UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

Date of Filing: 05/04/2012
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File Number: 2012-125-1787-8
Lapse Date: 05/04/2017

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S EXACT FULL LEGAL NAME - INSERT ONLY ONE DEBTOR NAME (1a or 1b) - DO NOT ABBREVIATE OR COMBINE NAMES

<table>
<thead>
<tr>
<th>1a. ORGANIZATION'S NAME</th>
</tr>
</thead>
<tbody>
<tr>
<td>The United States of America, The One People's Public Trust 1776, a public trust</td>
</tr>
<tr>
<td>c/o 513 25th Ave NW</td>
</tr>
<tr>
<td>Gig Harbor WA USA 98335</td>
</tr>
</tbody>
</table>

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSERT ONLY ONE DEBTOR NAME (2a or 2b) - DO NOT ABBREVIATE OR COMBINE NAMES

<table>
<thead>
<tr>
<th>2a. ORGANIZATION'S NAME</th>
</tr>
</thead>
<tbody>
<tr>
<td>The People's Jurisdiction</td>
</tr>
<tr>
<td>LEGAL FICTION</td>
</tr>
</tbody>
</table>

3. SECURED PARTY'S NAME (or NAME OF TOTAL ASSIGNEE OF ASSESSOR'S RIGHT) - INSERT ONLY ONE SECURED PARTY NAME (3a or 3b)

<table>
<thead>
<tr>
<th>3a. ORGANIZATION'S NAME</th>
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</thead>
<tbody>
<tr>
<td>The United States of America, a public trust</td>
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</tbody>
</table>

4. THIS FINANCING STATEMENT COVERS THE FOLLOWING COLLATERAL


5. ALTERNATIVE DESIGNATION (if applicable)

<table>
<thead>
<tr>
<th>LEASES/LESSOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>CONSIGNMENT/CONSIGNOR</td>
</tr>
<tr>
<td>SALE/SAILOR</td>
</tr>
<tr>
<td>SELLER/BUYER</td>
</tr>
<tr>
<td>LIEN</td>
</tr>
<tr>
<td>NON-UCC FILING</td>
</tr>
</tbody>
</table>

6. THIS FINANCING STATEMENT IS TO BE FILED (RECORD) OR RECORDED IN THE REAL ESTATE RECORDING OFFICE (if applicable)

<table>
<thead>
<tr>
<th>ESTATE RECORDING</th>
</tr>
</thead>
<tbody>
<tr>
<td>ATTACH EXHIBIT</td>
</tr>
</tbody>
</table>

7. CHECK TO REQUEST SEARCH REPORTS ON DEBTORS

<table>
<thead>
<tr>
<th>AG. LIEN</th>
</tr>
</thead>
<tbody>
<tr>
<td>NON-UCC FILING</td>
</tr>
</tbody>
</table>

8. OPTIONAL FILER REFERENCE DATA

The United States of America, The One People's Public Trust 1776, a public trust, Secured Party

FILING OFFICE COPY — UCC FINANCING STATEMENT (FORM UCC1) (REV. 05/22/02)
all rights reserved without prejudice.
4. This FINANCING STATEMENT covers the following collateral:

secured starting 1781 and completed 1791, a perpetuity, said written instrument INCORPORATED BY REFERENCE HEREIN FOR ALL THE WORLD TO RELY UPON; Original Secured Party; Record Owner: Charles C. Miller; Original Debtor: CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION]; CHARLES C. MILLER D/B/A CHARLES C. MILLER; Original Holder-In-Due-Course of Title and Ownership of UCC, Grantor: Charles C. Miller; Original Notice, UCC Doc No.: #2000043135, May 4, 2000, Receipt #36090 (a perpetuity filing); Original Posted Notice Account No.: Z 277 480 473; Gift by Assignment, UCC Doc's: #2011125781 20 Dec 2011, #2011055259/#2011055260 17 May 2011; Gift Duly Accepted, UCC 3 Amendment Doc. No.: # 2012025545, March 12, 2012;Grantee; Secured Party; Record Owner; and, Holder-In-Due-Course of Title and Ownership of UCC: The United States of America, The One People’s Public Trust, 1776, a public trust, (the Public Trust), for its Beneficiaries serving The One People; All referenced Documents, Files, and Instruments identified above, restated in their entirety, incorporated by reference here as if set forth in full, AND ANNEXED HERETO:
2012-125-1787-8, Attachment 1 of 13

The One People's Public Trust, 1776

AMENDMENT TO:

1776

1776

DEBTOR: UNITED STATES

"STATE OF..."

SECURED PARTY: The United States of America (a public trust)

Trustee:

Culver Paul Skinner
Heather Ann Tucci-Jarraf
Holly Randall-Nilsson

Original Secured Party: Record Owner: Charles C. Miller;
Original Debtor: CHARLES C. MILLER (AN ARTIFICIAL PERSON & LEGAL FICTION);
Original Debtor: CHARLES C. MILLER DEBUT CHARLES C. MILLER;
Original Holder-In-Due-Course of Title and Ownership of UCC: Grantor: Charles C. Miller;
Original Notice, UCC Doc No: #20000043135, May 1, 2000, Receipt #60990 (a perpetuity filing);
Original Notice, UCC Doc No: #201100259, March 12, 2012;
Gift by Assignment, UCC Doc #: 20110152020 Dec 2011, #2011055250/2011055260 17 May 2011;
Gift by Acceptance, UCC 3 Amendment Doc No: #2012025545, March 12, 2012;
Grantee: Secured Party; Record Owner: and, HOlder-In-Due-Course of Title and Ownership of UCC: The United States of America, The One People's Public Trust, 1776, a public trust, (the Public Trust), for its Beneficiaries serving The One People, physical custody of Given Instrument held in trust of the One People's Public Trust, 1776, administered by its duly named Trustees of public record, as further published on www.peoplestrust1776.org, for reliance on by all beings and the World, daily recognized in all world systems: All referenced Documents, Files, and Instruments identified above, restated in their entirety, incorporated by reference here as if set forth in full, and Amended to include as collateral the following:

KNOW ALL BEINGS BY THESE PRESENTS BEFORE ALL THE WORLD that on this day, with all rights reserved, without prejudice, the undersigned duly named Trustees, on behalf of Secured Party named herein, for its Beneficiaries serving The One People, living beings created equal, by the Almighty God and Bonservants thereof, NUNC PRO TUNC, PRAETEREA PRAETEREA ("The One People"), specifically The One People whom have changed their political will, either value, inclusive of the original one thereof, with unmatched legal capacity, and standing having created the ideal institutions herein and the beings thereof, dumped by choice as the third world value, known and accepted as the United States of America consisting of the several states of the Union, State of..." the "People" Said Trustees, with specificity and particularity, absent fear, precaution, presumption, agreement, duty hereby reserved and rights for all beings and the world to rely upon, the beneficiaries of Debtor, Secured Party, and Secured Party's collateral, a perpetuity, duly held in trust, secured therefore, and operating in the highest jurisdiction and venue of The One People's Public Trust, beginning July 4, 1776, as follows:

Entry of Debtor in and on the Commercial Registry (Record), inclusive of any capacity, as constructed transmitting utility, and all other properties, inclusive of chattels, goods), NUNC PRO TUNC, PRAETEREA PRAETEREA: UNITED STATES and "STATE OF..." of the several states of the Union, inclusive United States Government and Governing States, in its form, de facto and de jure, and all the idea of, the state of law creations as by product and accidental thefts, including Officers, Officers, agents, agents, employees, assigners, of franchises, not as voluntary commercial links names, or any form of law subject to, or merely at the United States Government referenced as the "United States" and "State of..." throughout the private law of same, and all franchises, departments,
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DEBTORS: UNITED STATES "STATE OF ..."

agencies, offices, and their employees, in any jurisdiction, operating, presenting, or representing under the color of title of the "United States" or "The United States of America", and any and all "State of...", "Governments", and/or all MN abbreviations, affixations, initials, or other names or description of the "United States", "UNITED STATES", "State of...", and "STATE OF...", separately or jointly, "Debtors".

Indefeasible title and ownership of Record, "UNITED STATES, The One People's Public Trust, 1776, a public trust, (the "Public Trust") for its Beneficiaries serving The One People whom have pledged their political will, other value, inclusive of their constitutions therein, with unrefused legal capacity and standing having created the cited instruments herein and the heirs thereof, in due and by choice on the land with venue, known and accepted as The United States of America consisting of the several States of the Union, "State of...", constituting the grantee/beneficiary under "agreement for sale", the body of law, by and through the express of the political and fraternal automatic voluntary commercial endeavor/endeavor of citizens, employees, associates, or licensees of The United States Government, the federal and state, and in this cause and with reference and in accordance with the International Law Doctrine, considered as the Constitution for the United States of America, 1781 as intended, and the treaty, prerogatives, powers and internationally affirmed omissions, starting July 4, 1776 and completed March 4, 1789, affirmed by documents inclusive of those titled "Declaration of Independence", "The United States of America (or, "UNITED STATES", "Articles of Confederation")", "Articles of Confederation and Perpetual Union", March 1, 1781, recognized as the Constitution of the United States of America, March 4, 1789, and the additions "State of...", "Debtors" and "Beneficiaries of the several States of the Union", incorporates here by reference as Trust in full, made the same, well-established, accepted and never revocable "Public Law" and "Public Policy", all held in the Public Trust, "Secured Party" and "Holder-in-Due-Course".

Being Per Debtor-created entities, as they governments, entities, forms, de facto, de jure, and or all of the nation-of-law creations and or in other capacity, including offices, officers, agents, actors, employers, licensees, associates, acting as "voluntary commercial endeavor/endeavor" or are inferior to the nature and capacity of the entity, The One People do hereby create the United States of America "UNITED STATES", Whereas the created may never usurp or use greater than its Creation, Whereas Debtor is bound under the duties and obligations of the Constitution of the United States of America, 1781 as amended, and duties and obligations having been prescribed by The One People, Being that Secured Party, whose beneficiaries serve The One People, constituting the principal American Native People, and those subsequently born at the call of The United States of America, engaged in and do engage in their sovereign law, capacity knowingly, willingly and willfully creating and constituting governmental, local, state, and national pursuant to the principles, powers, and philosophy of the American jurisprudence, concurring with the Original Jurisdiction facilitating the defined governing instrument, the Constitution of the United States of America, "UNITED STATES", as amended: the constitutional protective "Bill of Rights" codifies and holds high the very standards for the protection of the sovereign nation man, a constitutional proper party as established by public law, who enunciates by contract a proceeds in

The One People's Public Trust

Providing solutions since 1776
opposition to the United States Government, de facto or de jure, and its acts and omissions which are consequential to the life, liberty, and property of the Nation.  A person or other legal entity who is a party to this agreement, being a party to the agreement, acts at its own risk.

Debtor: inclusive of ALL other persons, entities, and organizations, including, without limitation, all parties, agents, officers, directors, employees, and others who, in any way, have or may have an interest or claim in or to any property or objectionable conduct subject to the provisions of law.

ALL debts, accounts, pledges, covenants, contracts, agreements, hypothecations or other property, inclusive of all chattels, general intangibles, payment intangibles, and other properties of any nature, however described, shall be refinanced or otherwise taken over by the Debtor and all other persons, entities, and organizations, including, without limitation, all parties, agents, officers, directors, employees, and others who, in any way, have or may have an interest or claim in or to any property or objectionable conduct subject to the provisions of law.

The Trustee of the Holder-In-Due-Course, Secured Party, the United States of America, claims, pledging, and taking possession of the Debtor, the artificial person, named "Debtor", the artificial person, named "United States", "UNITED STATES", "State of...", and "MA
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ALL properties and interests of all chattels, are accepted in value as evidence of debt except from legal actions brought by the creditors, or otherwise brought by the creditors, and are subject to the provisions of law.

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May 3, 2023
1202-125-1787-8, Attachment 4 of 13

DEBTORS: UNITED STATES "STATE OF...

AMENDMENT TO:
12/31/2000 3:09 PM, Draft 4

APPELLO P. W. A. W. E. W. T. T. E. N. (Commercial registry as "Public Law") as principal, reserves hereinafter and forever all rights, remedies, and rights guaranteed therefor, with specificity and particularity pursuant to the Uniform Commercial Code, Public Law 88-245, Title 28, § 1-105, § 1-106, and § 1-108, 1-209, on one hand, Republic Union State of the United States, and on the other hand, Republic Union State of the United States, in consideration of the mutual covenants and agreements set forth herein, being referred to the Uniform Commercial Code [UCC] and "STATE OF...

3. Commercial law is accepted for a minor, general, general application, and use pursuant to evidenced, unsecured, collateral, and provision therefor, as to which purposes and conditions precedent shall define and impose upon the legal association between the creditors and the surety parties.

4. Secured Party shall, at any time and for any reason, take possession of the collateral and, at any time and for any reason, cause to be released, sold, or otherwise disposed of the collateral in accordance with the terms of this agreement.

5. Principles of the governing conditions, as well as applicable law, are in accordance with the Uniform Commercial Code, the Uniform Sales Act, and the Uniform Fraud Act, as in effect and applicable in the jurisdiction of the parties thereto.

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commercial law or, as is acknowledged and, effectuated by the District of Columbia, the United States of America, public trust.

[5] Thereby, the Uniform Commercial Code (UCC) and "STATE OF ..." and international CODE LAW EQUATIVE [1] is accepted as a standard for private law giving fundamental substance, form, and effect to lawful lien enforcement, Common Law, Equity, and Admiralty. Matters reasonable under the circumstances, venue facts and directives, each individually and collectively, irrespective, only accepted, enforced in international law by the Constitution (Art. III); for the United States of America. Purchased and at commercial registry, the UCC and "STATE OF ..." and international CODE LAW EQUATIVE [1] is herein stipulated to be in nature and form, in action, in summary process standing unreported absence, the property, property, possession of the debtor, properly registering a certificate or discharge as ordered hereafter.

[7] Pursuant to the right of review by expert examination and the above facts of the general beneficiary owner of the Original Jurisdiction, the commercial bond and American Nation, by virtue of the deposit of the petition, will be in the hands of the commercial matter (see infra definition of "beneficiary" and "assignee" to secure the United States Government, de facto, de jure, and de minimis directed and delineated by the International Law Ordinance, capable of release as the Constitution for the United States of America, 1791, as amended, and the lawful property, prerequisite thereto. Any defense of an invalid claim or status of the United States Government notwithstanding, neglecting, abandoning, or otherwise failing to bring forth natural evidence and fact, prior to lawful document(s) or form of compliance with the Uniform Commercial Code (UCC) Standards and Standards does not possess the capacity, in the alternative, legally aggregate a registrable action, in court and controversy, because of the presence of substantial, adequate, and final opinion evidence, contrary and diametrically opposed, to the law, the United States Code of the United States of America, public trust, and property by the production thereof.

[9] A CLAIM is, as prescribed, evidenced by a specified usage of a "Bill of Lading," a Uniform Commercial Code, or a non-infringement action by the defendant. The claimant for commercial action, such as a bill of lading, having been bonded by the commercial bond, is sufficient evidence to support such a claimant for commercial action, or a non-infringement action by the defendant. A CLAIM is, as prescribed, evidenced by a specified usage of a "Bill of Lading," a Uniform Commercial Code, or a non-infringement action by the defendant. The claimant for commercial action, such as a bill of lading, having been bonded by the commercial bond, is sufficient evidence to support such a claimant for commercial action, or a non-infringement action by the defendant.
The One People's Public Trust, 1776

AMENDMENT TO:
VOL. III, PAGE 699, LIN, W., 2000

DEHTORING UNITED STATES
STATE OF...

TRUSTEE
Caleb Paul Skinner
Heather Ann Tucker-Sawyer
Holley Randal Holder

SHCREDID PARTY: The United States
of America public trust

statutory authority and lawful implementing administrative property regulations, policies and procedures. The "CLAIM" as provided is presumptively inarguable and unenforceable absent lawful standing to assert. 

This Amendment to Presumptions & Laws in the nature of Federal Rules of Evidence Rule 301, Federal Rules of Civil Procedure of R. 24, is presented as AIPR A14WEL, NOT 15 or 16, where governing principles for federal due process, administrative, judicial and commercial, not otherwise evidenced by an Act of Congress, is invoked in the nature of Federal Rules of Evidence Rule 26, FEDR.:

[1] The privilege, capacity, and nature of the American Nation, a naturally born citizen of the Sovereign The United States of America, born of the soil, having presumptively inherited the legal nature and mandate of a "natural born citizen" of the original jurisdiction, is that of absolute protection from the de facto or de jure government, same having constituted of an impermeable and impervious of lawful authority power, all protections granted and internationally recognized as the Bill of Rights, the first ten Amendments of the Constitution of the United States of America, as amended and dated December 15, 1791, said lawfully amended and ratified instrument being an International Law Ordinance and Contract authorizing the establishment, perpetuation in good standing, and lawful execution, enforcement, and creation of a lawful agent and structure, the Government of the United States by and through the compact sovereign states, the United States of America, each as presumptively lawfully admitted.

[11] The ratification and signing as the natural basis for the CLAIM as asserted conveys the controlling jurisprudence and philosophy of the four corners of the Compact contract set forth: Sec. [6][c][b][a], article [10] WIE:

[11][a] A natural entity, born in government, as a principle of fiction-or-law creation, may never exist in our time to greater that its creation-a corpus juris.

[11][b] The Founding Fathers, those being participants in being offspring of those original Compact of the Thirteen Colonies, the original compact, are prior stated, constituting the primordial American Nation-People, and those subsequently born at the soil of the United States of America, engaged in and also engage in their sovereign law capacity knowingly, deliberatly, and willingly creating and constituting governments; local, state, and national pursuant to the principles, programs, and principles of the American way jurisprudence, commencing with the Original Constitution affixing the qualified controlling instrument, the Constitution of the United States of America, 1787 as amended; a secondary premise.

[11][c] THEREFORE, the government[s] in all its forms, national, state, and local and of the force of law expressed by product and incidental thereof, including Offices, Officers, agents, actors, employers, less parties, or licensees, acting as

The One People's Public Trust

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[5]-[3]-[2]

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voluntary commercial indentures, is jurisdiction in the nature and capacity of the creator of the American Nation.

20) The cognizable protective Bill of Rights explicitly holds design preserved standards for the protection of the sovereign nations, in their capacities as established by law. The exercises by conduct proceeds in opposition to the United States Government, on the basis of due, and its actual or reasonable, which are consequent to the life, liberty, and property of the American Nation, and other verifiable persons granted recognition and all matters about in law standing and proper matters, been provided.

21) Any act of omission or commission of the Government, by or through the voluntary commercial indentures, stating singularly, in concert, activity, or constructively, not in proper compliance with the Bill of Rights, is also fact unlawful, illegal, or unauthorized, and illegal, described, under which subject to lawful remedy, and through agrarian approaches to the process including case and controversy procedurally the lawful forum pursuant to law, a secondary premise.

22) THEREFORE, at cognizant voluntary commercial indentures in the consequentially unrestrained empire of the United States Government, on the basis of due, are obliged, impartial, and mental, as self-imposed duty to perform their certificate trust in professional plenary compliance with the Bill of Rights, tenants, guarantees, declarations, spiritual and intelligible empowers the judicial or beneficially, and professional purpose, completed, in letter and spirit, for the benefit and protection of the titled beneficial good natured empire of the Original Jurisdiction.

23) The One People, or in the alternative, a fiction of any person of standing and proper party, may not force, coerce, or by any substantive pron tor means, cause another natural alien person or legal standing to contract or act in any manner aside from lawful consent, basis and process and conversely may not interfere with, obstruct, impede, hinder, or otherwise impair or void contract between cognizable parties.

24) The One People, or in the alternative, a fiction of any person of standing and proper party, may not delegate authority, power, or function that he does not possess, and conversely, may not assume, exercise, or otherwise exercise authority, power, or function not lawfully delegated or without the granted capacity to receive same, lawfully delegated.

25) THEREFORE, the Government, in any form or manner due to, any of these voluntary commercial indentures, be they officers, agents, as the employee, associate, or licensee, does not possess the capability, nature of fiduciary, to impose administratively by force coercion, duties, or other substantive particulars means the contrary with the created government and the resultant state of hegemony upon the People or other cognizant parties, therein demanding actually or constructively compliance with, submission to, and even enforcement to all means at the undetermined unlawful and illegal means of the charmed authority and private law controlling Government, absent contractual law

The One People's Public Trust

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the defining instrument which functions as the operational authority of the fiction of the creation 'government' and affirms this instrument:

[14][15] The intransigent duty, ethical and legal, of the acknowledged guardian beneficiary, and parallel state, to enable, supervise, and direct the operation of the agency pursuant to the powers and delegation by and through the capacity and substance of the principal instrument, the Constitution for the United States of America, 1789, as amended and the preemptions, professional, civil and public, administered therein by the voluntary commercial indentures, the People, individually and collectively, brings into being, the Holders-in-Due-Course of the contractual obligations and duties of each voluntary commercial indenture deriving dedicated authority and proprietary power from said contractual, entirety and solvency:

[14][15] The principal instrument, the agency capacity and nature described above, is by its constitution, a law, superior to the nature and capacity of the sovereign state, the Holders-in-Due-Course, the People, though with a constitution and with the additional inherent law of statute, regulation, policy and procedures to which each voluntary commercial indenture adheres, equally being bound by contract and held by duty, competence, performance, and ethics bound, the United States and all therein, there inherently being no exception, to defense of breach of duty, delegation and delegation of duty, breach of contract, of legal, permanent, actual or constructive, the delineated controlling by which defines and sets the nature, capacity and legal function of each and every voluntary commercial indenture, and the 'government' superior thereof:

[15] As officials, agents, actors, insurers and licensees, voluntary commercial indentures, fulfilling and operating as functionaries holding office in an official position, presumptively have with well-furnished mental capacity, entered into a lawful, constructed contract evidenced by a lawful, documented and executed 'Duty of Office', therewith, effectuating a voluntary commercial indenture relationship with the constructive principles, the United States 'Government' and the lawful Holders-in-Due-Course, the People, in being a prerequisite presumption that each such
conversely, contractual duties and obligations, and compliance in form and spirit with the report form law of the land, to support and enforce the same and omission of the care voluntary commercial enterprises, whether they act in their official or natural capacities, as well:

[29] "Negligence" in any of its manifestations, hereafter in this category is negligently or negligently by persons or standing and principal parties claiming prejudice, harm, damage, and injuries or any other of the after-asserted, intentional or obstruction, defect, culpability, or any other form of inappropriately alleged, claim and defense or negligence, or any combination of the foregoing, direct or indirect, exception or in any way, voluntary, commercial enterprises, having acted otherwise or without their lawful capacity, individually as natural or legal persons.

[32] There is no negligeable lawfulness, defense, alleged or constructively implied, or any other negligent, obstructive and injurious, de facto or de jure, in any law, intentional effectiveness, evasion, abatement, execution, or executory execution, from a claimed or redress or grievances of alleging prejudice, harm, damages or injuries, this supported by material proof and facts, evidence, amounting, in certain reparations, compensation or offers of accord and settlement of properly presented "CLAIMS" against voluntary, commercial enterprises, and their principals.

[33] Internationally known and negotiable accounts of the law given, its creator, that is Law, Equity, Admiralty, or a contrived process to each sovereign State under jurisdiction, but the Congress for the United States to an appropriate sovereign State, only authorized legislative authority, is for the plenary protection of the grantor beneficiary from all political, legal, and economic power is whatever manner or forum functioning as created federal or state authorities, and grantor beneficiaries and persons of standing and proper party status defined alike.

[34] Presumptions are inherent in law, presented, open facts and functions as fact, conclusion or proof, of claim absent negligeable evidence, claim has fully exhibiting material evidence and factual proof of waiver or any other, or with specificity, overcharge, coincided, partial exception mandated by lawfully enacted and resolved laws of Congress for the United States of America or the State authority.

[35] A necessary and inalienable, inalienable in American jurisprudence, except that the United States, the United States Government, and its voluntary, commercial enterprises, defendants or defendants, or obligated, to first and foremost protect the grantor beneficiary of the Original Proprietors, Holder In Due Course, the People, and further, its execute absent, omitted, misuse, negligence, or damages, machine, repair, anyone of these fundamental guarantees set forth by the Bill of Rights, and further, to foster a positive environment in which each person of standing and proper party may exercise in a plenary manner the said fundamental guarantees, and further, no waiver, obstruction, or aggrieved the established field of law rights, as well as negligeable natural law human rights.
[25] Secured Party reserves the sole and exclusive right to the final determination of all definitions, references, and intent of Secured Party, inclusive of those contained herein.

[26] Secured Party reserves right to amend, enhance, delete or otherwise supersede the provisions, covenants (implied, constructive or actual), and conditions found in this agreement. The amended or superseded agreements will be evidenced in full. All definitions of terms subject to question or misapplication will be determined by Grantor, Status Party.

[27] Any objection, contest, or counterclaim to this registered document or any portion thereof must be tendered to the Secured Party within thirty (30) days. If the objection, contest, or counterclaim is not tendered, it will be conclusively presumed that the information, claims, statements, warranties, covenants implied, constructive or actual, and conditions found in this agreement are acceptable. All of any objection, contest, or counterclaim is waived, without prejudice, absent compelling reasons to the contrary.

With Integrity, Responsibility, and Transparency, in open public forums, we declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. We are a creation of Almighty God and Bountiful thereof, and we attend any record INC PROTECTING and PRAISING A PRAYER 100% to those facts, with A.L., rights reserved and with no prejudice. Please, see "The State," and International CODE 1-876-587-8420, INC PROTECTING and PRAISING A PRAYER 100%, "Heather Ann St. John," and "Heather Ann St. John," Nihal Randa Holman, (a) a living natural person, creation of Almighty God, hereafter and forever, this bonded Trustees of the Secured Party, and a beneficiary of the Original Jurisdiction of for in the alternative, a constructive person of standing and proper party status, as above excepted above due to automated filing systems entering original - mistrues and standing or view on the United States of America 1776 construction, original national state, Secured Party.

* Secured Party See: District of Columbia Code, Title 28, § 1-201 (3072), § 5-201 (3072), and § 9-201

IN FORMA IDONEA JUDICI IN DAY OF , 20, by my hand and seal, evidenced by my original signature and seal witnessed by my Almighty God, duly certified, without prejudice.

In the authorized capacity of duly bonded Trustees of the Secured Party

Date Place