

1900 Schenck Avenue, Apt. 10

Bronx, NY 10466

CAUTION TO THE PRINCIPALS: Your Power of Attorney is an important document. As the "principals," you give the person whom you choose (your 'agent') authority to negotiate, arbitrate and or represent your utmost or speak for you during any Arbitration Session in the matter of your negotiations or other disputes with any and all Creditor(s), Agents, Representatives and Assigns. You do not lose your authority to act even though you have given your agent similar authority.

When your agent exercises this authority, he or she must act according to any instructions you have provided or, where there are no specific instructions, in your best interest. "Important information for the agent" at the end of this document describes your agent's responsibilities.

Your agent can act on your behalf only after signing the Power of Attorney before a notary public.

You can request information from your agent at any time. If you are revoking a prior Power of Attorney by executing this Power of Attorney, you should provide written notice of the revocation to your prior agent(s) and to the financial institutions where your accounts are located. You can revoke or terminate your Power of Attorney at any time for any reason as long as you are of sound mind. If you are no longer of sound mind, a court can remove an agent for acting improperly. Your agent cannot make health care decisions for you. You may execute a "HealthCare Proxy" to do this.

GRANT OF AUTHORITY: we, the Board/Trustees (citizens) herein, of the corporation for and on behalf herein, the inhabitants of and guardians ad litem as it were; and with consent to the corporation named herein, for and on behalf of the Haitian Citizenry appoint you to act as our attorney-in-fact and agent; to do each and every act which we could personally/collectively do for the following purposes:

KNOWN ALL MEN BY THESE PRESENTS, which are intended to constitute a GENERAL POWER OF ATTORNEY, pursuant to sec. 5, Title 1513 of the New York General Obligations Law; and prepared in conformity with the provisions of Titles-1501 (b).

That we, the Haitian People (as evidenced via a Collective Petition), herein, as natural persons of sound mind and intellect; hereinafter, referred to as "The Principals" in the matter of the protection of Haiti, Haitian Properties, Commerce, psycho-social/socio-economic interests thereof; and all of our psychical infrastructure and all that is cumulatively Haiti, we do appoint you therefore as our "National Agent," to engage all matters which are of interest to Haiti, including all other pertaining action(s) thereto; for the negotiations and or settlement of any and all obligation(s) which are of equal interest to Haiti. In that bent therefore, we authorise the within-named Agent and Attorney-in-fact to negotiate, mediate, and to settle any and all human rights abuses/human maltreatment, theft of Haitian people's property, substances and equity. To resolve conflicts; to represent, intervene and cure all matters that are or shall become of interest to Haiti. To seek the immediate removal of every imperialism and or foreign entities, enclaves or squatters plundering Haitian Resources. To review all pertaining files, record(s); the photo static reproduction thereof. To request for, and to receive all pertaining records, mediate and resolve all conflicts pertaining any agreement(s) or the lack thereof; and or to set aside all conflicting agreements; to receive all other documents, other materials and testimonies supra. To attend to any and all Conference(s) with heads of governments and all their entities concerned, including other relevant personnel, and or other entities whether they are specifically memorialised herein or not; including but not limited to embassies, missions or persons affiliated with the noted representation(s) and actions which might be of interest to us or to the security of other interest(s), and to co-chair/sit in on every other venue chronicling the Haitian People's interest(s), for purposes of the matter(s) as enumerated herein.

The Principal(s) herein enumerated above, are the Haitian indigents and citizens; and do hereby appoint the above-named Agent to act as our representative for the purpose(s); and in all matter(s) whether in/out of court, conferences or trials of any and all of the issues arising out of, and may surround the total freedom of Haiti, including any and all claim(s) which may become appurtenant to any of our interest(s) thus:

- A. To draw all pertaining papers and to file same on behalf of the Haitian Citizenry.
- B. To prepare, file, request all documents relevant to all matters of interest to Haiti and the Haitian People and or administrative, educational, economic and social wellbeing.
- C. To ask questions, receive answers, all files, papers, other communications, and to sit in/partake in every session(s), court administration/process(es),

arbitration, conference(s); and to request copies of reports, minutes of trials, make all available legal/administrative requisitions, engage and further any course of action in any way necessary including appeals and contests against any undue Conclusions, Opinions and/or Orders from, and of any and all courts, tribunals or consular politics, etc;

D. To do any and everything necessary to effectuate the purpose set forth hereinabove, whether specified or not.

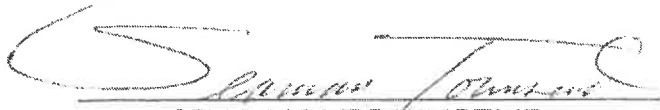
POWERS: We give you all the power and the authority which we may legally give to you. You may revoke this Power of Attorney or appoint a new Representative in your place. We approve and confirm all that you or your substitute may lawfully do for and on behalf of the nation of Haiti and the Haitian People.

SIGNATURES: By signing below, we acknowledge that we have received a copy of this Power of Attorney and that we understand its terms. When this document is executed before a Notary Public, all photo static and faxed copies shall carry the same weight and legal effect as the original.

IMPORTANT INFORMATION FOR THE AGENT: When you accept the authority granted under this Power of Attorney, a special legal relationship is created between you and the principal. This relationship imposes on you legal responsibilities that continue until you resign or the Power of Attorney is terminated or revoked. You must:

- (a) Act in the principal best interest;
- (b) Avoid conflicts that would impair your ability to act in the principal best interest(s).
- (c) Keep a record of all receipts, payments, and transactions conducted for the principal.

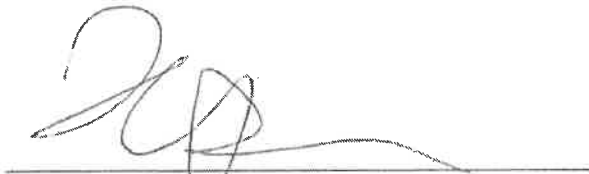
Affirmed to before me, this 4th day of February, 2019.



SEAMAN TOWNSEND

SEAMAN TO

Board Chairman
(For and on behalf of the Principal)



JESSICA PIERRE

Trustee
(For and on behalf of the Principal)



MARC PIERRE

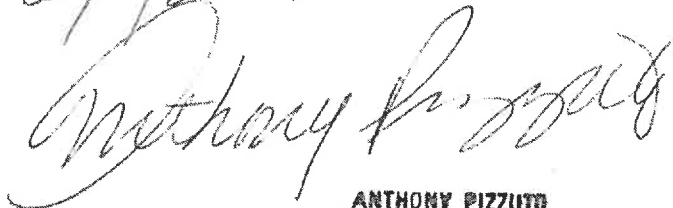
(For the Haiti Reformation Project as
President/Agent and Attorney-in-Fact)

NOTARY PUBLIC

UNSCRIBED TO AND SWORN BEFORE ME
THIS _____ DAY OF _____ 20____

NOTARY PUBLIC

2/1/2019



ANTHONY PIZZUTO
Notary Public, State of New York
No. 01P16056331
Qualified in Westchester County
Certified in Bronx County
Commission Expires _____

2/1/2019

“Addendum to Power-of-Attorney for [THE REPUBLIC OF HAITI]”

This is the dossier from the Haitian diaspora which asked President Moïse to conduct a Constitutional Referendum. It was this Power-of-Attorney for [THE REPUBLIC OF HAITI] by Yah-Weh Law Firm along with a dossier containing a Uni-lateral Declaration on behalf of Haiti for processing at the UN (dated October 17, 2018); thousands of Haitian signatures on petitions; Power-of-Attorney by Yah-Weh Law Firm; Affirmation as to P.O.A. Being in Full Force; Notary Acknowledgement; non-profit HAITI REFORMATION PROJECT incorporation letters; Cease-and-Desist TABULA-RASA ACCCORD dated March 26, 2021; which was hand delivered via process server to Permanent Mission of US to United Nations, Permanent Mission of Haiti to United Nations, Permanent Mission of Venezuela to United Nations, and the United Nations, et al.

Upon reception of said dossier, President Moïse rescheduled his April 25, 2021 Constitutional Referendum in Haiti for June 27, 2021; to also include the Haitian diaspora. To ensure the success of this Constitutional Referendum, the government of President Jovenel Moïse established a Basket Fund at the United Nations by placing an initial 20-million-dollars for financing in a fund jointly controlled and managed by the United Nations. His administration also made Louis Gonzague Edner Day the Minister of Haitians Living Abroad to deal with the Haitian diaspora after receiving said dossier.

President Moïse assigned Mathias Pierre as Haiti’s Minister of Elections and Interparty Relations to conduct this Constitutional Referendum for the people of Haiti and the diaspora. His administration also enlisted the UN entity United Nations Office for Project Services (UNOPS) to provide voter id, technical, and logistical support for the Constitutional Referendum.

President Moïse was in the process of utilizing the United Nations to fund and assist in conducting this Constitutional Referendum (to include Haitian diaspora) before it was rescheduled for September 26, 2021 and he was assassinated on July 7, 2021.

The utilization of the aforementioned dossier, which contained the Power-of-Attorney for [THE REPUBLIC OF HAITI], by President Moïse to conduct a Constitutional Referendum at the United Nations is the “Act of Procuration”

“Addendum to Power-of-Attorney for [THE REPUBLIC OF HAITI]”

which made it the; “P.O.A. of Record” at the United Nations and Attorney-in-Fact, Marc Pierre, Procurator of the Republic of Haiti.

The utilization of the aforementioned dossier, which contained the Power-of-Attorney for [THE REPUBLIC OF HAITI], by President Moïse to conduct a Constitutional Referendum at the United Nations and appoint Louis Gonzague Edner Day the Minister of Haitians Living Abroad is an “Act of Procuration” which has greatly amended its’ scope and expanded the ability of National Agent and Attorney-In-Fact, Marc Pierre, to act on behalf of the people of the Republic of Haiti (Principals); as the Procurator of the Republic of Haiti.

The utilization of the aforementioned dossier, which contained the Power-of-Attorney for [THE REPUBLIC OF HAITI], by President Moïse to conduct a Constitutional Referendum at the United Nations and assign Mathias Pierre as Haiti’s Minister of Elections and Interparty Relations to conduct this Constitutional Referendum is an “Act of Procuration” which has greatly amended its’ scope and expanded the ability of National Agent and Attorney-In-Fact, Marc Pierre, to act on behalf of the people of the Republic of Haiti (Principals); as the Procurator of the Republic of Haiti.

The use of this Power-of-Attorney for [THE REPUBLIC OF HAITI] by President Moïse to conduct a Constitutional Referendum is the “Act of Procuration” which has greatly amended its’ scope and expanded the ability of National Agent and Attorney-In-Fact, Marc Pierre, to act on behalf of the people of the Republic of Haiti (Principals); as Procurator of the Republic of Haiti.

This “Act of Procuration” by President Moïse has empowered and granted legal authority to National Agent and Attorney-In-Fact, Marc Pierre, as the Procurator of the Republic of Haiti.

This “Act of Procuration” by President Moïse has augmented the power of Attorney-In-Fact, Marc Pierre, to act as an agent of the state, on behalf of the Principals; as Procurator or government official of the Republic of Haiti.

As Procurator of the Republic of Haiti; Marc Pierre is a Haitian government official with Supreme Judicial and Administrative power; who has the Legal Authority to collect taxes, decide legal disputes, manage property, command

“Addendum to Power-of-Attorney for [THE REPUBLIC OF HAITI]”

auxiliary troops, and manage Haitian political institutions on behalf of the Principals (people of the Republic of Haiti).

Upon discovery of the Berlin Conference type “Ottawa Initiative on Haiti” and CORE Group trust organization; in order to retain National Sovereignty, Attorney-in-Fact Marc Pierre, as Procurator of the Republic of Haiti, decided to utilize the “P.O.A. of Record” at the United Nations to establish a National Trust @www.HaitiReformationProject.com. By enrolling into this National-Trust-Infra-Structure@www.HaitiReformationProject.com a Haitian citizen becomes both a Beneficiary and Managing Director of the National Trust.

Attorney-in-Fact, Marc Pierre, Procurator of the Republic of Haiti has made it mandatory that every Haitian citizen enroll into the National Trust @www.HaitiReformationProject.com in order to place the Republic of Haiti under a National Trust, establish a Sovereign Transitional Board of Managing Directors (Haitian citizens), and integrate the National-Trust-Infra-Structure into the Republic of Haiti.

Attorney-In-Fact, National Agent, I, Marc Pierre, Procurator of the Republic of Haiti has also authorized the Haitian diaspora to establish a Sovereign Transitional Board of Managing Directors from the Haitian citizens who have enrolled as Managing Directors of Haiti’s National-Trust-Infra-Structure @www.HaitiReformationProject.com.

Haiti’s National Office of Procuration

During this transition, Attorney-in-Fact, Marc Pierre, Procurator of the Republic of Haiti will also be establishing a procuratorial office in Haiti. This procuratorial office will investigate and prosecute the assassination of President Jovenel Moise, audit all Haitian governmental institutions, and assist the Transitional Board of Managing Directors with integrating the National-Trust-Infra-Structure into the Republic of Haiti.

Take Notice: The legal Abdication-of-Authority by Haiti’s body politic officially began with the placement of the Republic of Haiti under the auspices of the CORE Group Trust organization by foreign international intermediary Andre Apaid and Civil Society Group 184 via UNSCR 1542. After the 'Ottawa Initiative on Haiti'; they utilized the political crisis of the February 29, 2004

“Addendum to Power-of-Attorney for [THE REPUBLIC OF HAITI]”

(coup d'état and removal of President Aristide) to coercively remove the sovereign power and authority of the Haitian state. Due to the Legal Doctrine-of-Abdication of the Haitian state by the Haitian Body Politic via UNSCR 1542 and assassination of President Moïse; Attorney-in-Fact and Procurator Marc Pierre is, de facto, the only remaining legal and sovereign authority; authorized to represent the Principals (people of the Republic of Haiti).

Marc Pierre

“[THE REPUBLIC OF HAITI] by Marc Pierre, their agent under P.O.A.”

~~1900-2000-10166~~

~~Barney 2001-10166~~

(929) 248-1274

State New York

County of Bronx

Personally, appeared Marc Pierre who subscribed and swore to the truth of the forgoing certificate, and acknowledge that (he, she, they) executed the same, before me.

Notary Public / Justice of the Peace

[Signature]
05/14/2026

