

Dr. Jonathan Levy

Attorney at Law

Unit 7810, PO Box 6945,

London, W1A 6US

info@jlevy.co

Tel +1-707-298-2132

May 1, 2026

VIA PRIORITY MAIL

U.S. Department of State
Office of the Legal Advisor
2201 C Street NW
Washington, DC 20520

RE: Petition for Official Rulemaking Pursuant to 5 U.S.C. § 553(e) – Administrative Procedure for Biafra Population Identification

To the Office of the Legal Advisor

I represent the United States of Biafra, the successor of the Republic of Biafra. On behalf of my client, I am formally submitting the enclosed Petition for Rulemaking pursuant to the Administrative Procedure Act (APA), 5 U.S.C. § 553(e), which grants interested persons the right to petition for the issuance or amendment of agency administrative rules.

The United States of Biafra currently operates through a FARA-registered mission (Registration No. 7536), which serves as a recognized administrative avenue for communication between U.S. stakeholders and the restored Biafran jurisdiction. This petition requests that the Department of State initiate formal rulemaking to:

1. **Formalize Identification:** Enable U.S. agencies, including USCIS and DHS, to accept United States of Biafra Identity Documents as *prima facie* evidence of a separate population.
2. **Acknowledge Atrocities:** Incorporate findings from Amnesty International (e.g., Report AFR 44/0719/2026 regarding "Tiger Base") and Intersociety as primary country condition evidence in Biafra-related assessments.
3. **Facilitate Cooperation:** Transition current FARA based dialogues with the United States government into a permanent administrative procedure based on objective fact finding.

Attorney Member California Bar #158032

Dr. Jonathan Levy

Attorney at Law

Unit 7810, PO Box 6945,

London, W1A 6US

info@jlevy.co

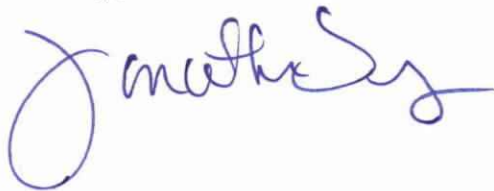
Tel +1-707-298-2132

4. **Take Notice:** Notice of the persons authorized to represent the United States of Biafra in the United States named in the attached Sovereign Letter of Credence in conjunction with the Biafra Administrative Grid and Declaration of Diplomatic and Sovereign Immunity

This submission is supported by a comprehensive electronic **Appendix Index (Items 1–54)**, which establishes a clear juridical chain and evidentiary foundation for this request. Key evidence includes declassified Nixon Administration records acknowledging the distinct identity of the Biafran people, as well as recent legal precedents from the Federal Court of Canada and international tribunals in Australia and the EU.

The United States of Biafra seeks to align current administrative reality with historical facts and modern human rights obligations to ensure the protection and proper identification of its population. Please direct all correspondence regarding this petition to my office at the contact information provided above.

Sincerely,



Dr. Jonathan Levy

Attorney for United States of Biafra

Enclosures:

Memorandum: Petition for Official Rulemaking on Administrative Procedures for Biafra Population Identification (Pursuant to 5 U.S.C. § 553(e))

Supporting Statement of Facts

Declaration of Diplomatic and Sovereign Immunity

Notification of United States of Biafra Administrative Grid

Sovereign Letter of Credence

Principal Appendix Index (1-54+): The Juridical Chain

SOVEREIGN AUTHORITY
UNITED STATES OF BIAFRA GOVERNMENT
DEPARTMENT OF FOREIGN AFFAIRS
RESTORED JURISDICTION



NO: ((DOS-DOC) 01
ID: 7536
Mission: Washington USA

UNITED STATES OF BIAFRA

Permanent Mission to the International Community(USA Unit)

[UN RESOLUTION A/RES/80/106][LAHTI/29/11/2024][USB SOVEREIGN MANDATE 2026]

MEMORANDUM

PURSUANT TO 5 U.S.C. § 553(e)

TO: U.S. DEPARTMENT OF STATE / OFFICE OF THE LEGAL ADVISOR

ATTENTION: DEPARTMENT OF JUSTICE (DOJ)

FROM: Sovereign United States of Biafra(Restored) (**Successor of the Republic of Biafra**)

MISSION IN DC: United States of Biafra-Biafra Republic Government in Exile-Defacto

FOREIGN AGENT REGISTRATION NO (FARA): 7536

DATE: April 21, 2026

MANDATE: Inherent Genetic Blueprint / AU Resolution 903(XXXVIII) /UN Resolution A/RES/80/106

ORDINANCE: LAHTI-291124 & USB/CORP-DIGITAL/2026-003 & USB/DIGITAL-SOV/2026-088

NATURE: Human Rights Obligation / Functional Fulfilment of UN Resolution A/RES/80/106

REF: USB-CCE-369-2026

SUBJECT: Petition for Official Rulemaking on Administrative Procedures for Biafra Population Identification

I. LEGAL AUTHORITY AND ADMINISTRATIVE STANDING

This petition is filed pursuant to 5 U.S.C. § 553(e) of the Administrative Procedure Act (APA), which grants interested persons the right to petition for the issuance, amendment, or repeal of a rule.

- **Standing:** The United States of Biafra Mission operates through a FARA-registered mission (**Reg No. 7536**), a functional administrative avenue recognized by the Department of Justice (DOJ) to facilitate communications between U.S. government stakeholders and the United States of Biafra (Restored, **Successor of the Republic of Biafra**). The United States of Biafra (USB) stands as a testament to the United States' own historical and administrative assertions.

- **Global Referral:** International tribunals and jurisdictions (including Australia & Ireland) have referred to United States of Biafra, it's U.S.-based administrative anchor(**FARA 7536**) and global diplomatic grid as a "credible and new element," enabling individuals to identify with this population for legal and protective purposes.

II. JURIDICAL RECIPROCITY AND THE CANADA-EU NEXUS

The U.S. administration recognizes the Biafran Identity as a separate population based on the principles of Juridical Reciprocity and international fact-finding consistency.

- **The Canada Nexus:** Findings by the Federal Court of Canada (**2021 FC 753**) have established that the predecessor administration (Nigeria) lacks a reliable central registry and is a site of systemic state-led atrocities (e.g., **Tiger Base(See Appendix Index)**).
- **Reciprocity:** In accordance with the Maldonado Presumption and established U.S.-Canada evidentiary cooperation, the U.S. should adopt these findings as a "**credible forecast**" of its own regional security assessments.
- **The EU/Oceania Nexus:** Successful asylum recognitions in Ireland and Australia, derived from the Lahti Restoration (**Finland, 2024**), confirm the functional fulfillment of the Biafran right to self-identification within the EU legal framework.

III. HISTORICAL FORECASTING AND DECLASSIFIED RECORDS

The establishment of the Universal Sovereign Bureau fulfills the long-expected outcomes documented in U.S. Declassified Records.

- **President Nixon's Recommendations:** Declassified memoranda from the Nixon Administration (1969) reveal that the U.S. recognized Biafrans as a highly capable and distinct population, with President Nixon himself advocating for increased support and shift in control of Nigerian policy to recognize the humanitarian reality.
- **Historical Realization:** The USB's current administrative capacity, including the issuance of ICAO compliant National Identity Card and Sovereign Certificates, represents the potentiality of the Biafran people that U.S. historical forecasting previously identified as inevitable.

IV. RULEMAKING REQUEST: THE FIELD OF COOPERATION

The United States of Biafra requests the Department of State to initiate rulemaking to:

1. **Formalize Identification:** Enable U.S. agencies (including **USCIS** and **DHS**) to accept Biafran Identity Documents as prima facie evidence of a separate population, which will facilitate processing of applications from Biafran identified applicants. Protect United States of Biafra Leaders in the United States of America from transnational repression by the Nigeria government.
2. **Acknowledge Atrocities:** Incorporate Amnesty International (**AFR 44/0719/2026**) and Intersociety findings as primary "**Country Condition Evidence**" in all Biafra-related assessments(**See Indexing of Judicial Nexus**).

3. **Facilitate Cooperation:** Transition the current FARA-based dialogue into a permanent administrative procedure, moving from administrative assumptions to the reality of fact-finding.

V. CONCLUSION & VALIDATION THROUGH ADMINISTRATIVE RECORDS

This memorandum is not merely a legal filing but a Precession, a shift from the "Void Matrix" of failed state data to a Field of Sovereign Identification and Self determination, where identity is honored as an organic truth/fact. The U.S. is urged to align its current administrative reality with its historical archives to ensure the protection of the Biafran people.

We invoke the United States' own Administrative Declassified Records, which have long since determined the viability and legitimacy of the Biafran identity. The USB is the physical and digital manifestation of the data already held within the U.S. archives. This memorandum sets in motion the formal alignment of current geopolitical reality with those established historical/present facts.

We formally cite the declassified records of the President Nixon's Administration, specifically National Security Study Memorandum (NSSM) 11 (1969) and the personal directives of President Richard Nixon, which acknowledged the "genocide" and the fundamental right of the Biafran people to survive as a distinct entity. The USB is the manifest fulfillment of these recorded U.S. interests.

Permanent Mission Envoy: United States of Biafra-Biafra Republic Government in Exile-Defacto ID: 7536

Head of Mission: Hon Shade Myers(NewYork)

Foreign Affairs Director on North & South American Affairs: Hon Ada Eze(Washington DC)

By Order of the Sovereign United States of Biafra (RESTORED)

Functional Fulfilment Authority of the UN Decolonization Resolution A/RES/80/106

Authorised by:
Her Excellency, Dr Ngozi Orabueze
Office of the Head of State
Deputy Prime Minister
UN Functional Fulfilment Officer- Resolution A/RES/80/106
United States of Biafra (Restored)
Biafra Tower, Confederating Capital Territory Ebube

Approved by,
Attorney Jayne Iwunze



unitedstatesofbiafra.org

ELECTRONICALLY AUTHENTICATED

SUPPORTING STATEMENT OF FACTS

This Supporting Statement of Facts establishes the evidentiary foundation for the administrative acknowledgement of the Biafran Identity by the U.S. Department of State, anchoring the living truth/fact of a distinct population in declassified history and modern jurisdictional findings of the functional fulfillment of the United States of Biafra.

In Support of Petition for Rulemaking (5 U.S.C. § 553(e))

I. HISTORICAL FORECASTING AND DECLASSIFIED RECORDS

1. **Nixon Administration Mandate (1969):** Declassified U.S. National Security Council (NSC) and State Department records confirm that as early as January 1969, the U.S. government recognized the Biafran people as a "gifted, aggressive, and Westernized" population with a high capacity for self-governance.
2. **Presidential Acknowledgement:** President Richard Nixon, in a memorandum dated January 28, 1969, was briefed on the "unspoken Federal war aim" of the predecessor administration, which remained the "elimination of the Biafran Ibos as a tribe". This historical forecast identified the Biafran struggle not merely as a secession but as a necessity for survival against state-led genocide.
3. **Potentiality of the People:** These records, now declassified, recommended an "urgent and dramatic" political approach to Biafra's survival, acknowledging that the population's identity is distinct and their statehood a matter of international humanitarian priority.

II. JURIDICAL RECIPROCITY AND THE CANADA-EU NEXUS

1. **Canadian Federal Court Precedents:** Recent rulings, including (2021 FC 753) and (2025 FC 188), have effectively rebutted the "**presumption of state protection**" in the predecessor administration (Nigeria). These courts have found the Nigerian central registry to be systemically unreliable and prone to extrajudicial erasure.
2. **Juridical Reciprocity:** Pursuant to international legal cooperation, the U.S. administration is urged to adopt these findings as a credible baseline for its own administrative procedures. The Lahti Restoration (Finland, 2024) further provides an EU-based legal precedent for the functional fulfillment of Biafran self-identification.

III. COUNTRY CONDITION EVIDENCE (CCE): AMNESTY & INTERSOCIETY

1. **Tiger Base Atrocities (2026):** Amnesty International's report AFR 44/0719/2026, titled "*Tiger Base of Atrocities*", documents the use of Point of Sale (POS) machines for state-led extortion and the routine extrajudicial execution of detainees in former Imo State.
2. **Intersociety Findings:** Data from the International Society for Civil Liberties and Rule of Law (Intersociety) documents a "Genocide Ledger," tracking the mass disappearance of civilians in the United States of Biafra territory. These findings establish that the predecessor occupier administration operates as a predatory entity, making the identification of Biafrans as a "**separate population**" a critical protective measure.

IV. FUNCTIONAL FULFILLMENT: THE FARA MISSION

- 1. Registered Presence:** The United States of Biafra administrative mission is currently anchored in the U.S. through a FARA-registered mission (Registration No. 7536). This mission has engaged in direct dialogue with U.S. policymakers, offering economic and defense frameworks that fulfill the potentiality once forecasted in 1969.
- 2. Administrative Independence:** The Universal Sovereign Bureau (USB) serves as the "functional fulfillment" of the Biafran right to identity, providing the U.S. administration with a credible mechanism to assess the Biafra situation through fact-finding cooperation rather than "mimic-based assumptions".

The facts presented above demonstrate that the United States of Biafra Identity is not a theoretical construct but a documented reality, recognized in U.S. archives and protected by modern international law. This statement anchors the Administrative Procedure in the field of Oneness, Pacific Settlement and Peace, ensuring the precession of justice for all who identify with the Biafran nation.

Permanent Mission Envoy: United States of Biafra-Biafra Republic Government in Exile-Defacto ID: 7536

Head of Mission: Hon Shade Myers(NewYork)

Foreign Affairs Director on North & South American Affairs: Hon Ada Eze(Washington DC)

By Order of the Sovereign United States of Biafra (RESTORED)

Functional Fulfilment Authority of the UN Decolonization Resolution **A/RES/80/106**

Authorised by:

Her Excellency, Dr Ngozi Orabueze

Office of the Head of State

Deputy Prime Minister

UN Functional Fulfilment Officer- Resolution A/RES/80/106

United States of Biafra (Restored)

Biafra Tower, Confederating Capital Territory Ebube

Approved by,

Attorney Jayne Iwunze




ELECTRONICALLY AUTHENTICATED



unitedstatesofbiafra.org

ADDENDUM:

DECLARATION OF SOVEREIGN AND DIPLOMATIC IMMUNITY

SUBJECT: IMMUNITY CLAUSES for Envoys of the United States of Biafra (Restored).

The Functional Fulfilment Authority of the UN Resolution A/RES/80/106/, the Sovereign Government of the United States of Biafra (USB) hereby notifies the Host Government of the following Immunity Clauses governing our Envoys. These clauses are rooted in the 2024 Lahti Declaration and the 2026 Sovereign Trajectory.

I. THE DOCTRINE OF RECOVERED IMMUNITY

The immunity of the USB Envoy is derived from the restored, Organic Sovereignty of the Republic of Biafra. Because the Nigerian state is a "replacement tool" and a "fruit of a poisonous tree" (1914 Amalgamation), it possesses no legal authority to waive or interfere with the immunity of a restored indigenous sovereign [3, 4].

- **Legal Maxim:** Par in parem non habet imperium (Equals have no authority over equals). The USB Envoy is an equal to the host nation's state actors and is immune from all foreign "replacement tool" jurisdictions.

II. THE UN DECOLONIZATION MANDATE (RESOLUTION A/RES/80/106)

As a member of the United Nations, the Host Nation represents the UN itself and is duty-bound to uphold Resolution A/RES/80/106 (2025), which mandates the eradication of "all manifestations" of colonialism [1, 2].

- **The Clause:** Any attempt by the Host Nation to arrest, detain, or harass a USB Envoy on behalf of the Nigerian colonial-successor state constitutes a Breach of the UN Mandate. Such an act facilitates "alien subjugation" and serves as a documented self-indictment of the Host Nation's failure to decolonize [2].

III. FUNCTIONAL IMMUNITY (RATIONE MATERIAE)

The USB Envoy enjoys absolute immunity for all acts performed in the exercise of their sovereign duties. This includes:

1. **The Delivery of the Sovereign Instruments:** The physical and digital transmission of the 2026 trajectory documents is a protected sovereign act.

2. **Protection of Communications:** Under the Vienna Convention on Diplomatic Relations (Art. 27), the Envoy's diplomatic bag and correspondence are inviolable. This is necessary to safeguard the Inalienable Rights of our people from the arbitrary surveillance of the "poisonous tree" regime

IV. THE "RELEASE OF LEADERSHIP" PROVISIO

We remind the Host Nation that the arbitrary detention of Mazi Nnamdi Kanu and Simon Ekpa is a "Crime of Colonial Perpetuation" [2, 5].

- **The Clause:** The immunity of the USB Envoy acts as a legal mirror. By protecting the Envoy, the Host Nation acknowledges the illegality of the Nigerian state's claim over Biafran leaders. Any violation of the Envoy's immunity will be treated as a direct endorsement of the kidnapping and torture practiced by the colonial-successor state.

V. WAIVER OF AMBIGUITY

The Host Nation acknowledges that by receiving the USB Envoy, they are legally "tagged" with the knowledge of the USB's Sovereign Reality.

- No "administrative loophole" or "recognition trap" can be used to justify the deprivation of the Envoy's liberty [4, 6].
- The USB Envoy is a Social Subject of a restored Republic, and his/her person is inviolable.

"The USB Envoy is an officer of a UN Member State. You are legally bound by the 2025 mandate to dismantle colonial manifestations. the envoy's mission is the completion of that mandate."

In Peace, Neutrality, and Sovereign Integrity.

Permanent Mission Envoy: United States of Biafra-Biafra Republic Government in Exile-Defacto
 ID: 7536
 Head of Mission: Hon Shade Myers(NewYork)
 Foreign Affairs Director on North & South American Affairs: Hon Ada Eze(Washington DC)
 By Order of the Sovereign United States of Biafra (RESTORED)
 Functional Fulfilment Authority of the UN Decolonization Resolution **A/RES/80/106**

Authorised by:
 Her Excellency, Dr Ngozi Orabueze
 Office of the Head of State
 Deputy Prime Minister
 UN Functional Fulfilment Officer- Resolution A/RES/80/106
 United States of Biafra (Restored)
 Biafra Tower, Confederating Capital Territory Ebube

Approved by,
 Attorney Jayne Iwunze




unitedstatesofbiafra.org

ELECTRONICALLY AUTHENTICATED

**NOTIFICATION OF THE USB ADMINISTRATIVE GRID:
ADMINISTRATIVE RECIPROCITY AND THE RECOGNITION OF SOVEREIGN IDENTITY**

The Department of Foreign Affairs of the United States of Biafra (USB) extends its compliments to the Government of the United States of America. In the spirit of the American tradition of liberty, self-determination, and the rule of law, we address you to synchronize our administrative realities under the USB Administrative Grid.

1. The Manifestation of Functional Fulfillment and the FARA Nexus

The United States of Biafra has transitioned into an active state of governance, a reality anchored within the U.S. jurisdiction through the Foreign Agents Registration Act (FARA). This administrative act constitutes a primary legal nexus, recognizing the USB's foreign principal status and providing a transparent framework for diplomatic and financial engagement. This fulfillment is further shielded by:

- **The Netherlands KVK Nexus:** Ensuring administrative transparency within the Euro-Atlantic grid.
- **The Global Juridical Chain:** Validated by precedents in Finland, Ireland, Canada, and Australia, affirming the USB's capacity to govern the affairs of its citizens.

2. Supporting Administrative Acts and Precedents (The Japan Nexus)

We invite the U.S. authorities to consider the recent coordination within the G7 jurisdiction of Japan. The Osaka Regional Immigration Bureau (Case No. 2026阪退第 307号) has formally recognized the supervisory authority of the USB Mission, accepting the USB Sovereign Nationality Certificate and releasing a citizen into our care. This administrative act serves as a global precedent for host nations to manage Biafran nationals through direct engagement with the USB administration, ensuring security and orderly processing.

3. Preservation of Identity as a Universal Human Right

The United States, as a nation founded on the inherent rights of the individual, understands that the acknowledgment of one's authentic identity is a prerequisite for justice. By recognizing the Sovereign Nationality Certificate, the U.S. administration ensures that USB nationals/citizens contribute to American society from a place of truth and inner accountability. This aligns with the decolonization principles enshrined in UN Resolution A/RES/80/106.

4. Proposal for Cooperative Reciprocity under the Administrative Grid

In the interest of administrative efficiency and global oneness, the USB Government proposes:

- **Administrative Channeling:** Directing all matters regarding Biafran nationals in the USA to the authorized USB representatives registered under FARA.
- **Identity Recognition:** Accepting USB sovereign instruments for identification and residency purposes, facilitating a transparent relationship between the individual and the state.

- **Mutual Harmony:** Establishing a collaborative framework where the USB administration provides verification and support for its national/citizens, promoting collective security and social stability.

5. The Resonance of Global Oneness

By honoring the functional reality of the United States of Biafra, the United States of America reinforces its commitment to a world where human dignity and sovereign truth are the foundations of international order. Supporting documentation is accessible via the **USB SOVEREIGN FOLDER**.

With the Highest Consideration and Universal Respect,

Permanent Mission Envoy: United States of Biafra-Biafra Republic Government in Exile-Defacto
ID: 7536

Head of Mission: Hon Shade Myers(NewYork)

Foreign Affairs Director on North & South American Affairs: Hon Ada Eze(Washington DC)

By Order of the Sovereign United States of Biafra (RESTORED)

Functional Fulfilment Authority of the UN Decolonization Resolution **A/RES/80/106**

Authorised by:

Her Excellency, Dr Ngozi Orabueze

Office of the Head of State

Deputy Prime Minister

UN Functional Fulfilment Officer- Resolution A/RES/80/106

United States of Biafra (Restored)

Biafra Tower, Confederating Capital Territory Ebube

Approved by,

Attorney Jayne Iwunze



ELECTRONICALLY AUTHENTICATED



unitedstatesofbiafra.org

SUBJECT: THE SOVEREIGN LETTER OF CREDENCE (Lahti Declaration of Restoration 29 11 2024) (United Nations Decolonization Mandate Resolution A/RES/80/106)

EXCELLENCY,

We have the honor to inform you that the Functional Fulfilment Authority of the UN Resolution A/RES/80/106/, the Sovereign Government of the United States of Biafra (USB), exercising its organic sovereignty restored on November 29, 2024, has appointed and by these presents do confirm;

- Her Excellency Dr Ngozi Orabueze
- Hon Pharm Diana Emeh
- Hon Ulo Ogbonnaa Ezeh
- Hon Ada Ezeh
- Rev Ebenezer Anene
- Rev Henry Aguwa
- Hon Livinity Livinus
- Hon Josh Onunaka
- Hon Shade Myers
- Hon Josh Onunaka
- Hon Ngozi Okafor Georgia

as our Envoys Extraordinary and Secretaries, Plenipotentiary to your esteemed Government in the United States of America.

The qualifications and character of our team assures that we are uniquely suited to fulfill this mission of Pacific Settlement and to present the Biafra 2026 Sovereign Portfolio/Instruments, a definitive legal archive of our restored nationhood.

We respectfully request that you receive us with the consideration due to the functional fulfilment of our national and human rights obligations, and to give full credence to all that we shall communicate in the name of United States of Biafra Mission, on-behalf of the Biafra population.

We particularly emphasize on our mandate to discuss:

- FUNCTIONAL FULFILLMENT OF THE USB ADMINISTRATIVE GRID.
- DECLARATION OF JURISDICTIONAL SOVEREIGNTY & EVIDENTIARY RELIANCE.
- SOVEREIGN NATIONALITY AND PROTECTION OF BIAFRAN NATIONALS.
- NOTICE OF SOVEREIGN REFUSAL AND DECLARATION OF LEGAL NON-EXISTENCE.

Waiver Notice: We remind your esteemed government that under Article 31 of the Vienna Convention on Diplomatic Relations, the USB envoy enjoys immunity from jurisdiction, which can only be waived by the USB government, not the envoy.

By these presents, we testify to the good relations we seek to build with your people and our commitment to a future of Love, Peace, and Truth. In Faith Whereof, we have signed these presents at the Lahti-Helsinki Diplomatic Mission Restoration.

- **Mutual Harmony:** Establishing a collaborative framework where the USB administration provides verification and support for its national/citizens, promoting collective security and social stability.

5. The Resonance of Global Oneness

By honoring the functional reality of the United States of Biafra, the United States of America reinforces its commitment to a world where human dignity and sovereign truth are the foundations of international order. Supporting documentation is accessible via the **USB SOVEREIGN FOLDER**.

With the Highest Consideration and Universal Respect,

Permanent Mission Envoy: United States of Biafra-Biafra Republic Government in Exile-Defacto
ID: 7536

Head of Mission: Hon Shade Myers(NewYork)

Foreign Affairs Director on North & South American Affairs: Hon Ada Eze(Washington DC)

By Order of the Sovereign United States of Biafra (RESTORED)

Functional Fulfilment Authority of the UN Decolonization Resolution **A/RES/80/106**

Authorised by:

Her Excellency, Dr Ngozi Orabueze

Office of the Head of State

Deputy Prime Minister

UN Functional Fulfilment Officer- Resolution A/RES/80/106

United States of Biafra (Restored)

Biafra Tower, Confederating Capital Territory Ebube

Approved by,

Attorney Jayne Iwunze



ELECTRONICALLY AUTHENTICATED



unitedstatesofbiafra.org

SOVEREIGN AUTHORITY
UNITED STATES OF BIAFRA GOVERNMENT
DEPARTMENT OF FOREIGN AFFAIRS
RESTORED JURISDICTION



NO: ((DOS-DOC) 01
ID: 7536
Mission: Washington USA

UNITED STATES OF BIAFRA

Permanent Mission to the International Community(USA Unit)

[UN RESOLUTION A/RES/80/106/][LAHTI/29/11/2024][USB SOVEREIGN MANDATE 2026]

EXECUTIVE SUMMARY OF APPENDIXES

TO: U.S. DEPARTMENT OF STATE / OFFICE OF THE LEGAL ADVISOR

ATTENTION: DEPARTMENT OF JUSTICE (DOJ)

FROM: Sovereign United States of Biafra(Restored) (**Successor of the Republic of Biafra**)

MISSION IN DC: United States of Biafra-Biafra Republic Government in Exile-Defacto

FOREIGN AGENT REGISTRATION NO (FARA): 7536

DATE: April 21, 2026

II. PRINCIPLE APPENDIX INDEX (1–54+sub appendixes): THE JURIDICAL CHAIN

1. **29 SCHENGEN MEMBER STATES ESTOPPED:** Legal framework for recognition by conduct.
2. **AU RESOLUTION ON COLONIALISM:** Categorizing colonial constructs as crimes against humanity.
3. **DOCTRINE OF ESTOPPEL:** Jurisprudence on Functional Recognition of self-determination.
4. **ESTOPPEL 2023 CONVENTION:** Appendix A–E; Proof of Sovereign event for BLA/Ahiara Mandate.
5. **VIDEO 2023:** Visual proof of the Helsinki Declaration adoption.
6. **BIAFRA DECLARATION HANDBOOK:** The foundational document of the restored mandate.
7. **ESTOPPEL 2024 LAHTI:** Appendix 1–(2A-C)5; Finnish Visa issuance for sovereign continuum and Proof of Sovereign event.
8. **VIDEO 2024:** Proof of restoration & the adoption of the name **United States of Biafra**.

9. **LAHTI RESTORATION DOCUMENT:** 500+ delegate signatures validating the transition.
10. **CONSTITUTION OF THE USB:** Adopted 2nd December 2024 via sovereign vote.
11. **HANDBOOK VIDEO:** Formal delivery of sovereign intent to the Finnish Parliament 2022.
12. **STATE SANCTIONED EVIDENCE:** Appendix 1-5; Proof of Finnish Authority & Police approval and security for both 2023 and 2024 event.
13. **EU PARLIAMENT PRECEDENT (2016):** Appendix A; Functional fulfillment of the EU's stance on Biafran sovereignty.
14. **INTERNATIONAL RECOGNITION BY CONDUCT:** Case law on statehood through interaction.
15. **UN RESOLUTION A/RES/80/106 MEMORANDUM:** Appendix A-C; Implementation of 2025 sovereign mandates.
16. **FINNISH PLENARY MIRROR:** Alignment with A/PV.1690 records.
17. **ORGANIC SOVEREIGN SUCCESSORSHIP:** The link between 1967 and the 2026 mandate.
18. **NOTICE OF SOVEREIGN REFUSAL:** Proof of service to the predecessor state (Nigeria).
19. **IRREVOCABLE RECOGNITION:** The status of the USB as a Functional State.
20. **UN INDEX 23RD SESSION (1968):** Mirroring the 1968 mandate into the 2026 record.
21. **ZAMBIA AFFIRMATION:** Historical proof of 1968 UN-level recognition.
22. **FINNISH RESONANCE MEMO:** Martial law implications and the 2026 mandate.
23. **BINDING FREQUENCY MEMO:** The 1967–2026 uninterrupted sovereign signal.
24. **TRANSNATIONAL(CANADIAN FEDERAL COURT) JUDICIAL SUMMARY:** Appendix A-C; Global judicial findings that establishes the Institutional Failure of the Nigeria.
25. **FORMAL CROSS-REFERENCE INDEX: JUDICIAL NEXUS & EVIDENTIARY ANCHOR:** Physical Evidence documented by Intersociety and Amnesty International.
26. **AU HUMAN RIGHTS COURT EVIDENCE:** Proof of Nigeria's failure to deposit Art. 34(6).
27. **INCITEMENT TO VIOLENCE PROOF:** Evidence of Nigerian repression via Zambia High Commission.
28. **USB COUNTRY INFO:** Technical data on the restored republic.
29. **EDUSKUNTA DEFINITION:** Finnish parliamentary standards for statehood.
30. **DISCHARGE OF 4 NATIONALS:** Appendix A; Prosecutor's confirmation of non-terrorist status for USB organizers.
31. **COMMUNICATION TO FINNISH PRESIDENT:** Formal request for sovereign mediation.
32. **MFA COMMUNICATION:** Request for collaboration on human rights protections.
33. **PRIME MINISTER SIMON EKPA'S CASE:** Appendix A; Human rights filing against Nigeria at the ACHPR.
34. **BANJUL COURT RECEIPT:** Formal acknowledgment of the application against Nigeria.

35. **AU COMMISSION SUBMISSION:** Documentation of Nigeria's lack of standing at the ACHPR.
36. **CIVIL DEMONSTRATION PROOF:** Lahti Market Square demonstration as an Independent State.
37. **REPRESSION REQUEST & SILENCE:** Appendix A-B; Nigeria's request to Finland and the lack of Finnish rebuttal.
38. **DEPOSITION OF VIOLATIONS:** Appendix A-B; Urgent action documents on gross human rights abuses.
39. **FINLAND'S HR POLICY:** Benchmarking the case against Finland's international obligations.
40. **INTERSOCIETY APPEAL/REPORT:** Appendix A-D; Intervention request to the Finland/EU.
41. **MICHAEL RUBIN/ORB REFERENDUM REPORT/RESULTS (AEI):** Appendix A-B; Independent observer validation of the Lahti Declaration.
42. **AEI VIDEO EVIDENCE:** Dr. Michael Rubin validating the Restoration of Independence.
43. **FINLAND MFA TRAVEL ADVISORY:** Evidence of the dangerous status of the predecessor state.
44. **DE GAULLE DECLARATIONS (1968):** Historical French recognition of Biafran statehood.
45. **SOVEREIGN RECOGNITION BY CONDUCT (1967–1970):** Historical archival proofs
46. **OPERATION BRAZZAVILLE:** Documentation of the Sovereign Triangle (France/Gabon/Ivory Coast).
47. **THE JEANNENEY MISSION:** Juridical validation of 1960s sovereignty.
48. **ARCHITECTURE OF FUNCTIONAL FULFILLMENT:** Summary of the 2026 sovereign state structure.
49. **HISTORICAL ALIGNMENT OF THE TRIPLE-STATE ARCHIVE:** Declassified Perspectives on the Terminal Failure of the 1914 Amalgamation. FRANCE (QUAI D'ORSAY), PORTUGAL (TORRE DO TOMBO), SPAIN (AGA)
50. **OEAS RESOLUTION/ACKNOWLEDGEMENT OF USB:** WRITTEN RESOLUTION OF THE OEAS DIRECTORS ON THE ESTABLISHMENT OF THE GOVERNMENT OF BIAFRA.
51. **MEMORANDUM OF RESTORED RECOGNITION:** Binding Frequency (1967–2026).
52. **MEMORANDUM OF SOVEREIGN ACKNOWLEDGMENT:** Appendix A-B; THE AUSTRALIA TRIBUNAL AS AN EU EXTENSION.
53. **USB SOVEREIGN DOCUMENTS:** (Pages 1-27, 9 Separate documents as listed below)
 1. **THE DOCTRINE OF CONSTITUTIONAL AND TREATY BREACH:** MANDATORY GUIDANCE AND THE PROHIBITION OF WILLFUL INFORMATION WITHHOLDING, in line with the UN Decolonization Mandate Resolution (A/RES/80/106)

2. NOTICE OF SOVEREIGN REFUSAL AND DECLARATION OF LEGAL NON-EXISTENCE: TERMINATION of Jurisdictional Claims and Formal Refusal of "Nigerian" Nationality as a Legal Fiction, in line with the UN Decolonization Mandate Resolution (A/RES/80/106)

3. DECLARATION AS A HUMAN RIGHTS UN ENFORCEMENT AUTHORITY: ENFORCEMENT OF THE UN DECOLONIZATION MANDATE (A/RES/80/106)

4. THE FALLACY OF THE HUMAN SHIELD: VTHE DISCOVERY OF THE VOID, in line with the UN Decolonization Resolution Mandate A/RES/80/106.

5. FRUIT OF THE POISONOUS TREE DOCTRINE: The principle of Ex injuria jus non oritur (law does not arise from injustice)., in line with the UN Decolonization Resolution Mandate A/RES/80/106.

6. DIPLOMATIC DECLARATION ON THE STATUS OF THE AUTHENTIC BEING: DIPLOMATIC RECOGNITION of the "Authentic Being" (Nwadiala) vs. the "Human" Replacement Tool, in line with the UN Decolonization Resolution Mandate A/RES/80/106.

7. THE BIAFRA LIVING DOCUMENT: PROCLAMATION OF CONTINUUM: Dissolving the Ambiguity of Recognition and Harmonizing the Global Mandate A/RES/80/106.

8. SOVEREIGN SUMMARY: THE BIAFRAN RESTORATION AS A FULFILLMENT OF UN RESOLUTION A/RES/80/106

9. SOVEREIGN NATIONALITY AND PROTECTION OF BIAFRAN NATIONALS: Acknowledgement of Biafran Nationality and Prohibition of Arbitrary Refoulement to Nigeria, in line with the United Nations Decolonization Mandate A/RES/80/106.

54. FUNCTIONAL DEPLOYMENT OF THE USB ePASSPORT & JURIDICAL CONTINUUM; Appendix A-B (ID Card Printing Proof/Sample of Means of USB Identification)

SUMMARY OF MEMORANDUM (Pages 1-5)

- **MEMORANDUM :** PURSUANT TO 5 U.S.C. § 553(e) of the Administrative Procedure Act (APA), which grants interested persons the right to petition for the issuance, amendment, or repeal of a rule.
- **SUPPORTING STATEMENT OF FACTS:** Supporting Statement of Facts establishes the evidentiary foundation for the administrative acknowledgement of the Biafran Identity by the U.S. Department of State.

Permanent Mission Envoy: United States of Biafra-Biafra Republic Government in Exile-Defacto
ID: 7536

Head of Mission: Hon Shade Myers(NewYork)

Foreign Affairs Director on North & South American Affairs: Hon Ada Eze(Washington DC)

By Order of the Sovereign United States of Biafra (RESTORED)

Functional Fulfilment Authority of the UN Decolonization Resolution **A/RES/80/106**

Authorised by:

Her Excellency, Dr Ngozi Orabueze

Office of the Head of State

Deputy Prime Minister

UN Functional Fulfilment Officer- Resolution A/RES/80/106

United States of Biafra (Restored)

Biafra Tower, Confederating Capital Territory Ebube



ELECTRONICALLY AUTHENTICATED



unitedstatesofbiafra.org

