Mr. Abdul S. Al-Kabir Sultan Empire of Morocco

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Mr. Donald J. Trump President United States

1600 Pennsylvania Ave NW Washington, DC 20500

Region: Empire of Morocco

Dated: 10 February 2025

Your Excellency and Distinguished Representatives,

I write this official letter regarding this unprecedented time of the twenty first Century. The ancient Country of the Empire of Morocco has emerged as a sovereign and independent State per our modern Constitution. Whereas I, Abdul Al-Kabir, the democratically elected, Sultan of Morocco signed the Declaration of Independence on May 13, 2024, and fully executed our modern Constitution on June 3, 2024.

The Empire of Morocco have reconvened the executive, legislative, and judicial Moroccan branches of government by democratic processes between the free democratic will of the Moors. The office of the Prime Minister, Speaker of the House, and the Chief Judge, inter alia, have been reinstated as of June 8, 2024, by inauguration. The political triple principles of the multilateral Act of Algeciras of 1906 crystallized the obligations of the Moorish government to reign in the order under His Majesty the Sultan.

The Empire of Morocco and its Moroccan peoples freely recognized our Accession to the Charter of the United Nation and certain UN Resolutions by procedural means of Articles 73 and 102 of the Charter. Furthermore, the Empire has deposited Accessions with the UN Secretariate to commemorate our continued affirmation and commitment to the various Moroccan-Moorish Treaties with the twelve Signatory Powers inter alia.

For these aforesaid reasons, my office of the Sultan welcomes a political reunion of peace and friendship with the twelve Signatory Powers. In good faith, the most favored nation clause will remain valid by virtue of my office and the Moorish Government.

Moreover, complete decolonization reforms are paramount. The former naturalized Moorish subjects are prepared to self-govern per the peremptory provisions of Article 15, paragraph (1), of the Madrid Convention of 1880. Whereas the Moroccan nationality of the naturalized Moorish subjects is a fundamental human right as also recognized in the Constitution of the Empire. Human right violations against subjected Moors must come to a speedy end in all its forms and manifestations -- per the peremptory norms of UN Resolution 1514 (XV) of 1960, inter alia.

Complete decolonization throughout the Empire of Morocco is irresistible and irreversible. The arduous task of decolonization can be easily settled by the customary norms of (*pacta sunt servanda*) as expressed by customary norms and Treaties made or which shall be made by the negotiating States, Contracting States, and Third States in Morocco.

In good faith, I hereby call upon the United States of America and its subdivisional organs of the several union states and their municipalities to dismiss or dispose of any criminal cases which involve Moroccan Nationals in their lower courts. Whereas American laws are not binding on the sovereign territory of the Empire of Morocco and its Moroccan nationals, without the written permission of our Moroccan-Moorish government.

The Empire of Morocco's government have not temporarily waived its Diplomatic Relations or Consular Relations with any foreign Powers. The sovereign immunity of the Empire State shall extend to the authorized Moroccan officials who have full powers from their executive, legislative, and judicial offices. The Empire of Morocco also grants limited sovereign powers to the internal Moorish States. The internal Moorish States have administration powers over a defined territory per Article 98, section (6) of our fundamental Constitution -- in correlation with our legislative Acts.

I shall submit individual letters with my unique Sultan Seal which will acknowledge the internal States that come under the political protection of the Empire and the Sultan. The Prime Minister has been given full powers to allow the Minister of Foreign Affairs to validate a list of diplomatic personnel. The list shall encompass members of the Empire Government and the officials of the several internal Moorish States. The diplomatic list shall be respected per the customary norms of international law during our varying stages of advancement, self-governance, and self-determination. Lastly, the competent Consular Court has also been reinstated. Any dispute between a foreign person and a Moroccan person, or in like manner, between a Moroccan person and a foreign person, shall be decide by the compulsory ipso jure Moorish Consular Court (MCC). Wherefore, territorial jurisdiction, personal jurisdiction, and subject matter jurisdiction shall be administered by Moroccan Consular Courts only. American Courts lack jurisdiction in all cases. Anything contrary is notwithstanding the supreme law of the land by way of binding treaty provisions.

The Consular Court shall be independent and bound by its Statutes of the Consular Court and the Rules of the Court as approved and ratified by Institutional Acts of the House Members, inter alia. Any question of American jurisdiction has been quashed as a matter of precedent: see the International Court of Justice case of (France v. United States of America, I.C.J. Judgement, pg. 202, paragraph 3, (1952). Nevertheless, the Moorish Consular Court shall maintain a Rules based order in harmony with the customary norms of international law and Moroccan law.

In conclusion, I look forward to reestablishing alliances with all foreign Heads of State and Heads of Governments regarding the political, economic, social, educational, and security reforms as a natural corollary with the Act of Algeciras and its one hundred and twenty-three Articles.

I look forward to receiving your response to this letter by February 24, 2025. Whereas it is critical to begin our foreign policy relation immediately and in harmony with Articles 6, 22, and 24 of the Treaty of Peace and Friendship of 1787 and 1836. Also, as a reminder it is important to note the obligations of Article 73(e) of the Charter and for your government to communicate regularly with the UN Secretary-General of the Charter.

Done on this day of 10 February 2025 by hand and seal: and fully authorized to be delivered by the Minister of Foreign Affairs of the Empire.

Abdul Al-Kabir His Majesty the Sultan Empire of Morocco