

Venetian Republic Council of Ministers Parliament

Venice, Palazzo Ducale, 05 April 2023

Prot. N. DPL2023050400008

Recipients:

To the Minister of Foreign Affairs of the Italian State, Antonio Tajani. Piazzale della Farnesina, 1-00135 Rome - ITALY

President of the Council of Ministers, Giorgia Meloni - Palazzo Chigi - Piazza Colonna 370 - 00187 Rome - ITALY

To the President of the Italian Republic, Sergio Mattarella, Palazzo del Quirinale, Piazza del Quirinale 00187 Rome - ITALY

and p.c.

Mayor of Venice, Luigi Brugnaro - Venice Secretariat - Ca' Farsetti (San Marco 4136, 1st floor) VENICE

To the Secretary General of the Organization for Economic Co-operation and Development (OECD), Mr. Mathias Cormann, 2 Rue Andre' Pascal 75775 Paris Cedex 16 - FRANCE

"The OECD is bound by the principles and objectives defined by the 1975 Helsinki Act and the 1990 Charter of Paris". To the High Representative of the European Union for Foreign Affairs and Security Policy, Mr. Josep Borrell c/o European Commission, Rue de la Loi-Weststraat, 200 -1049 Brussels - BELGIUM.

To the Secretary General of the Council of the European Union, Jeppe Tranholm-Mikkelsen c/o President of the European Council - Charles Michel, Rue de la Loi -Weststraat, 175 1049 Brussels- BELGIUM

To the Secretary General of the United Nations, Mr. António Guterres - U.N. Office of Legal Affairs - Mr. Miguel de Serpa Soares, 760 United Nations Plaza, New York, NY 10017 - USA

At U.N. - OHCHR - Ms. Michelle Bachelet Jeria, Palais Wilson-Rue de Paquis, 52 CH 1201 Genève - SUISSE

Haut Commissariat des Nations Unies pour les réfugiés (UNHCR) - Rue de Montbrillant 94, 1201Genève - SUISSE International Committee of the Red Cross, 19 Avenue de la Paix, 1202 Genève - SUISSE.

Senders:

Veneto National Liberation Committee

Venetian National Authority-Council of Ministers

National Parliamentary Council of the Veneto People

Legal and Juridical Affairs Office of the Legislative Council of the Veneto People.

Ministers of the Environment, Transport, Energy, Communications, Cultural Heritage and Activities and Tourism of the Veneto State.

Subject: Official Communication, Venice Capital Law.

(One country, two systems)

Legally binding instrument of ratification for acceptance of the Global Code of Ethics for Tourism. From the obligations, rights and duties deriving from the rules of international law.

Law No. 35 of 05 April 2023 approved:

Erga omnes access to Venice is free with the form for issuing a card for the acquisition of nationality of Venetian origin and citizenship. With the self-determined Popolo Veneto card, no landing fee to enter Venice is required, neither by the local Venetian authorities, nor by the Italian local authorities.

Restrictions and access controls to Venice are imposed neither on tourists nor on natives if they are in possession of the self-determination card of the Venetian People, with an annual cost of 10 euros.

The Veneto Government undertakes to issue authorizations for maritime public transport lines in the Venice Public-Private Partnership, at the basic cost of the free local public transport ticket and at a voluntary low cost. Veneto People Direct. The service is active, made up of all the Venetian People of Venice and the main institutional partners are: the executive of the Veneto Government of the Council of Ministers with the various dedicated ministries (Culture, Economy, Environment), the legislative power of the Parliamentary Council of the Popolo Veneto and the National Authority of the CLNV, assisted by the judiciary to protect the Veneto State of the Attorney General and the implementation of monetary and economic policy of the Banca Nazionale Veneta (Venetian National Bank), Prefects in collaboration with all the provinces of the Veneto State of Legislative Decree, 212 of 2010 and by all the cities of Veneto, to form an economic-social fabric of territorial development in compliance with eco-environmental sustainability.

The Council of Ministers, in implementing the Law of 25 October 1977, n. 881 approves the public democratic procedure, for the elections to vote for mayor in each municipality of the Veneto territories, for the enforceability of the rights of selfdetermination.

Seen:

The Veneto National Liberation Committee and the National Council of the Veneto People, in compliance with the provisions contained in Art. 96.3 of the 1st Additional Protocol of 1977, in the Geneva Conventions of 1949. Art.96.3, of the First Geneva Protocol of 1977, on the Liberation Movements, in order to relate with third States, have issued the institutional government apparatus: the National Council of the Veneto The Veneto National Liberation Committee has international juridical People. personality, therefore the suitability to assume ownership of subjective juridical situations created by norms of international law, by virtue of which the C.L.N.V. it can be considered a subject of autonomous legal attribution and an international organization, holder of rights and obligations within the international legal system and can act autonomously with respect to the States. In the concrete manifestation of international subjectivity, it can also include immunities and privileges. The founding act determines the structure and objectives of the Veneto National Liberation Committee, lists the powers attributed to it to achieve the pre-established objectives. With the effective use of these powers, in concrete action on the international level, to make him an actor of the International Community, therefore suitable to be the holder of legal personality, in full real capacity to exercise all effective functions. The Provisional Veneto Legal System has the reference legal instrument, which the provisional Veneto Government adopts for the management of the transition phase and approved the law with a decree unanimously, the instrument of adhesion to the World Code of Tourism Ethics, with the acceptance of all the obligations deriving from the fulfillment of accession to the United Nations Organization. Rule of law: all powers rest on treaties freely and democratically signed, by virtue of the principles that characterize the rule of law, on the jurisdictional protection of peoples in selfdetermination-self-determination, solemnly proclaimed and recognized. International legal norms recognize that every human being has innate, therefore inviolable, inalienable and imprescriptible rights, which therefore pre-exist the written law. The individual is the original subject of sovereignty and comes before the state and the system of states. By virtue of the rights that are equally inherent in each of its members, the universal human family is also an original collective subject that comes before the system of states and the individual state. Some innate rights (to existence, to identity, to self-determination) are also recognized in human communities that have the character of people.

Law Decree n. 26 of 26.06.2022.

Adoption of measures of a financial nature required by the execution of the obligations deriving from the commitments undertaken; implementation of Law Decree 1 Art. 2 of 19.12.2019, Establishment of the National and International Tourist Office of the national historical heritage of the Veneto People, for the protection of the artistic, historical and cultural heritage of the millenary Venetian civilization. The Council of Ministers promotes the development of culture and scientific and technical research. It protects the landscape and the artistic heritage of the Venetian nation. The Council of Ministers solemnly adopts the principles of the World Code of Ethics for Tourism.

People-Government-Territory Provisions.

Realization of the Right of Self-determination of the Veneto People.

Implementation of the legal regime of the Veneto People.

Judicial protection of self-determination.

The Government of the Venetian Republic,

is aware of the duty to pave the way for the reconstitution of the Venetian nation, in the Venetian land which is mother, life, memory and history, the sacred place of our ancestors, the future for our children.

Considered,

Rule of law: all powers rest on freely and democratically signed treaties. By virtue of the principles that characterize the rule of law, on the jurisdictional protection of peoples in self-determination-self-decision, solemnly proclaimed and recognized. The International Covenant on Civil and Political Rights of the International Covenant on Civil and Political Rights and the International Covenant on Economic, Social and Cultural Rights, adopted in 1966 and entered into force on March 23, 1976, ratified by the Italian State with law 881/77, of 25 October 1977; Convention 169 of the International Labor Organization (ILO) of 27 June 1989 on the rights of indigenous and tribal peoples, in force since 5 September 1991 (Article 3, in particular, establishes that indigenous peoples have the right to enjoy fully respect human rights and fundamental freedoms without any discrimination and that the provisions of the Convention must apply without distinction to men and women of indigenous origin); as well as, acknowledging the accession of the Venetian Republic to the World Ethics Organization of Tourism, on 20 December 2020, with the solemn adoption of its principles: art.1- Tourism as a tool of mutual understanding and respect between peoples and societies:

• The understanding and promotion of ethical values common to humanity, in a spirit of tolerance and respect for the diversity of religious, philosophical and moral beliefs, represent the foundation and consequence of responsible tourism; tourism actors and tourists themselves will respect the social and cultural traditions and practices of all peoples, including those of minorities and indigenous peoples, and recognize their value;

• Tourist activities will be carried out in harmony with the specificities and traditions of the regions and the host country and in compliance with their laws, as well as their customs and traditions;

• Host communities on the one hand and local professionals on the other, will learn to know and respect tourists and learn about their lifestyles, tastes and expectations; the education and training imparted to professionals will contribute to a hospitable welcome;

• Public authorities will ensure the protection of tourists and visitors, as well as that of their property; the same will pay special attention to the safety of foreign tourists, by virtue of their possible particular vulnerability; they will also facilitate the use of means of information, prevention, protection, insurance and assistance appropriate to their needs; attacks, assaults, kidnappings and threats against tourists or other persons operating in the tourist industry, as well as the willful destruction of tourist facilities or elements of they; cultural or natural heritage...

DECREES

the establishment, in the autochthonous Venetian territories, of cultural centers of national and international tourism, with the granting of licenses to private individuals, in compliance with the definition by UNESCO of the concept of culture: «Culture in the broadest sense can be considered as the set of unique spiritual, material, intellectual and emotional aspects that distinguish a society or social group. It includes not only art and literature, but also ways of life, the fundamental rights of human beings, value systems, traditions and beliefs."

[Final report of the International Conference on Cultural Policies, organized by UNESCO in Mexico City from 26 July to 6 August 1982. Published by the German UNESCO Commission. Munich: K. G. Saur 1983 (Reports of the UNESCO conferences, No. 5), p. 121. 5]... 23 dic 2013] - The Venetian language is recognized with identification ISO 639-3 "vec" by UNESCO and classified among the living languages in the Ethnologue catalog and recognized by the Council of Europe in 1981 (the C.L.N.V. also recognizes preexisting historical languages). Government premises and licensed premises are subject to and protection of jurisdictional immunity from international self-determination law, (according to Article 10 of the Italian Constitution, Italian Law 881/77) Decree Law 1, Article 2 of 19.12. 2019 of the Council of Ministers, Law 12 of the Veneto Parliament. Responsible offenders will be punished according to international law.

CLAIM

for the purposes of the right of self-determination, all the financial income derived from the cultural tourism activity of the indigenous Veneto People, now used by the Italian State for use as a guarantee for the protection of the inalienable political, economic, social and cultural rights of the entire Veneto people.

SEEN

Decree Law No. 30 of 27 February 2023. Ministers of the Environment, Transport, Energy, Communications, Cultural Heritage and Activities and Tourism of the Veneto State.

For the purposes of environmental assessments on environmental protection for more efficient territorial and international cooperation, it is proposed to establish by law, within the Ministry of the Environment, the Water and Woods Magistrate, assisted by the institution of the Body of Environmental Police.

Law Decree: Due implementation of the Law of 25 October 1977, n. 881, Prot. N. CdM202205120004 of the Council of Ministers on 14 December 2022. The Government of the Veneto People, in order to achieve the enforceable purposes of the rights of Self-determination of Peoples, approves the following provisions by decree: the self-determined persons of the C.L.N.V. and by law of the Veneto Parliament, they can freely dispose of their wealth by withholding income taxes for the purposes of the right of self-determination.

Official Communication of 15 October 2022, Prot.N. DPL2022150900013 of the Institutional Government Authorities with International Public Juridical Act, entitled: Availability of natural resources.

Official Communication with International Public Juridical Act of 01 November 2022, Prot.N. LGL202224100008 "In the name of the Veneto people". Implementation of control and guarantee mechanisms of all universally recognized legally binding instruments.

International public legal act of the Veneto Liberation Committee, dated 07 November 2020. Treaty: Butterfly effect of the Autochthonous Peoples of Europe. (Vienna Formula). Subject: Declaration of Belligerence to the International Organization "sui Generis" European Union binding for all States and international juridical personalities adhering to the organization. The present Treaty "Butterfly Effect of the Autochthonous Peoples of Europe" is governed by the international law of the Vienna Convention. Treaties concluded between States and other subjects of international law or between subjects of international law other than States. Dispute settlement and monitoring of treaty implementation is not in itself incompatible with the object and purpose of the treaty. Belligerence as a legal act of public international law, from the obligation to apply International Humanitarian Law (IHL); the Veneto Liberation Committee has the status of legal representative of the Veneto State, for the self-determined Veneto People and for all the autochthonous peoples of Europe.

This Law informs the Italian State, for the protection of the human rights mentioned, that starting from 25 April 2023, San Marco, the National Day of the Veneto People, everything will be present for collaborative cooperation with the Italian local authorities, the Police Corps Environmental protection of the capital Venice, provided with a specific authorization and identification document.

The President of the Council of Ministers of the Veneto State invites, makes himself available and hopes for a meeting with the Italian local authorities in an effective cooperation, with the aim of deepening the aforementioned topics

The President of the Council of Ministers of the Veneto People sends information to the President of the Council of Ministers of the Italian State that, on the occasion of the National Holiday of the Veneto People, on April 25, again in Piazza San Marco in Venice, with a prayer, the the invocation to the protection of the Evangelist San Marco and a blessing was celebrated for the institutions of the Veneto State and for the entire Veneto people. The parliamentary authorities and the Ministers will be provided with a parliamentary identification card and a card of the Ministers in office in the Council of Ministers. Foreign Diplomatic Representations may also be present at the event.

The inaction of peoples, in addition to being stated among the purposes of the United Nations (Article 1 of the Statute), is formally recognized as a fundamental human right by the most important international legal conventions on human rights. The Council of Ministers exercises a power of government, including all its constituent elements, referring to all the subjects belonging to the Venetian State community, is the holder of rights and obligations established by the rules of international law and has the ability to act in the life of international relations and to produce legal documents. The Council of Ministers reaffirms its commitment to the values and principles of democracy, human rights and the rule of law, social cohesion, human dignity and equality. Ensure full enjoyment of and access to all human rights, including social and economic rights, by all members of society; reduce people's vulnerability; and strengthen the fabric of sustainable democratic societies. These objectives are achieved by contributing to the promotion of solidarity and the protection of human dignity, equality and equal opportunities for all, as well as to the prevention and fight against violence and discrimination on any basis.

Venice, Palazzo Ducale, 05 April 2023

Ministers of the Environment, Transport, Energy, Communications, Cultural Heritage and Activities and Tourism.

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Foreign Minister Leandro Nadin

President of the Parliament Luca Ferrari

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