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*The office of His Excellency, Mr. Kidima Mubarak*

CHAMPION OF COMMON SENSE, AUTHOR OF THE INDEPENDENT VOICE BOOK, GLOBAL CONSTITUTION.  
FOUNDER OF THE INDEPENDENT GLOBAL MOVEMENT VOICE

**This Communication is primarily based on good faith and serves as Special  
Demand to the United Nations and South Africa State.**

REF: KM/IGMV/49/24/05/2026.

Date: Sunday 24th May, 2026.



The United Nations Security Council.

Secretary-General of the United Nations.

The United Nations High Commissioner for Human Rights Council.

The Office of the International Criminal Court.

The European Commission/Parliament.

The Alkebulan Commission/Parliament.

The Australian House of Representative Members/Senators.

Members of Legislative Assembly in Western Australia.

The President of the Republic of South Africa.

All Honourable Members of Parliament in South Africa.

The Global Community and The Independent Global Movement Voice (IGMV).

Distinguished Excellencies, **VIP** Colleagues and Global Community,

#### **FORMAL DECLARATION AND PUBLIC APPEAL FOR HUMANITARIAN INTERVENTION:**

##### **1. Reaffirmation of Urgent Medical Appeal:**

First and foremost, I wish to reaffirm my previous Public Appeal for Medical Evacuation and Urgent Treatment in Japan, dated Thursday, May 21, 2026.

I am currently experiencing severe physical distress and enduring continuous pain. Amidst these personal health challenges, I have observed documented reports regarding civil unrest in South

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Africa, specifically involving groups Suspected to be mixed-race of Black and White heritage targeting and assaulting Alkebulanian nationals under xenophobic slogans such as "Foreigners must go."

## 2. Condemnation of Violence and Call for Investigation:

The International Global Movement Voice (IGMV) strongly condemns these barbaric behaviours and demands an immediate cessation of these illegal operations.

We suspect these activities may be coordinated or clandestinely sponsored by specific interest groups within South Africa to drive political motivations.

We formally request a thorough and exhaustive investigation into this matter, including an evaluation of the operational leadership and the origins of these groups.

## 3. Protection of Vulnerable Populations under International Law:

We demand that business owners with valid identification, political asylum seekers, and refugees be protected from mistreatment, harassment, and unlawful deportation. Individuals at risk must not be forcibly returned to environments where their safety is compromised. They must be protected at all costs, in strict accordance with the Universal Declaration of Human Rights, international law, the Refugee Convention, and the United Nations Charter.

## 4. The Mandate of the United Nations General Assembly:

It is fundamentally unlawful to use force to secure control over any individual against their will. The explicit mandate of the United Nations General Assembly is to promote, protect, and uphold the human rights of all people, as guaranteed under international law and stipulated within the Universal Declaration of Human Rights. International bodies must respond decisively to serious violations of these rights.

## 5. Demand for Immediate United Nations Intervention in South Africa:

We demand that the United Nations intervene immediately to halt these illegal actions against vulnerable populations who are being targeted as foreigners.

The international community possesses a fundamental duty of care to protect our beloved Global Community, pursuant to [Articles 1, 3, 5, 7, 8, 9, 10, 13, 14, 15, 16, 17, 18, 22, 28, and 29\(1\) of the Universal Declaration of Human Rights \(UDHR\)](#).

## 6. Mandated Obligations Under the Refugee Convention:

Furthermore, international stakeholders are bound by the legal obligations mandated under [Articles 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, and 33 of the Refugee Convention](#).

## 7. Strict Adherence to Article 33: Non-Refoulement:





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**Article 33 of the Refugee Convention** explicitly prohibits the expulsion or return (non-refoulement) of a refugee. International law strictly forbids member states from expelling or returning a refugee in any manner to territories where their life or freedom would be threatened on account of their race, religion, nationality, membership in a particular social group, or political opinion.

#### **8. Universality of Customary International Law:**

The principle of non-refoulement is so universally recognized that it is established as a core component of customary international law. Consequently, this principle is legally binding upon all nations, including those that have not formally signed or ratified the specific Refugee Convention.

#### **9. Judicial Duty to Protect Asylum Seekers:**

**Furthermore**, we maintain that judicial authorities and international courts must actively protect political asylum seekers, immigrants, and refugees. This protection is mandated pursuant to Article 16 of the Refugee Convention, established under the United Nations Conference of Plenipotentiaries on the Status of Refugees and Stateless Persons, and convened under General Assembly Resolution 429(V) on December 14, 1950, which entered into force on April 22, 1954, in accordance with Article 43.

**"Notice to Agent is Notice to Principal, Notice to Principal is Notice to Agent".**

We remain humble servants to the Global Community and Champions of the Global Constitution.

We look forward to hearing from your urgent action and response.

By order of

**His Excellency Mr. Kidima Mubarak Kim**

**Champion of Common Sense and Chairman of Alkebulan,**

**Author of the Independent Voice Book, Global Constitution,**

**Founder of Matooke Project in Australia from Alkebulan,**

**Founder, President, and Chairman of the Independent Global Movement Voice (IGMV).**

