

REPUBLICA

MOVIMENTO DE LIBERAZIONE NASIONALE DEL POPOLO VENETO  
NATIONAL LIBERATION MOVEMENT OF THE VENETIAN PEOPLE



VENETA

GOVERNO VENETO PROVVISORIO  
PROVISIONAL GOVERNMENT OF THE REPUBLIC OF VENICE

ART.96.3 PRIMO PROTOCOLLO ADDIZIONALE (1977) CONVENZIONE GINEVRA 1949 - UCC File Number 2019-086-9892-8

DIPARTIMENTO DE PRESIDENZA

DICHIARAZION DE  
INDIPENDENZA

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## DIPARTIMENTO DE PRESIDENZA

Citizens and Patriots of the Venetian People!

As President of National Liberation Movement of the Venetian People (MLNV) and President of the Provisional Government of the Republic of Venice (GVP) I address to all of You and to every Human Being now present in the Territories of the Serenissima Motherland, without any distinction of Ethnicity, Gender, Age, Socioeconomic Status, and I do it with an extreme sense of humility and respect for what we all have in common, our Humanity.

For ten years now, we have been struggling to restore the Sovereignty of the Venetian People on our Motherland.

For ten years now, we have been working to restore the Serenissima Republic of Venice and create a modern, efficient and above all Ethical State.

An ancient and new Nation, in which to every Human Being's own original Dignity and the exclusive Ownership of one's own physical body, of one's own intellectual sphere, with one's own free faculty to understand, to conceive thoughts, to elaborate ideas and to formulate opinions and of one's own spiritual sphere, as the root and expression of one's free conscience and personality, shall be recognized.

An ancient and new Nation, in which every Human Being is what they are, that is, an expression of their own personality, deriving from their original individuality, and as owners of their own identity.

An ancient and new Nation, in which the existence of every Human Being constitutes an essential and universally effective Natural Right and which, as such, can only be free.

An ancient and new Nation, in which the impossibility of preventing or even partially hindering the right to a complete, dignified and free existence of every human being, compared to another, determines, in any reasonable, fair and contextual conditions, the equality in the pleasure of guaranteeing equal rights among Human Beings.

An ancient and new Nation, in which every Human Being is recognized for their inviolable originality, as source and archetype of their right to sovereignty, which can only be natural (life-generating), exclusive (unique), inalienable (untouchable), indispensable (as necessary), non-transferable and imprescriptible (unfading).

An ancient and new Nation, in which the recognition of this inviolable originality takes precedence over any law and order because it is pre-existing and original by Right of Nature.

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An ancient and new Nation, which recognizes the originality of the Sovereignty of their People, whom the Sovereignty of the State cannot be derived without, which can only be delegated by the People through mutual consent and only to achieve social goals according to common interests.

An ancient and new Nation, in which the community of Human Beings, freely united by a lasting feeling of belonging and having a common reference to its own culture, language and its own historical traditions, developed on a geographically determined territory, freely constitutes their People.

An ancient and new Nation, as an expression of the identity of their own People and destined, together with other People, to identify, qualify and value the plurality of the free and peaceful community universally known as Humanity.

An ancient and new Nation, heir to the Serenissima Republic of Venice, founded in the year 697 AD and which has never ceased to exist and "de jure" it is still existing on all its territories, today illegally occupied by the Italian foreign state.

The MLNV is a National Liberation Movement, an organ delegated by the International Law, to claim the right of Self-Determination for a People subject to the occupation of a foreign state, that is, a racist regime or a colonialist one.

The MLNV, founded on 29<sup>th</sup> September, 2009, claimed the Right of Self-Determination of the Venetian People with "Denunciation of occupation, domination and colonization of the Venetian Nation by the Italian foreign state - Claim of Sovereignty of the Venetian People", deposited at the UN in Geneva on 28<sup>th</sup> September, 2010 and at the UN in New York on 27<sup>th</sup> November, 2011 and to which no opposition has ever been advanced, neither by the Italian occupying state, nor by the UN, nor by any other third state.

The MLNV, as provided by the International Law, having to equip itself with an institutional apparatus pursuant to and for all the purposes of Article 96.3 of the First Additional Protocol (1977) at the 1949 Geneva Convention, on 4<sup>th</sup> February, 2012 established the VENETIAN PROVISIONAL GOVERNMENT (GOVERNO VENETO PROVVISORIO or GVP).

By virtue of this free, responsible and voluntary faculty, every Citizen of the Venetian People publicly affirms the ability to validly and consciously demonstrate their own will, in the accomplishment of juridical acts of which they are clearly aware.

By virtue of this free, responsible and voluntary faculty, every Citizen of the Venetian People has thus manifestly pronounced and notified to every Authority of foreign Italian

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occupation, their right not to be forced to execute anything in relation to any kind of measure issued by it.

By virtue of this free, responsible and voluntary faculty, every Citizen of the Venetian People has publicly repudiated subjection to the Italian state.

By virtue of this free, responsible and voluntary faculty, every Citizen of the Venetian People has recognized the moral duty to oppose any artifice and deception that lead them to be made into slavery or to be enslaved in any way to the Italian foreign occupation authorities.

By virtue of this free, responsible and voluntary faculty, every Citizen of the Venetian People does not identify with the forced Italian citizenship and does not feel obliged to recognize the illegal jurisdiction of the Italian foreign state.

By virtue of this free, responsible and voluntary faculty, every Citizen of the Venetian People have manifestly exercised their right and power to represent themselves.

By virtue of this free, responsible and voluntary faculty, every Citizen of the Venetian People have recognized themselves as Venetians by natural law, identifying themselves with the Venetian People, as a Community of Peoples of Venice, freely united by a lasting feeling of belonging, which have a common reference to their own culture, language and historical traditions, and developed on a geographically delimited territory, consisting of their Motherland.

By virtue of this free, responsible and voluntary faculty, every Citizen of the Venetian People recognizes themselves of Venetian Nationality, as an expression of the identity of the Venetian People, which they feel and declares to be part of.

By virtue of this free, responsible and voluntary faculty, every Citizen of the Venetian People recognizes that their Venetian Nationality is in conformity with and manifests itself with the concept of the Venetian Nation, intended to identify, qualify and value the plurality of the community of People, universally known as Humanity.

It is indisputable that, in fact and in law, the Italian state in the Territories of the Republic of Venice remains today an occupying foreign State, under the legitimization of the exercise of its sovereignty over the territories of the Serenissima Motherland, with no relevance for the years of illicit racist and colonialist occupation.

It is indisputable that, according to the customary principle of the International Law, a State is internationally extinguished only when there is a significant change in all its three constituent elements (Territory, Population and Government Apparatus) and that this requirement does not exist for the Venetian People, which are not extinct but still exist today and claim their place as a Nation among Nations.

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It is indisputable that the Venetian People are subject to the foreign military regime, despite being formerly part of an independent state and in any case having a distinct status from that of Italy.

It is indisputable the illegal and repeated "ab origine" occupation of the Territories of the Sovereign Republic of Venice, for the fraud committed against the Venetian People and with which the Kingdom of Italy annexed "manu militari" the Territories of the Republic of Venice.

It is indisputable the repeated and willful non-compliance and transgression of the principle of Self-Determination, that invalidates the Treaties which, in the case of transfers of territories, do not include a provision providing for prior consultation of the concerned population - (*The "plebiscite" of 1866 is well known to have been a fraud against the Venetian People, because the consultation took place in a state of military occupation, with deception and the extortion of a non-free and predetermined choice, even in the false results made public before its concretization*).

It is indisputable and contemporary the repeated willful responsibility of all the highest Italian institutional positions, who insistently ignore and deny the existence of the Venetian People and who, even through their highest Body of Justice ruled that "*the Venetian People would cease to exist by virtue of the Plebiscite of 1866, choosing to become Italian people*"; to these is well known the false History of this event, which in fact was a fraud committed by the Italian Kingdom, then admitted by the Conte Thaon di Revel himself, plenipotentiary of the then King of Italy and responsible for the operation, who admitted in a later memorial, the committed deception.

It is indisputable the repeated willful non-compliance and transgression of the Universal Declaration of Human Rights, with the consequent condition of enslavement of Human Beings, especially of Venetian Nationality, and the repeated willful disregard and transgression of the Right to Self-Determination with the "jus cogens" value, which the Venetian People are the owner of.

It is indisputable that there is no documented evidence that every single Citizen of the Venetian People and of Venetian Nationality and/or that they declare to be part of the Venetian People, are Italian citizens and have signed a regularly valid contract with the entity, currently identified with the name of "Italian state", that obliges them to follow its political, penal, civil, commercial, fiscal, traffic or any other regulations.

It is indisputable that the Italian occupying state is not allowed to dispose of the utilization of the territory of the Republic of Venice and its natural resources.

It is indisputable the repeated willful non-compliance and transgression of the provision that prevent the occupying state from entering into international agreements,

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relating to the territory, which the Venetian People are based on, in particular with the transfer of portions of that to foreign subjects and sovereignty (e.g. Eurogendfor).

It is indisputable the repeated willful non-compliance and transgression of the provision, whereby States, which oppress people subject to colonial rule, foreign military occupation or racist government, are obliged to allow the exercise of the right to self-determination, in particular, not to prevent the exercise of this right by coercive means.

It is indisputable the repeated willful non-compliance and transgression of the prohibition of art.2, par.4 of the Charter of the United Nations, which prohibits States from resorting to the threat or use of force against People, who invoke their Right to Self-Determination.

It is indisputable the repeated willful non-compliance and transgression of provisions, whereby the National Liberation Movements are subject to the rules on the protection and immunity of individuals acting in their name and on their behalf.

It is indisputable that the recurrence of such illicit, in their entirety, concur to concretize the real risk of the crime of "democide" against the Venetian People, by reason of the aberrant political purpose of the Italian state aimed at their cancellation, suppression and extinction.

It is indisputable that the same racist and colonialist Italian occupying foreign state sanctioned the illicit and illegal permanence of its occupation on the Territories of the Republic of Venice with the legislative decree 13.12.2010, n. 212, in force since December 16<sup>th</sup>, 2010, which has expressly repealed in all respects the Italian Royal Decree 04.11.1866, n. 3300, "*with which the Provinces of Venice and Mantua are an integral part of the kingdom of Italy*" ("*col quale le provincie della Venezia e di Mantova fanno parte integrante del regno d'italia.*").

It is indisputable that the Principle of Legality is applicable to the Right of Self-Determination for the Venetian People and that this right concretes the power to exercise it in the contemplated forms and ways.

The MLNV, in carrying out its duties towards the Serenissima Motherland, remaining with unyielding compliance in the hive of the norms of the International Law and conforming to the principle of strict legality, legitimately fights to restore the legality on all its Territories.

The MLNV has committed itself not to use violence or to make use of the war of liberation, as far as possible, despite being provided and compliant with the Law.

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The MLNV denies and rejects the illegal and imposed authorities of the Italian institutions.

The MLNV recognizes the exclusive legality of any relationship and legal transaction that determines equal duties between the parties, excluding the illegal and illegitimate possibility and claim of enslavement and submission into slavery, in any way and form, of any Human Being.

It is indisputable that the effects of legal acts, both public and private, receptive and non-regulatory, normative and preceptive, discretionary, due and necessary, including those of administrative and judicial measures, whether one-sided, bilateral, multi-a multilateral and collegial, and also of the same legal acts of private law that are expressed as a manifestation of thought through speech, oral or written; or other signs, operations, material or actual acts, which are human behaviour different from statements concerning negotiating acts, expression of declarations of will or knowledge, of judgment, of desire or of authority and obligation, cannot produce enslavement and submission to slavery in any manner and form of any human Person and for this reason they are considered null, inexistent, non-existent and must be considered extinct.

The MLNV has rejected the subordinate acceptance of any claim of economic and/or fiscal nature from the Italian foreign state, acceptance of every person of Venetian Nationality and/or who declares to be part of the Venetian People.

The MLNV embraces and conforms to the natural principle that every Human Being is a Person and an expression of their personality, deriving from their original individuality.

The MLNV embraces and conforms to the natural principle that each Person is sovereign of themselves and sole holder of their identity;

The MLNV embraces and conforms to the natural principle that the existence of each Person constitutes an essential natural Right universally effective and, as such, can only be free;

The MLNV embraces and conforms to the natural principle that each Person is free to choose not to be part of a society, which they have no feelings of belonging for, not identifying with it their own roots for the common cultural reference, language, traditions and history.

The MLNV embraces and conforms to the Declaration of the Rights of Man and of the Citizen of 1789;

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The MLNV embraces and conforms to the Universal Declaration of Human Rights, signed in Paris on 10<sup>th</sup> December, 1948;

The MLNV embraces and conforms to the Principle of Self-Determination of Peoples, which was accepted and entered into Article 1.2 of the Charter of the United Nations (signed in San Francisco on 26<sup>th</sup> June, 1945 and entered into force on 24<sup>th</sup> October, 1945);

The MLNV embraces and conforms to the International Covenant on Civil and Political Rights - New York 16<sup>th</sup> December, 1966, also ratified by the Italian occupying foreign state by Law 881/77 of 25<sup>th</sup> October, 1977;

The MLNV embraces and conforms to the Principle of Equality of Rights and Self-Determination of Peoples, referred to the resolution of the General Assembly of the UN nr.2625 of 24<sup>th</sup> October 1970;

The MLNV embraces and conforms to the principles agreed during the Conference on Security and Cooperation in Europe (Helsinki, 1<sup>st</sup> August, 1975)

The MLNV rejects all acts and/or measures of all kinds, put in place by any foreign Italian authority in the occupied Territories of the Republic of Venice, because they are devoid of any legal effects, as they established in the absolute absence of jurisdiction and also in the absence of absolute competence, which is, under a system of absolute incompetence by subject matters and by territory.

The MLNV rejects any act and/or measure, however called, at any stage and/or level of the procedure, put in place by any authority and/or entity and/or private and/or public foreign Italian institution of occupation, on the Territories of the Venetian Republic, as it is to all intents and purposes NONEXISTENT, that is, "tamquam non esset".

The MLNV rejects the illegal authority of every single Italian foreign institution present on the Territories of the Serenissima Motherland, and any measures issued by that, as those are unlawful and therefore prohibited.

The MLNV recognizes that every Human Being, who have formalized their Declaration of Personal Sovereignty and Venetian Nationality, are not and can not be considered private property of the Italian foreign state, nor can they be in any way subservient and exploited by that, as the foreign government would expect.

The MLNV recognizes that any Person of Venetian Nationality and/or who declares to be part of the Venetian People, cannot be associated and/or identified by the registered name of the Italian foreign state, and therefore cannot be deprived of legal capacity, of the Venetian Citizenship and of their name.



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The MLNV has denied the Italian State the use of personal data of any Person of Venetian Nationality and/or who declares to be part of the Venetian People.

The MLNV has denied the Italian State the consent to the use of the name of each Citizen of the Venetian People, for the personal data processing, as well as the collection, processing, comparison, modification, communication and dissemination to agents, representatives, officials, to the organs and to any "authority" and/or institution and/or private and/or public society that is part of or that acts in the name and on behalf of the Italian occupying foreign state and has ordered the immediate deletion from any digital or paper database.

The MLNV has repeatedly warned and notified the agents, representatives, officials, bodies and any "authority" and/or private and/or public body and/or institutions, which are members of or act in the name and on behalf of the Italian occupying foreign country that, because of the current state of fact and law, they are forbidden to put in place any act, action, omission and/ or procedure of any manner, warned and notified to the authorities of Venetian Nationality and/ or who declares to be part of the Venetian People.

The MLNV has repeatedly warned and notified the agents, representatives, officials, bodies and any "authority" and/or private and/or public body and/or institutions, which are members of or act in the name and on behalf of the Italian occupying foreign country that, by persisting in the implementation of such conducts, acts, actions, omissions and/or procedures of any manner, also aimed at economic and/or fiscal collection on behalf of the foreign occupying Italian state, each one will be given specific responsibilities for:

having acted in absolute lack of jurisdiction and also in absolute lack of competence, that is to say, in a regime of absolute incompetence in terms of subject matter and territory, in the Territory of the Venetian Republic against members of the MLNV and against Human Beings, in particular of Venetian Nationality and/or who declare to be part of the Venetian People with harassment, threats, through illegal, instrumental and persecutory tax assessments, payment injunctions and compulsory procedures for the collection of taxes, duties and sanctions.

For having carried out repeated acts of force and aggression against the MLNV and against People, in particular those of Venetian Nationality and/or who declare to be part of the Venetian People through the illegal and persecutory injunctions and procedures mentioned above.

For committing offences against the Sovereignty of the Venetian People, against the territorial integrity and against the personality of the Venetian Nation.

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For having committed the crime of continued and aggravated devastation and looting in the territory of the Venetian Nation.

The MLNV has repeatedly warned and notified the agents, representatives, officials, bodies and any "authority" and/or private and/or public body and/or institutions belonging to or acting in the name and on behalf of the Italian foreign occupying state that the responsibility for the execution of these criminal laws will be personally and individually attributed to each of the persons responsible, even if in collaboration with each other, in the manner, times and conditions that will be deemed to be adopted, in order to assure them to the Venetian Court of Justice for the indemnifying and judicial measures of the case, with all their assets, present and future and up to the seventh generation, and evaluated approximately starting from the minimum sum of ten-thousand Euro for each day from their formation, with executive effect after ninety days from the date of publication in the Official Register of the Provisional Venetian Government.

The MLNV has repeatedly warned and notified the agents, representatives, officials, bodies and any "authority" and/or private and/or public body and/or institutions belonging to or acting in the name and on behalf of the Italian foreign occupying state that it is their obligation not to proceed in any way with the delivery, notification, summons, registration and/or limit, even partially and in any possible way, the legitimate enjoyment of human, civil and political Rights of any person of Venetian Nationality, and/or who declares to be part of the Venetian People.

The MLNV has repeatedly warned and notified the agents, representatives, officials, bodies and any "authority" and/or private and/or public body and/or institutions belonging to or acting in the name and on behalf of the Italian foreign occupying state that the violations and offences committed by them against Citizens of the Venetian People and/or against the MLNV and their militants, constitute International offences, also attributable to the Italian state.

The MLNV has repeatedly warned and notified the Italian state of the contemplated principle of collective responsibility, provided for by the International Law, the effect of which is to extend to it the responsibility for all such acts of indictment and for any act of aggression, force and/or war carried out against the National People's Liberation Movement of Venice and/or against the Citizens of the Venetian People.

The MLNV has repeatedly notified to public mention the judicial registration of those responsible, with executive effect ninety days after the date of publication.

The MLNV has repeatedly warned and notified the Italian foreign occupying state that in any specific circumstance, in which it has been found the intentional non-compliance



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with the terms provided for by the UCC rules, for the repetition of offences, rejected by any Person of Venetian Nationality and/or who declares to be part of the Veneto People, proceeded with the declaration of arrest of all the leading actors, for having put in place and/or favoured, the execution of such criminal laws with the aggravating circumstance of the manifest hostility towards Human Beings, the Venetian Nation and the Veneto People, as well as for the violation of art. 2 par. 4 of the United Nations Charter, which prohibits the use of force against People who invoke their Right of Self-Determination.

The MLNV has several times warned and notified the Italian foreign occupying state formal acts promulgated by the GVP with public mention, and particularly:

DECREE nr.09 dated 31.03.2020: PROHIBITION OF INSTALLATION, ACTIVATION AND EXPERIMENTATION OF "5G" TECHNOLOGY ON ALL NATIONAL TERRITORY OF THE REPUBLIC OF VENETO

DECREE nr.08 dated 02.06.2019: DENIAL OF ACCESS TO LARGE CRUISE SHIPS IN VENICE- TRANSPORT DEPARTURE

DECREE nr.07 dated 18.04.2019: MANDATE OF THE PUBLIC FEDERAL OFFICE

DECREE nr.06 dated 23.01.2019: FISCAL DISCIPLINE AND BILLING

DECREE nr.05 dated 06.01.2019: ABSOLUTE NULLITY OF ALL ITALIAN MEASURES

DECREE nr.04 dated 09.04.2013: ABSOLUTE NULLITY OF ITALIAN FORECLOSURE MEASURES

DECREE nr.03 dated 03.09.2012: CONSTITUTION OF THE NATIONAL POLICE OF VENETO (CORPO DELLA POLISIA NASIONALE VENETA)

DECREE nr.02 dated 26.07.2012: FLAG, HAMMER, SYMBOLS AND EMBLEMS OF THE REPUBLIC OF VENETO

DECREE nr.01 dated 01.06.2012: SUBJECTIVITY OF THE MLNV

The MLNV has repeatedly claimed and demanded that the Italian state respects the right to recognition of the legal personality of every Citizen of the Veneto People, who have self-determined themselves under the aegis of this MLNV and the GVP.

The MLNV has repeatedly claimed and demanded that the Italian state respects the right to self-determination which has the Veneto People also because it's an ius cogens rule, which is a mandatory right, a supreme and inalienable principle of international law, for which it cannot be derogated from by international convention.

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The MLNV has repeatedly claimed and demanded that the Italian State complies with its duties, with regard to the rules of international law, ratified by itself with Law no. 881/1977, considering that this principle is valid as the Law of the State, which prevails over domestic law (Penal Code 21-3 1975).

The MLNV has repeatedly claimed and demanded that the Italian state does not underestimate that in the field of the use of force, the affirmation of the principle of self-determination has broadened the scope of the prohibition in Article 2(4) of the United Nations Charter, prohibiting states from resorting even to the mere threat, as well as, to the use of force against Peoples who invoke the right to Self-Determination - and many violations in this sense have been committed by the Italian authorities even though by acting in absolute lack of jurisdiction - .

The MLNV has repeatedly claimed and demanded that the Italian state recognizes that "We Venetians" never became Italian and no one can impose on us a nationality and citizenship that does not belong to us, also because it is a violation of Article 15 of the Universal Declaration of Human Rights (signed in Paris on 10<sup>th</sup> December, 1948 and whose drafting was promoted by the United Nations, so that it could be applied in all Member States).

The worsening of the situation dictated by the protracted emergency of the Covid19, has generated, in many citizens of the Veneto People, the conviction that all Italian foreign occupying authorities are not credible and that, under the pretext of a pandemic situation, they have engaged in further fraud against themselves and their citizens by taking measures which infringe fundamental freedoms and Human Rights.

In particular, there appear to be few deaths from Covid-19 and the mortality rate of this virus is twice as low as that of a normal seasonal influenza.

Statistically this year would result in fewer deaths than the same period last year and mortality would be within normal parameters and would have nothing to do with covid19.

Covid19 would be deceptively blamed for the deaths, to which other important factors have contributed, such as the critical pre-existing health conditions of many of the deceased.

Quarantine countermeasures, bad air, poor health of the elderly, would be the real cause of deaths, as well as probably the adoption of a therapy against Covid19, which would be contraindicated because it would create micro-hemorrhages in the pulmonary alveoli.

Many doctors would deny the drama of the situation.

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The test currently used to diagnose coronavirus infections should only be used for research and not for diagnostics, according to its manufacturers; studies have shown 80% false positives, which means that the diagnosis is inaccurate 8 times out of 10.

The containment measures taken would be grotesque, unreasonable, unnecessary and counterproductive.

Fear and panic created by the media and authoritarian reactions, illegally carried out by foreign Italian police forces, which, among other things, act in absolute lack of jurisdiction over the territories of the Venetian Republic, are considered more dangerous than the virus.

The insistent media campaign, carried out by the Italian foreign employment authorities, seems to be guided by political prerogatives aimed at creating anxiety, confusion and fear, in order to manipulate the citizenry and induce it to accept preventive measures that make no sense.

Many citizens of the Veneto people are convinced that all the Italian foreign employment authorities are not credible and that, under the pretext of a pandemic situation, they have favoured the installation of "5G" technology infrastructures, despite the fact that no Citizen has been duly informed about the alleged dangerous nature of this technology, which could have harmful effects on the health of every Human Being.

### FOR ALL THAT

Considering the evolution of the events that have characterized over one hundred and fifty years of illegal and fraudulent Italian foreign occupation, the urgent need and necessity has emerged for the Venetian People to restore their full Sovereignty over their own Motherland.

Considering that the MLNV has several times openly declared the reasons why the Venetian People cannot, will not and must not renounce their own Sovereignty and Independence, and that the International Community and the United Nations Organization, for over ten years, have disregarded its legitimate expectations for a serene and peaceful solution.

Considering that the MLNV considers that the legitimate reasons of the Venetian People are evident and that, like all Human Beings, they have the Freedom to enjoy the entirety of their rights and to be happy.

Considering that the MLNV believes that the men and women of the Venetian People, although they have been so far patient and willing to bear the effects of the Italian

REPUBLICA  
MOVIMENTO DE LIBERAZIONE NASIONALE DEL POPOLO VENETO  
NATIONAL LIBERATION MOVEMENT OF THE VENETIAN PEOPLE



VENETA  
GOVERNO VENETO PROVVISORIO  
PROVISIONAL GOVERNMENT OF THE REPUBLIC OF VENICE

ART.96.3 PRIMO PROTOCOLLO ADDIZIONALE (1977) CONVENZIONE GINEVRA 1949 - UCC File Number 2019-086-9892-8

## DIPARTIMENTO DE PRESIDENZA

foreign occupation and its misrule, now feel the necessity to rise up and regain their own Freedom.

Considering that the MLNV believes that the Veneto people will end up suffering injustices and usurpations by the foreign occupying Italian state.

Today, April 16<sup>th</sup> of the year 2020, in full conscience and will, having proved the legacy of our ancestors and confirmed the commitment made to date, we follow up the fulfilment of the duties that the MLNV has given itself towards the Serenissima Patria and, remaining faithful and with inflexible observance to the principles and core values of our ancient civilization,

WE UNILATERALLY PROCLAIM  
OUR INDEPENDENCE

and the unconditional re-establishment of the sovereignty of the Veneto people over all their own lands of origin today still illegally occupied by the Italian foreign state.

May God help us and may Saint Mark support us in this struggle for our Liberation.

VIVA SAN MARCO!

Venetia, 16<sup>th</sup> April, 2020



*Sergio Bartotto*  
President of National Liberation Movement of the Venetian People  
And President of the Provisional Government of the Republic of Venice