



CITIZENS PARLIAMENT, NEW NATION HOUSE OF INDEPENDENTS,

NEW NATION MOVEMENT AND OTHERS'

"PEOPLE MUST GOVERN" SUBMISSION TO THE NCOP ON ELECTORAL AMENDMENT BILL B1B-2022 AS ADOPTED BY THE:

2ND SITTING OF THE CITIZENS PARLIAMENT, WEDNESDAY, 2ND NOVEMBER 2022, FIRM FOUNDATIONS CHURCH, PHOENIX, DURBAN, KINGDOM OF KWAZULU NATAL, SOUTH AFRICA.

1. BACKGROUND

In humble submission to Almighty God, our Creator, Father, King, Lawgiver, Judge and Saviour of all nations on earth. We believe that we are the voice of God of our struggle for liberation and freedom, recognized in the Constitution of South Africa.

The NCOP is hereby, informed that all Parliamentarians, Members of the Executive and the Judiciary take oath of loyalty and faithfulness to the people, Nation, Constitution and Republic, NOT TO POLITICAL PARTIES AND THEIR PARTY CONSTITUTIONS OR ANY GLOBAL INSTITUTIONS NOT SERVING THE LEGITIMATE INTERESTS OF THE PEOPLE OF SOUTH AFRICA. The NCOP is obliged to consider this Electoral Amendment Bill fully cognisant of the values of Section 1 of the Constitution of the Republic of South Africa. Whatever unconstitutional and politically partisan positions mandated by the ANC and other political parties represented in Provincial Legislatures must be rejected by the NCOP in its adoption of an Electoral Amendment Bill consistent with these values and all the clauses of the Constitution read together. Further, Section 2 of the Constitution categorically declares that, "This Constitution is the supreme law of the Republic; law or conduct inconsistent with it is invalid, and the obligations imposed by it must be fulfilled."

We, the citizens and people of South Africa are not second class citizens to the members and leaders of political parties which have been unconstitutionally behaving as the only first class citizens. The NCOP is therefore, duly warned that individual citizens and section 18 and 19 associations of adult citizens within families, faith and indigenous communities and people must be respected and treated equally as they are equally recognized by Section 3 of the Constitution of South Africa. They have fully guaranteed constitutional responsibility to freely make political choices on any matters pertaining to migration from the old colonial, apartheid and the current dictatorship of political parties state into the People's dream of the New Nation of South Africa, in terms of Section 19 and SS 7-39 clauses of the Bill of Rights in the Constitution.

Therefore, your consideration of the Electoral Amendment Bill, B1B-2022 must be directed by your oath of office to serve the individual and collective best legitimate interests of all the sovereign citizens,



families, people of faith and indigenous kingdoms in our diverse communities, associations, forums, civil, civic organizations, movements, assemblies, councils, and sectoral parliaments convening the Citizens Parliament, with power to make political choices as guaranteed by the Constitution. Once again, the Chairperson and all members of the Council of Provinces (NCOP) are respectfully given a stern warning not to blindly carry out instructions from the political party various headquarters and party Caucuses but to thread carefully in the consideration of this Electoral Amendment Bill.

Our main objective for approaching the Constitutional Court was and is still reclaiming and restoring the deferred dream of the people of South Africa for a totally liberated prosperous New Nation of self-governing people of South Africa in a perpetual rainbow covenant with God, back to the people. Their God ordained aspirations should be accurately expressed in the constitution, legislation, regulations and applied in a democratic culture as envisaged during the wars of resistance by the Kings and Queens together with the people in their indigenous kingdoms and liberation struggle of all the people of South Africa.

This people's liberation vision, mission and dream of the prosperous new nation was mainly led by the visionary leadership of the church, indigenous and civil society formations. The adoption of the "Nkosi sikelel'iafrika" Church song by the liberation movement as the people's national anthem is a clear demonstration of the church vision and mission emanating from the biblical vision of the New Nations inspired by the new covenant of God and His kingdom of righteousness, justice, peace, prosperity, love and joy in truth and Spirit of God.

It is unfortunate that the ANC led dictatorship of political parties removed the 1993 Interim Constitution removed the Holy Spirit from the National Anthem in 1995. Further, it dumped the recognition of the phrase, "In humble submission to Almighty God" in the Preamble of the Constitution. Removing the prayer to God for the Holy Spirit to come, revive and bless us and humble submission to Almighty God as a Nation in the 1996 Constitution, was spiritual foolhardy as this left the Nation spiritually vulnerable.

This vision of the New Nation of the sovereign citizens and self-governing people of South Africa, was sloganized by the oppressed fighting people of South Africa. They were inspired by the declaration of the Biblical Messiah that all power in heaven and earth is given to the Kings, Queens, Priest, incorruptible ethical leadership in Assemblies and Councils of the people to govern and develop themselves within the New Nation undergirded by the perpetual liberty, oneness and covenant of God.

In other words, God ordained and gave righteous power to govern on earth to all the people who believe in Him and the kingdom of justice, peace and prosperity. They are recognized as sovereign citizens, families, communities, people, sons, and daughters of God to transform the nations of this world into peaceful and prosperous covenant nations of God and his kingdom of righteousness.

The oppressed people of God in South Africa cried out together with one loud voice as one person:

"ALL POWER TO THE PEOPLE!"

"THE PEOPLE SHALL GOVERN!"



Once again, **THE NON-PARTISAN, INCLUSIVE AND BROAD LIBERATION MOVEMENT** was initiated by the leadership and the struggling masses of the oppressed faith and indigenous communities and people of South Africa. It was generally regarded as the **“PEOPLE’S PARLIAMENT.”** That is why later, the African National Congress was formed and launched at a Church venue in Bloemfontein, in 1912 and became popularly known as the **“BROAD CHURCH.”**

This Broad Church of the People’s Movement was later recognized as the **Mass Democratic Movement** which was later expressed in the formation of the broad **UNITED DEMOCRATIC FRONT (UDF)** formed in 1985, because the ANC and other organizations like PAC were already banned organizations in the Apartheid South Africa.

UNFORTUNATELY, in the early 1990’s, the unbanned ANC resolved to disband the UDF, a historic mistake, as the ANC became a political party in 1994 which began to marginalize its own original founders and imposed the unconstitutional dictatorship of political parties through the Electoral Act 73 of 1998, as illustrated below:

It is worth repeating, as stated above, that the Preamble of the **1993 Interim Constitution of South Africa** which we used to vote for the ANC and all political parties participating in the 1994 general election for the **Government of National Unity(GNU)**, was beginning like this, **“IN HUMBLE SUBMISSION TO ALMIGHTY GOD, WE, THE PEOPLE OF SOUTH AFRICA.”** UNFORTUNATELY, THIS PHRASE WAS **DELIBERATELY REMOVED FROM THE 1996 CONSTITUTION WITHOUT ANY EXPLANATION OR CONSULTATION WITH THE CHURCH AND PEOPLE OF SOUTH AFRICA.** This was the beginning of the **undemocratic and unconstitutional conduct of Parliament and Executive arms of Government which landed us where we are today.**

This was followed by the undemocratic removal or rejection of the invitation to the **Holy Spirit** to inspire and bless us in the liberation struggle **Nkosi Sikelel’iAfrika** National Anthem. Effectively, South Africa was reduced into a disobedient goat nation without the protection of the Holy Spirit before the throne of God, who is grudgingly recognized in the Constitution.

In other words, in 1996 South Africa became a goat nation worshipping “Baphomet”, the Luciferic god of the nations of this world, its ungodly one world Government and order of the kingdom of darkness, lawlessness, corruption, violence against women and children, unemployment, inequality and poverty in the midst of plenty, serving the global economic interests of the global cabal, worshipping mammon.

South Africa and this world are becoming a failed civilization of the so-called One World Order of the kingdom of darkness, lawlessness, dictatorship of political parties, socio-economic exploitation, corruption and violent wars.

When we voted for the political parties to form the Government of National Unity, we didn’t know that we were surrendering our sovereignty to contumacious political parties, forever. We trusted and believed



what we were told that there would be a change of the Government of National Unity at the end of the first term with a new Electoral Reform Act for people's governance by the end of 1999.

The disgraceful passing of the unconstitutional Electoral Amendment Bill, B1-2022 under the leadership of the ANC and PAC, the two main Liberation Movement organizations turned into political parties in 1994, is a clear demonstration of the lost vision of the People's Prosperous New Nation of sovereign citizens of South Africa and the unfortunate downfall of all the liberation movements after independence in Afrika.

Surely, this is like the Biblical fall of Adam and Eve in the Garden of Eden and Saul, the first king of the Nation of Israel, which marks the lost vision and power of the kingdom of God on earth. The spirit behind this, is the evil spirit of the Devil which is behind the divisive system of partisan politics influencing the divisiveness, manipulation, marginalization, and control by the dictatorship of political parties over the people.

Party politics is always manifesting corrupt and brutal leaders, full of arrogance, pride, manipulation, control, and lording over all the people as if possessed by the spirit of Jezebel which destroyed the first king of the kingdom of Israel, Ahab. Adam, Eve, and Saul were demonized by the Satanic spirit of atheism, divisiveness, secular humanism, opposition and Jezebel spirit of insatiable lust for power and unbridled love for the god of money and corruption, Mammon, which is strangulating political parties in order to destroy the liberation Movement and our beloved country, South Africa.

It seems like all the liberation movements are corrupted by foreign powers and forces of darkness to change their liberation vision and character of sacrifice for the oppressed people and nations, once they become political parties, they are absolutely corrupted by power. They come under the heavy attack of the spirit of party politics introduced by the secret societies worshipping Lucifer. Within a period of 20 years, the people notice that their liberation movements have already shifted away from the original liberation vision, mission, values, and foundational objectives of the total liberation of the people of Afrika. They continue to sell out the people of Afrika to their political masters who are the agents of Mammon's global business cabal responsible for looting of our resources and commonwealth as well as the dictatorship of political parties, camouflaged as democracy, a political delusion from the West.

There was a clear indication and signs that South Africa had already spiritually, psychologically and politically shifted from the foundations of righteousness and justice within the first three years of the post 1994 dictatorship of political parties. Unfortunately, the Church, which was supposed to be the Royal Priesthood of the Rainbow Covenant Nation, was already in a deep spiritual and political slumber, to give early warnings.

The deafening silence and Church collusion with the ruling party to implement the Ten Point Plan of Alice Bailey was shocking to those who had the revelation of this spiritual, political and mindset shift from the Holy Spirit.



The Church and Indigenous leaders were knowingly or unknowingly abused, manipulated and used as instruments of endorsing their own political marginalization or demise into advisers and observers of the unconstitutional dictatorship of political parties, which treated them as second class citizens. This religious, secular humanist and party politics delusion resulted in the insulting treatment of all non-partisan citizens, faith, indigenous, civic communities and civil society at large as second class citizens in South Africa.

We have all experienced how the 99% non-partisan citizens were reduced to second-class citizens. Non-partisan citizens have been effectively subjected to the 1% first-class citizens who are members of political parties. We have already recorded this before God's throne of righteousness, justice, peace, prosperity, wisdom, love and joy in truth and Spirit of God for judgment as a collective sin against the people of God in South Africa, Afrika and the world. We strongly believe that the shaking of the old foundations of colonialism, apartheid, post 1994 dictatorship of political parties and monopoly capital dispensation has already begun.

In fact, the Spirit of God began to steer the spirit, minds, hearts, and souls of some concerned leaders of the kingdom of God in the Eastern Cape and later linked with others nationally, sharing the same revelation to repent and prayerfully ask for God's divine intervention in South Africa by the end of the first term in 1999.

Many attempts to prayerfully awaken the Church and ANC leadership from 2000, including convening consistent informal Parliamentary debates from 2001 Religious Parliaments in the Eastern Cape Legislature, later adopted nationally, were tried in vain as the situation has become disastrous and close to a politico-socio-economic crisis in the brink of a national uprising if not speedily addressed.

In 2012, these kingdom leaders gathered in Pretoria to form a non-partisan kingdom governance movement. We were frustrated when we tried to register as a non-partisan association to participate in the 2014 elections. Our attempts to register a Section 18 non-partisan Kingdom Governance Movement (KGM) was compromised by the unconstitutional Electoral Act, imposed by the dictatorship of political parties and IEC. They forced the non-partisan kingdom governance movement to register as a political party just one month before the 2014 election. The same strategy is being applied by the ANC through its deliberate delaying tactics in passing an Electoral Reform Bill consistent with the Constitution. In fact, the recent defiant passing of the unconstitutional Electoral Amendment Bill, B1-2022, is a clear case of treason. This is consistent defiance and violation of schedule 6 of the Constitution from 1999.

Further, in May 2015, the leadership of kingdom governance citizens and Kingdom Governance Movement leadership submitted Constitutional Amendments to the Constitution Committee of Parliament to create Constituencies and recognize non-partisan associations, organizations, forums, and movements in terms of Sections 18 and 19 of the Constitution among others. We only received a negative response by July 2017, few years before the 2019 elections.



The Constitution Committee of Parliament just acknowledged that our recommendations would necessitate an overhaul of the Electoral system, but did nothing about that despite the clear need and existence of resources to achieve this.

At that time, we had already decided to convene the People’s Assembly of the Citizens Parliament on 26-28 October 2017, Kairos Church in Bloemfontein. It was not a coincidence that we assembled in a Kairos Church in Bloemfontein. It was inspired by the Holy Spirit to reclaim the vision, mission, values, key objectives, and plans of the still struggling and politically marginalized people of South Africa, to build a righteous and prosperous New Nation in humble submission to Almighty God.

It is now recorded in our history that the ANC led Parliament and Executive continued to reject the Citizens Parliament and other civil society organizations’ arguments in the courts of law, deliberately dragging our case closer and up to the 2019 general election. The Constitutional Court was convinced that our New Nation cause and New Nation Movement, Khoisan people and others, was a strong case against Parliament and Executive to be adequately and thoroughly considered. Thus, the ConCourt ruled that the 2019 election should continue as planned and that our case be heard in August 2019 after the election. We were not prepared to participate in the 2019 election unless a new Electoral Reform Act, consistent with the Constitution was passed.

It should be noted that the ANC has been successful in delaying and deferring the vision, mission, and dream of the true liberated New Nation of South Africa since 1999 to date. Even now, they don’t want the citizens to be early and ready to identify, nominate, elect, deploy with the power to recall Constituency-Proportional Representation Candidates for 2024 elections in terms of ConCourt judgment and the Constitution.

Political parties supporting this Bill in its current form are deliberately undermining the Constitution and Constitutional Court judgement of 11th June 2020 to the extent that they have deliberately passed an unconstitutional Electoral Amendment Bill to derail the vision of the New Nation of sovereign citizens as recognized by the Constitution. The ANC strategy is to delayed mass education and mobilization campaign of non-partisan citizens. Yes, they have deferred the vision of “The People Must Govern, Now!” Unfortunately for them, the unavoidable day is coming when well educated citizens shall vote for the New Nation Cause, registered in terms of Section 19(1)(C) of the Constitution as the “New Nation House of Independents (THI) and other non-partisan community formations which are encouraged to contest the 2024 general elections.

Further, they are refusing to state that one of the main objects of the Electoral Amendment Bill is to facilitate that everyone who is an adult citizen is free to make political choices to shape a clear and unambiguous recognition of individual adult citizens and non-partisan associations, community Assemblies, Councils and Parliaments in terms of Sections 18 and 19 of the Constitution. They believe their own party politics delusion that individual citizens contesting elections cannot directly represent their own individual Constituency Districts and collaborate with other non-partisan Constituency-



Proportional representation Candidates and Public Representatives, to represent their common collective interests in Provincial Legislatures and Parliament before election in terms of Section 18 of the Constitution. In other words, Independent Candidates can be mandated by their own individual Constituency Districts to collaborate with other Independents so that together they advance the common cause campaign, directly accountable to their individual Constituency Districts and the New Nation of sovereign citizens, simultaneously.

The citizens and people in their Constituency Districts should directly nominate, elect, deploy, and recall their own incorruptible ethical Constituency-Proportional Public Representatives in terms of the totality of the Constitution. They know that over the period of 28 years, they have thoroughly brainwashed the citizens to believe the fiction of party politics, that it is constitutional and legally imperative that citizens may only make political choices through political parties and vote for political party-imposed Candidates. That is why the Parliament, Executive and IEC have not even bothered to educate citizens about the 11 June 2020 judgement of the Constitutional Court and conduct meaningful education and consultation or public hearings. They know that resources are reserved for only political parties to educate and campaign for selfish and partisan interests of political parties, which have been placed above those of citizens and people of South Africa.

They have been feeding the people with this unconstitutional fiction that the non-partisan communities may effectively govern only through the membership of political parties. The New Nation Movement and others' Constitutional Court judgement confirmed Sections 18, 19 and other clauses read together with the whole Constitution, categorically declare that everyone is free to form a non-partisan associate and free to make political choices to govern and develop South Africa. However, the ANC and its deployees in Parliament and Executive, including some political parties, have been violating the Constitution of South Africa since the end of the first term in 1999, in this regard.

2.THE ELECTORAL AMENDMENT BILL: B1B-2022

The Citizens Parliament, New Nation House of Independents cause and other non-partisan citizens and civil society associations are already responding to the Electoral Amendment Bill passed by the National Assembly and tabled for consideration by the National Council of Provinces (NCOP) for it to be signed by the President.

Our submission to the National Council of Provinces (NCOP) is a second attempt to demonstrate that Parliament and Executive have been deliberately undermining the Constitution of South Africa, since 1999. The Citizens Parliament, a Forum providing a platform for sovereign citizens, submitted to the Home Affairs Committee that it should adopt the main object of the Electoral Amendment Bill as to facilitate that everyone who is an adult citizen is free to make political choices in terms of Section 19 of the Constitution, read together with Section as directed by the ConCourt judgment. We asked members of the Home Affairs Committee to read the whole ConCourt judgment during oral hearings. The New Nation House of Independents also insists that that the Bill must facilitate implementation of the liberation struggle vision which became a slogan that "All power to the people and the people shall govern."



We repeat that playing party politics and delaying tactics to finally kill the liberation dream, born in the hearts, minds and souls of the faith, indigenous and other non-partisan communities to give birth to a New Nation of sovereign citizens, communities and people directly governing themselves and developing their own prosperous socio-economic wellbeing, must be stopped and not be perpetuated by the NCOP. When ANC led Parliament of political parties passed the Electoral Amendment Bill in its present form, that clearly demonstrated that they have lost that People's vision and only interested in holding on levers of power to serve their malfeasance activities and selfish partisan interests. This People's Vision shall not die, but shall be echoed in the streets, valleys and mountains of South Africa and Afrika, until the people are ultimately in power to serve one another in dignity and humility as ordained by the Almighty God, in His image and likeness.

The continuous violation of the constitution and deliberate undermining of the Constitutional Court is an insult to the people of South Africa and a direct attack against our people's democracy of citizens direct representation governance. We pray that the NCOP goes the way of Biblical Saul's Damascus experience and change the contumacious attitude displayed by the ANC for the last 28 years in this regard. The ANC and PAC have been priding themselves as the liberation organizations.

Unfortunately, they have demonstrated beyond reasonable doubt that they have abandoned the liberation vision as they have disgracefully violated the Constitution and ignored the following to defer the dream of the people of South Africa:

- 2.1. The Constitutional transitional arrangement in schedule 6 of the Constitution, which directed that a new Electoral Reform Bill be in place by the end of the first term in 1999
- 2.2. Frederick Van Zyl Slabbert report of 2003, which recommended a mixed Constituency and Proportional Representation model
3. The 2015, Honourable Motlanthe Eminent Persons report, which made the same recommendation as Van Zyl Slabbert recommendation for a mixed Constituency and Proportional Representation Electoral System.
- 2.4. Former Minister Vali Moosa Electoral Reform Task Team majority, which made the same recommendation for a mixed Constituency and Proportional Representation Electoral Model in 2021
- 2.5. The ANC led Parliament and Executive are Constitution delinquents with a contumacious attitude and displaying a treasonous conduct inconsistent with the Constitution of South Africa. This ANC leadership must be charged for treason for continuous defiance in violating the Constitution.



The National Assembly deliberately failed to adequately and meaningfully educate, consult and or seriously consider the submissions of the citizens of South Africa. The whole exercise was just a wasteful expenditure for public relations exercise undermining the citizens, Constitution and Constitutional Court judgement, whilst knowing very well that they were going to vote according to positions of their political parties, in this regard. The cost of the sham hearings must be established and a case be opened with the police against the Chairperson, members of the Home Affairs Committee, the Speaker of Parliament and leaders of political parties which supported the Bill, for wasteful expenditure, taking into account of Van Zyl Slabbert, Former President Kgalima Motlanthe's Eminent Persons Report and Former Minister Vali Moosa's Task Team costs.

26. On Thursday, 20 October 2022, the National Assembly passed an unconstitutional Electoral Amendment Bill, B1-2022 for consideration by the NCOP in defiance of the Constitution and Constitutional Court. The NCOP is expected to endorse this Bill as it is, because it is not representing the sovereign citizens of South Africa in the Provinces but always vote in terms of positions of political parties represented in the Provincial Legislatures. The NCOP should provide evidence that it consulted and accepted submissions of citizens in Provinces and that those submissions mandated it to pass the Bill as passed by the National Assembly or pass a totally different Bill consistent with the Constitution.

The Citizens Parliament, New Nation Movement and other civil society organizations, are going to submit that the Constitutional Court declare both Parliament and Executive as Constitution delinquents and declare this Bill unconstitutional in this regard as stated below.

3. WE SHALL RETURN TO THE CONCOURT IF THE NCOP PASSES THE B1B-2022 IN THIS CURRENT FORM

3.1. The Citizens Parliament with the New Nation Movement and others, including all civil society organizations opposed to this Bill through submissions and oral presentations, will approach the Constitutional Court to declare the unconstitutional clauses of the Electoral Amendment Bill, B1B-2022 invalid and order the reading in of clauses consistent with the Constitution.

However, the Citizens Parliament, New Nation Movement and others are already making submissions to the National Council of Provinces (NCOP) to meet the 7th November 2022 deadline. If the following recommendations are ignored by the NCOP, we take the passed Bill to the Constitutional Court:

3.1.1. The Van Zyl Slabbert recommendation for a mixed Constituency (75%) and Proportional (25%) representation respectively must replace the 50-50 representation in the current Electoral Amendment Bill, B1B-2022.



- 3.1.2. A mechanism to avoid individual citizens contesting elections shedding their votes, should be devised, so that the value of each vote counts.
- 3.1.3. Adopt the current demarcated Districts and Metros as Constituency Districts as we are waiting for the Demarcation Board and IEC been to do so as recommended by Dr Frederick Van Zyl Slabbert 2003 report. This is intended to facilitate that everyone directly nominate, elect and commission or deploy incorruptible ethical Constituency and Proportional representation Candidates, who are directly accountable to the people with the power to recall them as political parties have been doing since 1994
- 3.1.4. Once again, both Constituency and Proportional Public Representatives should be directly accountable to the citizens, people, Nation, Constitution and Republic FIRST, as per their public office oath and affirmation of faithfulness to the people, nation, Constitution and Republic of South Africa in terms of Section 48 of the Constitution. This oath of office has nothing to do with loyalty to political parties. Further, it is the citizens who are paying Members of Provincial Legislatures and Parliament, not political parties.
- 3.1.5. There must be two ballots, one for Constituency Independents and the other for Proportional Representation Candidates to Provincial Legislatures and Parliament respectively. This will ensure that all registered individual Constituency District Candidates contest amongst themselves in terms of Section 19(3)(b) and that the Proportional Representation Candidates in the lists of both Sections 18 non-partisan citizen associations or non-political associations and section 19(1) (a, b, c) political parties and the New Nation of sovereign Citizens Common Cause contest amongst themselves.
- 3.1.6. In principle, we are recommending that we do away with deposits as they are the gates of corruption from the private sector. Replace all irrational clauses on deposits and numbers to register to contest elections by Constituency Independents considering that Independents are individuals who have been unconstitutionally excluded from funding of political parties. They should get one thousand signatures like political parties to contest elections
- 3.1.7. The Bill facilitate Configuration of Constituency Districts and recognition of Section 18 non-partisan citizens community associations, forums, organizations, movements, Izimbizo, Assemblies, Councils and Citizens Parliament. They must be recognized with equal rights, powers and responsibilities to be directly involved in consultation, accountability and oversight as active and responsible citizens and communities in the Bill.



- 3.1.8. The Bill must make it mandatory for the IEC and other interested Independent Electoral Agents together with citizens associations in their diversity to embark on a massive campaign to educate citizens about the Constitution, Electoral Reform Bill and how to directly nominate, elect, commission, or deploy and exercise their power to recall their own Constituency and Proportional representation Public Representatives directly accountable to the people of South Africa first.
- 3.1.9. The explicit recognition of non-partisan citizen associations in terms of Section 18 of the Constitution will motivate the youth and the abstaining 17 million voters to register and vote for their own new order, their New Nation of Sovereign Citizens Cause, Constitution, and the Republic of South Africa as guaranteed by the Constitution in its totality or in any way they may exercise their power to vote.
- 3.1.10. The NCOP should adopt a resolution for a referendum in terms of Section 84(2)(g) of the Constitution and the Referendum Act so that the people have a final decision on this Bill provided they are adequately prepared for an informed decision to make meaningful political choices. Otherwise, the 2024 general election is declared a referendum election for the people to choose between the dictatorship of political parties or their own New Nation vision, House of Constituency-Proportional Independents and Citizens direct representation Government, directly accountable to the people, New Nation, Constitution and Republic of South Africa.

3.2. In the light of the recalcitrant ANC and other political parties which may support an unconstitutional Electoral Amendment Bill, B1B-2022 in Parliament and whatever happens in the Constitutional Court in this regard, the sovereign citizens, communities, and people of South Africa should themselves treat the 2024 elections as a Referendum to choose between the pre and post 1994 unconstitutional dictatorship of political parties or the New Nation and Citizens direct representation Government. This is the time for the realization of the liberation struggle dream of a New Nation of sovereign citizens, communities and people of South Africa directly governing themselves together with their own directly nominated, elected, commissioned, deployed incorruptible ethical Public Representatives, loyal and directly accountable to the citizens, people, Nation, Constitution and Republic of South Africa first, to serve them on non-partisan, inclusive and meritorious basis.

4. RECOGNITION OF THE TOTAL HOLISTIC TRANSFORMATION OF SOUTH AFRICA BY THE NCOP, ANC, ALL POLITICAL PARTIES AND PEOPLE OF SOUTH AFRICA



4.1. The New Nation sovereign citizens, hereby declare to the NCOP and political parties and all citizens of South Africa in all the 9 Provinces and Constituency Districts, that the Section 18 associations must be recognized by this Bill as non-partisan Nation Builders to adopt their own Applied Constitution to deepen the People's direct Governance Model based on absolute spiritual values of UBUNTU and principles of righteousness, justice, peace, prosperity, love and joy in truth and Spirit of God. The New Nation is being developed from the constitutional rights reserved for the citizens to facilitate citizens direct representation governance undergirded by non-partisan, inclusive and meritorious Nation Building, involving all citizens, families, faith communities, indigenous kingdoms, and the people as Non-partisan New Nation Builders in terms of the relevant clauses of the Constitution of South Africa.

This New Nation Applied Constitution is derived from UBUNTU values, virtues, beliefs, convictions of the people of God and the principles of righteousness, justice, peace, prosperity, love, wisdom, joy in truth and Spirit of God. This is exposing the unconstitutional distortions and undemocratic culture entrenched by the dictatorship of political parties designed by the oppressive colonial masters for perpetual political domination over the people of God in South Africa, Afrika and all the nations of the world.

The following provisions are summarized for a principled adoption of this Constitution for provisional implementation until passed by the Citizens Parliament after adequate and meaningful consultation with the sovereign citizens of South Africa. It may even be subjected to a National Referendum to be endorsed or rejected for it to become the accurate expression of the People's Constitution of the Republic of South Africa.

However, as political parties have their own party Constitutions, the New Nation Constitution shall remain the formal Constitution of the New Nation of the sovereign citizens, families, faith communities and indigenous kingdoms operating under the liberty, oneness, covenant and order of God and His Kingdom of righteousness, justice, peace, prosperity, love and joy in truth and Spirit of God in South Africa.

4.2. Declare South Africa as New Nation of sovereign citizens with Constitutional rights to freely make political choices in their Section 18 associations, including forums, organizations, movements, assemblies, councils, sectoral Parliaments, and Citizens Parliament and be duly recognized as such in the Electoral Amendment Bill, on equal basis with political parties recognition.

4.3. Officially embrace the names freely used by South Africans in their diversity until this matter is resolved in consensus or Referendum: Azania, which shall mean that "God hears and listens to the people of Mzansi".



- 4.4. Recognition of the supremacy of God and His covenant, as accurately expressed in the sovereign citizens New Nation Constitution
- 4.5. Equal rights, privileges, benefits, treatment, dignity, and recognition of all citizens as “first class citizens” in terms of Sections 3 and 9 of the Constitution
- 4.6. Recognition of the liberation struggle prayer of the people of South Africa as the National Anthem, Nkosi Sikelel’Africa.
- 4.7. Everyone has the right to life from conception to eternal life.
- 4.8. Uphold freedom of religion, belief, and opinion into maturity of faith in one God, our Creator, Father, King, Lawgiver, Judge and Saviour
- 4.9. Recognition of everyone to freedom of association in their diversity in terms of Section 18 of the Constitution
- 4.10. Recognize that every citizen is free to make political choices without being forced to take membership of section 18 citizens associations and Section 19(1)(a,b,c) political parties.
- 4.11. Everyone is free to form a non-partisan or non-political association, political party, be actively involved in its activities, or recruit members for a non-partisan association or political party in terms of Section 19 of the Constitution
- 4.12. To campaign for a non-partisan association, political party, or cause in terms of Section 19(1)(C) of the Constitution
- 4.13. Appropriation of land for public interest inline with restoration of land to the landless natives for custody and equitable and or fair distribution to all citizens on non-partisan, inclusive and meritorious basis in Section 25 of the Constitution
- 4.14. Everyone, individually or collectively has a right to approach the courts to enforce rights guaranteed in the Constitution in terms of Section 38 of the Constitution
- 4.15. The New Nation Government is based on principles of non-partisanship, inclusiveness, impartiality, and meritocracy with National and Local spheres of Government as Provinces shall become administrative governance structures for coordination between the two spheres of Government in terms of Section 40-41 of the Constitution



- 4.15. Legislative bodies are directly elected by the adult citizens to represent the people and ensure Government by the people for the people and the NCOP is replaced by the Constituency Districts in terms of Sections 48-82
- 4.16. The concept of separation of powers amongst the distinct, interdependent, and related three arms of Government is enhanced by creating a Triumvirate Presidency for oneness, adequate consultation, and effective accountability together with the people through the National Presidential Council from all the main sectors of society for social cohesion, non-partisan, inclusive and meritorious New Nation of sovereign citizens. Appoint the Prime Minister to form the Cabinet and abolished Deputy Ministers. Parliament to exercise its Constitutional power to initiate legislation (Sections 83-102)
- 4.17. All Constituency-Proportional Public Representatives are directly accountable to the people, New Nation, Constitution and Republic of South Africa first, in terms of their oath of office and as they are paid by the people (Section 107)
- 4.18. Local Government level is comprised by villages, farms, townships, suburbs, towns, cities and Wards to form Constituency Districts which are centres of service delivery and from where citizens directly nominate, elect, deploy, and recall Constituency-Proportional Public Representatives to the transitional Provincial Legislatures and Parliament (151-164)
- 4.19. The principle of independent, impartial, and fearless judiciary without any favours, is upheld. Values of UBUNTU, faith and indigenous communities' godly values and principles to be integrated into the foundations of the courts and Administration of justice by the judicial system and trained officers from any community courts up to the Constitutional Court
- 4.20. Uphold and sharpen Chapter 9 Institutions with additional permanent Anti-Corruption Commission (sections 181-194)
- 4.21. Non-partisan, inclusive and meritorious Public Administration with strict application of Batho-pile principles (Sections 195-197)
- 4.22. Security Services upheld but we should consider extended community-based security services fully trained personnel certified by the Defence and Police for one year to fight criminal activities within communities (sections 198-210)
- 4.23. Recognition of faith, indigenous and other non-partisan communities, Kingship and Priesthood leadership and their governance structures in all the main sectors of society



with full governance, socio-economic development, and oversight responsibilities by directly deploying Public Representatives to serve in the legislative bodies rather than humiliation as advisers and observers of politicians in terms of the constitutional rights reserved for all citizens in the Constitution (211-212)

- 4.24. Create sovereign citizens **Generational Wealth Treasury Reserves with Treasury Financial Services Centres** and fixed assets currency like gold standard. Ensure that our natural resources are processed locally by community enterprises to create their own generational commonwealth, whilst enjoying prosperous socio-economic wellbeing individually and collectively in families, communities and cities and New Nation. Government to develop internal capabilities to directly deliver services to the people through incorruptible ethical civil servants whilst simultaneously uprooting the corrupt elements. This is achieved through collective active anti-corruption by ethical individual citizens, families, communities, people, New Nation, and Government having launched a massive anti-corruption values-based education and campaign. Speedy and divisive action by the security forces and the courts to enforce consequences for corruption related treasonous malfeasance activities.
- 4.25. Review all local to international agreements to protect the best legitimate interests of the citizens, people, and New Nation to the extent of declaring any unfair agreements null and void in terms of this Constitution. This includes any international laws violating absolute spiritual values of UBUNTU and principles of righteousness, justice, peace, prosperity, love and joy in truth and Spirit of God (231-243)
- 4.26. Adopt values-based rights and responsibilities Charters to deepen the culture of citizens direct governance (s 234)
- 4.27. This New Nation Constitution is the direct exercise of Section 235 of the Constitution
- 4.28. Equitable funding of Section 18 non-partisan citizen associations and community Izimbizo, Assemblies, Councils, Sectoral Parliaments and Citizens Parliament by the people and ethical community enterprises to avoid reliance on corrupt elements within the private sector.

5. THE NEW NATION AND ITS THREE ARMS OF GOVERNMENT

Let the people of God migrate from the oppressive kingdom of darkness, lawlessness, and corruption to enter into the promised land of the prosperous Kingdom of God on earth.

The South African Constitutional Court judgement of Thursday, 11th June 2020, marked the end of the dominion of collective sins which continue to manifest the dictatorship of the old autocratic



Babylonian religious, aristocratic kingdoms and divisive political parties which facilitated political marginalization, control, and socio-economic exploitation of the people of God on earth. The struggle for liberation from any form of oppression, dictatorship and socio-economic exploitation was meant for the people to enjoy God ordained liberty and abundant prosperous socio-economic wellbeing for all humankind.

**During the years of the liberation struggle, we declared that,
“All Power To The People “
“The People Shall Govern!”
And Now, its time, the people must govern!**

The coming restoration, revival, revolution of non-partisan citizens associations and kingdom community governance is going to manifest incorruptible ethical kings, queens, princes, princesses, priests, elders, leaders and public representatives, working together within their sovereign citizens community Associations, Assemblies, Councils, Sectoral Parliaments, and Citizens Parliaments. The non-partisan Great Commission Royal Priesthood, Church, other faith communities, indigenous kingdoms and any other sovereign citizens are duly ordained by the Almighty God to manifest as His sons and daughters to build righteous, peaceful, and prosperous New Nations to build New Covenant Nations of God and His kingdom of righteousness, justice, peace, prosperity, wisdom, love, and joy, all over the world.

The abandoned covenant of God by the nations from generation to generation, has always been open to all the nations to accept the open invitation to be restored into the covenant with God, the Governor of all nations. Leaders and nations are judged by God whether they like it or not. It is only God who established His covenant with the nations which voluntarily opted out. Therefore, they may voluntarily come back into the perpetual covenant of God. There is an open invitation to South Africa, Afrika and all the nations to remember God as the Source of life for the people and nations on earth.

Therefore, in humble submission to Almighty God, we, the citizens, and people of God in South Africa, we embrace the name of Azania (God hears and listens to you people of Mzansi, our beloved country, New South Africa). We have duly registered our New Nation Cause to start building and voting for the prosperous New Nation, directly represented by the incorruptible ethical New Nation House of Independents to form a non-partisan, inclusive and meritorious Government Administration in terms of the Constitution. We are self-governing sovereign citizens, have power to directly nominate, elect, commission, and recall our own incorruptible ethical Constituency Proportional Representation Candidates to the Provincial Legislatures and Parliament. Together with our directly nominated New Nation House of Independents elected as incorruptible ethical Public Representatives, we shall duly form a non-partisan, inclusive and meritorious citizens direct representation Government by 2024 and beyond.



The New Nation House of Independents (THI) is registered as a special purpose vehicle brand to facilitate this transitional transformation to the prosperous New Nation of sovereign citizens, families, faith communities, indigenous kingdoms, and people of New South Africa, founded on righteousness, justice, peace, love and joy in truth and Spirit of God.

This is the Great Commission mandate from God, our Creator, Father, King, Lawgiver, Judge and Saviour to disciple our Old South Africa into a righteous, peaceful, just, and prosperous New Nation of sovereign citizens to serve the best legitimate interests of all the citizens, families, people of faith communities and indigenous kingdoms in villages, farms, townships, suburbs, towns, cities, Wards and Constituency Districts for administrative Provinces and National Government.

Each citizen association, family, Church, faith community, indigenous kingdom and any other citizens may form a non-partisan New Nation Commission as part of its structures. It should focus on facilitating the non-partisan, inclusive and meritorious building of the New Nation and its three arms of citizens direct representation Government in the New South Africa, Afrika, and all covenant nations of God on earth.

This great transformational revolutionary Revival Campaign is registered as the New Nation House of Independents cause in terms of Section 19(1)(c) of the Constitution. The following cover some critical objectives and Plan of Action tabled for consideration. Voting for the New Nation House of Independents means citizens vote for:

- 5.1. a prosperous New Nation of sovereign citizens, directly elected and accountable incorruptible ethical Constituency-Proportional Independents, citizens direct representation Government and impartial Judiciary
- 5.2. building their own New Nation and the three arms of Government and Administration on positive absolute spiritual values of UBUNTU and principles of righteousness, justice, peace, prosperity, love, and joy in truth and Spirit of God
- 5.3. recognition of non-partisan citizens, faith communities and indigenous kingdoms as first class citizens under Sections 3, 9, 18, 19, 211, 212, 234, 235 read together with the whole Constitution as already stated above.
- 5.4. quality, speedy and consistent developmental social service delivery in all sectors, including: skills and character education, holistic healthcare, sport, culture, safety and security, developmental social grants, moral regeneration initiatives and others on non-partisan, inclusive and meritorious basis.
- 5.5. implementation of a revolutionary assets-based UBUNTU WELLBEING ECONOMY linked to the restoration of land to the landless natives to eradicate inequality, unemployment, and



abject poverty. Equal opportunities for individual citizens and collective community enterprises to produce generational wealth for all South Africans protected by fixed assets based currency like gold standard managed through National Generational commonwealth Treasury Reserves and Treasury Financial Services for environmentally friendly and sustainable multiplication, fruitfulness, and replenishment of prosperous socio-economic wellbeing for humankind.

- 5.6. unleashing the creative visionary youth and women leadership, governance skills and socio-economic developmental potential as fully fledged Revolutionary Nation Builders and first class citizens on equal basis with other citizens.
- 5.7. reconciliation, mediation, peaceful resolution of conflicts and lasting peaceful co-existence of humankind on earth.
- 5.8. Each individual citizen, family, faith, and indigenous communities becoming active citizens directly involved in education of others about their values, rights and responsibilities as patriotic New Nation Builders and Champions.
- 5.9. Reconfigure Constituency Districts to deploy incorruptible ethical Constituency-Proportional Independents in transitional Provincial Legislatures, Parliament, and the Executive arm of Government with these **NEW NATION BUILDING Commissions and Clusters amongst others:**
 - 5.9.1. Constitution and Justice
 - 5.9.2. Constituency Districts Governance
 - 5.9.3. Triumvirate Presidential Sectoral Council
 - 5.9.4. UBUNTU Wellbeing Economy
 - 5.9.5. Treasury Reserves, Financial Accountability
 - 5.9.6. Skills and Character education
 - 5.9.7. Social Development
 - 5.9.8. Sports
 - 5.9.9. Traditional and Religious Culture
 - 5.9.10. Marine and Tourism Business
 - 5.9.11. Police
 - 5.9.12. Youth and Women Development
 - 5.9.13. International Relations

Citizens Parliament



6. It's time! The people must govern, now!

Mkangeli Matomela

**National Convenor
Citizens Parliament**



