time” (community service)! There is NO statute of limitations on ANY crimes committed against our members and/or nationals.

CRIME	Credit Due to Victim	LENGTH OF COMMUNITY SERVICE IN THE MONEYVERSE
*Unlawful Debt Bondage	\$7,000.00/day	5 - 10 Years
*Unlawful Involuntary Servitude	\$7,000.00/day	5 - 10 Years
Abuse or threatened abuse of law or legal process	\$25,000.00 occurrence	10 - 20 Years
False Arrest	\$50,000.00 / occurrence	1 - 10 Years / occurrence
Identity Theft	\$25,000.00 / occurrence	5 - 10 Years / occurrence
Copyright Theft	\$500,000.00 per occurrence	1-10 years
*Legacy Theft	\$30,000,000.00 per year of theft	20 - 50 Years
Abuse of Power	\$5,000 per occurrence	5 - 10 Years
*Flesh Body Theft	\$1,000,000.00 per occurrence	20 - 50 Years
*Flesh Body Kidnapping	\$100,000.00 per day	20 - 50 Years
*Unlawful Genetic Alteration	\$1,000,000.00 per occurrence	10 - 50 Years
*Unlawful Cloning of a Human Being	\$70,000,000.00 per occurrence	30 - 90 Years
*Crimes against humanity	\$50,000,000.00 - \$3,000,000,000.00	25 - 50 Years
*Crimes against the Planet	\$100,000,000.00 - \$7,000,000,000.00	5 - 50 Years / occurrence
Property Theft	10X Value of Property stolen	6 months - 10 Years
*Land Theft	100X Value of Property stolen	5 - 50 Years

Corporate Sabotage	\$1,000,000.00 per occurrence	1 - 10 Years
Government Sabotage	\$7,000,000.00 per occurrence	5 - 20 years
*Physical Assault causing bodily harm	\$50,000 - \$5,000,000.00	6 months - 10 Years
Unlawful administering Poisons, Toxic Chemicals, and/or genetically altering Foods & Water	\$1,000,000.00 per occurrence	5 - 10 Years
Elder Abuse	\$10,000.00 - \$500,000.00/ occurrence	2 - 5 Years
Child Abuse	\$10,000.00 - \$500,000.00/ occurrence	2 - 10 Years
Unlawful Property Seizure	10X Value of Property stolen	1 - 10 Years
Negotiable Instrument Fraud	\$50,000.00 - \$5,000,000.00 / occurrence	5 - 10 Years
Rape	\$3,000,000.00 per occurrence	5 - 10 Years
Manslaughter	\$25,000,000.00 + (Total Value of victim's estate)	15 - 30 years
*Murder	\$50,000,000.00 + (Total Value of victim's estate)	20 Years - Life (or Death)

Article 28 Establishment of The Black Cross Foundation

I, Kiel Mansa, Commander and Chief of The Moneyverse, hereby establish the Black Cross Foundation (a.k.a. "The Black Cross") for the benefit of all nationals and members of the Moneyverse. The Black Cross shall be an International humanitarian Organization dedicated to providing poverty prevention, investigation services, mediation services, arbitration services, personal security, executive security, mental health treatment, rehabilitation services, and peace keeping services to government officials, ambassadors, tribes, communities, families, nationals, members, and commercial institutions throughout the Moneyverse.

As founder and 1st MANSAs of The Moneyverse Moundbuilders, I affirm that I am of sound mind and by signing below, I confirm that all the above is necessary and proper in order to preserve, protect, and serve all members and nationals of The Moneyverse Moundbuilders. The signing of this constitution by the MANSAs of The Moneyverse Moundbuilders shall constitute the official act of forming this sovereign Nation

Date: _____

X _____

Kiel Mansa
 1st MANSAs & Trustee
 The Moneyverse Moundbuilders

X _____
 The Moneyverse Moundbuilders National & Witness #1

X _____
The Moneyverse Moundbuilders National & Witness 2

X _____
The Moneyverse Moundbuilders National & Witness 3