



Venetian National Authority issued by

Venetian National Liberation Committee

Headquarters : Via Alcide De Gasperi 12 – 31020 – San Vendemiano (TV)

Occupied Venetian Territories (TVO) – segreteria@clnveneto.net

Contact: Maurizio Bedin – ph: +393334606996 – Diego Bianchi – ph: +393461249775

Occupied Venetian Territories, September 13<sup>th</sup>, 2018

To the personal attention of :

His Excellency

Secretary-General of the United Nations

**Mr. António Manuel de Oliveira  
Guterres**

760 United Nations Plaza

NEW YORK, N.Y. 10017 – U.S.A.

And To the kind attention of :

Office of Legal Affairs

**Mr. Miguel de Serpa Soares**

760 United Nations Plaza

NEW YORK, N.Y. 10017 – U.S.A.

**Object: request for admission at U.N. Organization.**

His Excellency Secretary-General, Mr. António Guterres,

The Venetian National Authority (Autorità Nazionale Veneta -A.N.V.), issued by Venetian National Liberation Committee (Comitato di Liberazione Nazionale Veneto – C.L.N.V.) – as



foreseen by art. 96.3 of the 1<sup>st</sup> Additional Protocol of year 1977 to the Geneva Conventions of 1949, about Liberation Movements, and as our Foundation Deed hand delivered to OHCHR on July 25<sup>th</sup>, 2016, by unanimous decision, has the honor to officially request admission of the Venetian State, represented by C.L.N.V., within the Organization of the United Nations, as neutral non-member State observer.

With such request, the Venetian National Authority -A.N.V.- is in favour of accession to following International Law, Treaties, Resolutions, Protocols, Covenants or Agreement as:

- International Covenant on Civil and Political Rights
- Additional Protocol relating to the protection of victims of international armed conflicts
- Agreement on the Privileges and Immunities of the International Criminal Court
- Agreement Relating to the Implementation of Part XI of the United Nations Convention on the Law of the Sea of 10 December 1982
- Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal
- Cartagena Protocol on Biosafety to the Convention on Biological Diversity
- Convention Against Torture and Other Cruel, Inhumane or Degrading Treatment or Punishment
- Convention on Biological Diversity
- Convention on Cluster Munitions
- Convention on Elimination of All Forms of Discrimination against Women
- Convention on Prohibitions or Restrictions on the Use of Certain Conventional Weapons which may be deemed to be excessively injurious or to have indiscriminate effects (with Protocols I, II and III)
- Convention on the Law of the Non-Navigational Uses of International Watercourses
- Convention on the Non-Applicability of Statutory Limitations to War Crimes and Crimes against Humanity
- Convention on the Political Rights of Women
- Convention on the Prevention and Punishment of Crimes against Internationally Protected Persons, including Diplomatic Agents
- Convention on the Prevention and Punishment of the Crime of Genocide
- Convention on the Recognition and Enforcement of Foreign Arbitral Awards
- Convention on the Rights of Persons with Disabilities
- Convention on the Rights of the Child
- Convention on the Safety of United Nations and Associated Personnel
- Declaration 12(3) granting retroactive jurisdiction to the ICC (since 13 June 2014)
- Geneva Convention (I) on Wounded and Sick in Armed Forces in the Field, 1949
- Geneva Convention (II) on the Wounded, Sick and Shipwrecked of Armed Forces at Sea, 1949



- Geneva Convention (III) on Prisoners of War, 1949
- Geneva Convention (IV) on Civilians, 1949
- International Convention on the Elimination of All Forms of Racial Discrimination
- International Convention on the Suppression and Punishment of the Crime of Apartheid
- International Covenant on Economic, Social and Cultural Rights
- Optional Protocol to the Convention on the Safety of United Nations and Associated Personnel
- Paris Agreement
- Protocol Additional to the Geneva Conventions of 12 August 1949, and relating to the Adoption of an Additional Distinctive Emblem
- Protocol Additional to the Geneva Conventions of 12 August 1949, and relating to the Protection of Victims of Non-International Armed Conflicts
- Protocol on Non-Detectable Fragments (Protocol I) to the Convention on Prohibitions or Restrictions on the Use of Certain Conventional Weapons
- Protocol on Prohibitions or Restrictions on the Use of Incendiary Weapons (Protocol III) to the Convention on Prohibitions or Restrictions on the Use of Certain Conventional Weapons
- Rome Statute of the International Criminal Court
- The Hague Convention (IV) Respecting the Laws and Customs of War on Land and its Annex: Regulations concerning the Laws and Customs of War on Land
- The Optional Protocol to the Convention on the Rights of the Child on the Involvement of Children in Armed Conflict
- Treaty on the Non-Proliferation of Nuclear Weapons
- United Nations Convention against Corruption
- United Nations Convention against Transnational Organized Crime
- United Nations Convention on the Law of the Sea
- United Nations Framework Convention on Climate Change
- Vienna Convention on Consular Relations
- Vienna Convention on Diplomatic Relations
- Vienna Convention on the Law of Treaties

And we consider essential the principles contained in:

- Universal Declaration of the Human Rights of 1948
- United Nations Chart
- Resolution nr. 1514(L)XV/1960
- Resolution nr. 2200/A del 1966
- Resolution nr. 2625(XXV)/1970



- Resolution nr. 3314(XXIX)/1974
- Security Council Resolution 276 (1970)
- East Timor, sentence of 1995 where is affirmed the essential component "erga omnes" effects
- Art. 1 - C 169 Indigeneous and Tribal Peoples Convention - 1989 International Labour Organization (O.I.L.).
- Resolution Nr. 61/178 of December 20th, 2006
- Resolution Nr. 61/295 of September 13th, 2007
- Resolution A/RES/67/19 of November 29<sup>th</sup>, 2012

In addition to all above, we do claim also for the inheritance Rights, and its effects, deriving from the Italian Legislative Decree No. 212 dated December 13<sup>th</sup>, 2010, which repealed Decree No. 3300 dated November 04<sup>th</sup>, 1866 (protocol No. 2799) and subsequent conversion into law No. 3841 dated July 18<sup>th</sup>, 1867 (Protocol No. 3260), as sole juridical fundament of Jurisdiction Rights, of the Italian State, on Venetian Territories, following to the result of the Plebiscite held on October 21<sup>st</sup> and 22<sup>nd</sup>, 1866, on which such jurisdiction was based and derived.

With reference to all the above mentioned Covenants, Resolutions, Treaties, Conventions, the A.N.V., issued by C.L.N.V. and in behalf of all Venetian Peoples, claim for the Sovereignty of Venetian Peoples over their Territories and their Nation, based on its History, of a more than millenary independent Nation, which lost their original freedom by "manu militari" invasion on 1797, and still colonized.

The A.N.V. aims to protect Venetian People's rights and freedom, to ensure the independence and security of the Country and to commit in favour of a fair, democratic and peaceful international order.

The A.N.V. and the Venetian National Liberation Committee, have the task to take all measures necessary to preserve neutrality of the Country. The respect, of the A.N.V. expressed neutrality, is well recognized by the International Law.

Neutrality of a member State is compatible with obligations guidelines of the U.N. Chart and contributes to realize the principles of the United Nations.



We are honored to declare that Venetian State accept the obligations set out in the United Nations Chart and feel committed to their respect.

Esteemed Mr. Secretary – General, please accept our best regards along with our highest consideration.

President of A.N.V.

*Amedeo Casasola*



Annexes enclosed:

1. Deed of Foundation – hand delivered to OHCHR and ICRC
2. State of belligerence act – hand delivered to OHCHR and ICRC
3. Complaint against Italian State – hand delivered to OHCHR and ICRC
4. Revocation of State of belligerence act – mail delivered to OHCHR and ICRC
5. Appointment confirmation letter by I.C.C. of Den Haag of May 29<sup>th</sup>
6. Declaration of jurisdiction to I.C.C. of Den Haag – hand delivered on May 30<sup>th</sup>
7. Receipt documentation letter by I.C.C. –hand delivered to us on May 30<sup>th</sup>
8. Correspondence letter by I.C.C. on June 04<sup>th</sup>
9. I.C.C. communication of opening a protocol on CLNV – July 14<sup>th</sup>
10. Extract from Italian Legislative Decree 212/2010 repealing annexation laws