



### **Proclamation in Addendum:**

This Proclamation in Addendum is fully incorporated and made part of the Declaration of Flag/Conveyance of the Abeyance/End of Presumed Interregnum Issued October 21st 2017

Whereas following the undeclared and illegal commercial mercenary conflict known as the American Civil War the responsible generals did not take action to restore the lawful government of the American states and people and instead created a military dictatorship to rule the Territorial United States and the United States Congress did similarly betray our trust and did create a Municipal United States government as a foreign incorporated city-state oligarchy, and as a result our government has been widely held and believed to be in interregnum, it falls to the Hereditary Head of State responsible for the international jurisdiction held by the unincorporated United States of America to come forward and settle this debate. Be it known that the American states and people have not abandoned our land and our government has not ceased to operate.

Beginning in May of 2015 the Municipal United States parent corporation announced its insolvency and entry into Chapter 7 liquidation. This was followed in 2017 by the similar announcement by the Territorial United States that it, too, was insolvent and entering into Chapter 11 reorganization. This is the third time in a hundred and ten years that these foreign service providers have engaged in this patented cyclic process of running up odious debts that they will again seek to charge against us and against our assets, leaving us to pay their bills without regard for the limitations of their contract, but this is the first occasion when both parent corporations have proposed to seek bankruptcy protection during the same time period.

If left unopposed, this concerted action by both the Municipal and Territorial United States would have vacated the federal side of the actual Constitution and left our states and people both unprotected and presumed to be the Sureties for these Bad Actors, when in fact we are the Paramount Security Interest Holders and their Priority Creditors.

Therefore, as of November 4, 2015, we acted in our capacity as Head of State for The United States of America (Unincorporated) and re-issued our Sovereign Letters Patent and gave Notice to the responsible Principals of our action. We also formed and published a new Declaration of Joint Sovereignty and partnership with the American Native Nations to fulfill the responsibilities of the federal government. This new arrangement preserves the actual Constitution owed to the American states and people and provides for a lawful and peaceful continuity of government and transition under our stewardship pending the full restoration of the lawful land jurisdiction government of the people, by the people, and for the people of this country.

### **Notice Regarding Treaties**

This Notice Regarding Treaties is fully incorporated and made part of this Proclamation in Addendum:

Our agreements and treaties with the Lakota Sioux and Athabascan Tribal Nations are not exclusive and do not preclude participation by other Native American Nations. We wish to make it clear that our goal is to create a unified and peace-oriented international government which serves the needs of all Americans.