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ACKNOWLEDGMENT

Grant of Exclusive Power of Attorney to conduct
all tax, business, and legal affairs of Principal

POWER OF ATTORNEY

I, BETTY JEAN PHILLIPS, Grantor (hereinafter "**Principal**"), at P.O. BOX 209193, do hereby authorize and appoint Betty Jean Phillips, c/o 7713 South Seeley Avenue, Chicago, Illinois ; Near [60620], Republic, Non Domestic Without the US, as my private attorney in fact (hereinafter "**Agent**"), to take exclusive charge of, manage, and conduct all of my tax, business, and legal affairs, and for such purpose to act for me in my name and place, without limitation on the powers necessary to carry out this exclusive purpose of attorney in fact as authorized:

- A. Indorse or otherwise sign Principal's signature, without liability, on all documents and instruments, of any type or nature, where Principal's signature is requested or required for the purpose of authenticating the writing in all commercial activity between Principal and other artificial persons;
- B. To demand, collect, receive, take possession of, hold, receipt for, sue to recover, recover, and manage all sums of money, real estate and all other property, which Principal now owns, or which may now or hereafter become due, owing, or payable to Principal from any source whatsoever;
- C. To deposit funds into, make withdrawals from, or sign checks or drafts against any account standing in Principal's name individually or jointly in any bank or other depository; to cash coupons, bonds, or certificates of deposit; to endorse checks, notes, or other documents in Principal's name; to have access to, and to place items into or remove them from any safety deposit box standing in Principal's name individually or jointly; and otherwise to conduct bank transactions or business for Principal in Principal's name;
- D. To pay on behalf of Principal any just debts and expenses, including reasonable expenses incurred by Principal's Agent, in exercising this exclusive power of attorney;
- E. To retain and manage any investments, and to invest in stock, bonds or other securities, or in real estate or other property on behalf of Principal;
- F. To give general and special proxies or exercise rights of conversion, or rights with respect to shares or securities; to deposit shares or securities with or transfer them to protective committees, or similar bodies; to join in any reorganization and pay assessments or subscriptions called for in connection with shares or securities.
- G. To sell, exchange, lease, give options, fund trusts, convey title by deed and make contracts concerning real estate or other property for such considerations and on such terms as Agent may consider prudent;
- H. To improve or develop real estate; to construct, alter, or repair building structures and appurtenances to real estate; to settle boundary lines, easements, and other rights with respect to real estate; to plant, cultivate, harvest, and sell or otherwise dispose of crops and timber; to explore for, drill for, mine, develop, extract, remove, refine, process, ship, transport, utilize, convert, and sell minerals of all descriptions, oil, natural gas, and geothermal resources lying on or beneath the surface of real estate and/or solar, wind, or hydroelectric energy available on or above the surface of real estate; to lease, sell, option, joint venture, or coop minerals of all descriptions, oil, natural gas, geothermal resources, solar, wind, or hydroelectric energy and rights and title thereto, and do all things necessary or appropriate to good husbandry and stewardship of such property and resources;
- I. To provide for the use, maintenance, repair, security, or storage of Principal's tangible property;
- J. To purchase and maintain such policies of insurance against liability, fire, casualty, or other risks as Agent, may consider prudent;

INITIALS



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Initials



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- K. To settle or compromise any and all claims, now existing or hereafter arising, against Principal and/or any of Principal's collateral; and to execute, sign, and indorse any and all claims, instruments, receipts, checks, drafts, or warrants issued in payment for Principal's collateral.
- 2. The Creditor Betty Jean Phillips, named herein on the Form UCC-1 and Commercial Security Agreement filed with the SECRETARY OF STATE of Illinois, is authorized by law to act for and in control of the Principal, BETTY JEAN PHILLIPS, BETTY J. PHILLIPS, or any derivative thereof. In addition, Betty Jean Phillips has the exclusive power of attorney to contract for all business and legal affairs of BETTY JEAN PHILLIPS, Principal.
- 3. The term "exclusive" shall be construed to mean that while these powers of attorney are in force, only Agent may obligate Principal in these matters; and Principal forfeits the capacity to obligate self with regard to same. This grant of Exclusive Power is irrevocable during the lifetime of Agent.

Executed and sealed by the voluntary act of my own hand, this 18 day of December, 2009.

This instrument was prepared by Betty Jean Phillips

Acceptance:

Betty Jean Phillips
 BETTY JEAN PHILLIPS, Principal

Betty Jean Phillips
 Betty Jean Phillips, Agent

I, the above named exclusive attorney in fact, do accept the responsibility for the herein-named Principal and do execute the herein granted power of attorney with Due Diligence.

NOTICE

Using a notary on this document does not constitute any adhesion, nor does it in any manner alter any legal status of any of the parties hereto. The purpose of a notary is verification and identification only and not for entrance into any foreign jurisdiction.

ACKNOWLEDGEMENT OF NOTARY

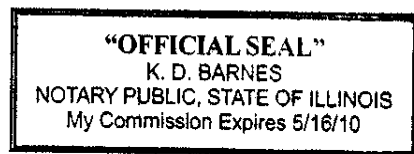
STATE OF Illinois)
) ss.
 COUNTY OF Cook)

On the 18 day of December, Two Thousand Nine, before me, K. D. Barnes, a Notary, Personally appeared Betty Jean Phillips, known to me (or proved to me on the basis of satisfactory evidence of identification) to be the living woman whose name is subscribed upon this instrument and acknowledged to me that she executed the same in /her authorized capacity; and by her signature on this instrument, Betty Jean Phillips has acted on behalf of the person who executed this instrument.

Witnessed, my hand and official seal.

K. D. Barnes

SEAL



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ACKNOWLEDGMENT

Grant of Exclusive Power of Attorney to conduct
all tax, business, and legal affairs of Principal

POWER OF ATTORNEY

I, SAMARABETH EL BEY, Grantor (hereinafter "**Principal**"), at P.O. BOX 209193, do hereby authorize and appoint Samarabeth El Bey, c/o P.O. Box 209193, Chicago, Illinois; Near [60620], Republic, Non Domestic Without the US, as my private attorney in fact (hereinafter "**Agent**"), to take exclusive charge of, manage, and conduct all of my tax, business, and legal affairs, and for such purpose to act for me in my name and place, without limitation on the powers necessary to carry out this exclusive purpose of attorney in fact as authorized:

- A. Inquire or otherwise sign Principal's signature, without liability, on all documents and instruments, of any type or nature, where Principal's signature is requested or required for the purpose of authenticating the writing in all commercial activity between Principal and other artificial persons;
- B. To demand, collect, receive, take possession of, hold, receipt for, sue to recover, recover, and manage all sums of money, real estate and all other property, which Principal now owns, or which may now or hereafter become due, owing, or payable to Principal from any source whatsoever;
- C. To deposit funds into, make withdrawals from, or sign checks or drafts against any account standing in Principal's name individually or jointly in any bank or other depository; to cash coupons, bonds, or certificates of deposit; to endorse checks, notes, or other documents in Principal's name; to have access to, and to place items into or remove them from any safety deposit box standing in Principal's name individually or jointly; and otherwise to conduct bank transactions or business for Principal in Principal's name;
- D. To pay on behalf of Principal any just debts and expenses, including reasonable expenses incurred by Principal's Agent, in exercising this exclusive power of attorney;
- E. To retain and manage any investments, and to invest in stock, bonds or other securities, or in real estate or other property on behalf of Principal;
- F. To give general and special proxies or exercise rights of conversion or rights with respect to shares or securities; to deposit shares or securities with or transfer them to protective committees, or similar bodies; to join in any reorganization and pay assessments or subscriptions called for in connection with shares or securities.
- G. To sell, exchange, lease, give options, fund trusts, convey title by deed, and make contracts concerning real estate or other property for such considerations and on such terms as Agent may consider prudent;
- H. To improve or develop real estate; to construct, alter, or repair building structures and appurtenances to real estate; to settle boundary lines, easements, and other rights with respect to real estate; to plant, cultivate, harvest, and sell or otherwise dispose of crops and timber; to explore for, drill for, mine, develop, extract, remove, refine, process, ship, transport, utilize, convert, and sell minerals of all descriptions, oil, natural gas, and geothermal resources lying on or beneath the surface of real estate and/or solar, wind, or hydroelectric energy available on or above the surface of real estate; to lease, sell, option, joint venture, or coop minerals of all descriptions, oil, natural gas, geothermal resources, solar, wind, or hydroelectric energy and rights and title thereto, and do all things necessary or appropriate to good husbandry and stewardship of such property and resources;
- I. To provide for the use, maintenance, repair, security, or storage of Principal's tangible property;
- J. To purchase and maintain such policies of insurance against liability, fire, casualty, or other risks as Agent, may consider prudent;

INITIALS

1 of 2

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K. To settle or compromise any and all claims, now existing or hereafter arising, against Principal and/or any of Principal's collateral; and to execute, sign, and indorse any and all claims, instruments, receipts, checks, drafts, or warrants issued in payment for Principal's collateral.

2. The Creditor Samarabeth El Bey, named herein on the Form UCC-1 and Commercial Security Agreement filed with the SECRETARY OF STATE of ILLINOIS, is authorized by law to act for and in control of the Principal, SAMARABETH EL BEY, SAMARA BETH EL BEY SAMARABETH EL or any derivative thereof. In addition, Samarabeth El Bey has the exclusive power of attorney to contract for all business and legal affairs of SAMARABETH EL BEY, Principal.

3. The term "exclusive" shall be construed to mean that while these powers of attorney are in force, only Agent may obligate Principal in these matters; and Principal forfeits the capacity to obligate self with regard to same. This grant of Exclusive Power is irrevocable during the lifetime of Agent.

Executed and sealed by the voluntary act of my own hand, this 8 day of July, 2010

This instrument was prepared by Samarabeth El Bey.

Acceptance:

Samarabeth El Bey
SAMARABETH EL BEY, Principal

Samarabeth El Bey
Samarabeth El Bey, Agent

I, the above named exclusive attorney in fact, do accept the responsibility for the herein-named Principal and do execute the herein granted power of attorney with Due Diligence.

NOTICE

Using a notary on this document does not constitute any adhesion, nor does it in any manner alter any legal status of any of the parties hereto. The purpose of a notary is verification and identification only and not for entrance into any foreign jurisdiction.

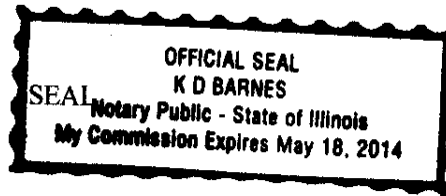
ACKNOWLEDGEMENT OF NOTARY

STATE OF NOTARY STATE)
) ss.
COUNTY OF COOK COUNTY)

On the 8 day of July, Two Thousand Ten, before me, K. J. Barnes, a Notary, Personally appeared Samarabeth El Bey, known to me (or proved to me on the basis of satisfactory evidence of identification) to be the livingwoman whose name is subscribed upon this instrument and acknowledged to me that she executed the same in her authorized capacity; and by her signature on this instrument, Samarabeth El Bey has acted on behalf of the person who executed this instrument.

Witnessed, my hand and official seal.

K. J. Barnes



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Commercial Security Agreement

SEB070210

This non-negotiable and non-transferable security agreement is made and entered into this day of JULY 7, 2010, by and between SAMARABETH EL BEY, hereinafter "Debtor," Organization Number ~~33346798~~, and Samarabeth:El Bey, hereinafter "Secured Party," Creditor Identification Number ~~33346798~~. The Parties, hereinafter "Parties," are identified as follows:

Debtor:

SAMARABETH EL BEY, A LEGAL ENTITY
c/o 7713 South Seeley Avenue
CHICAGO, ILLINOIS 60620

Organization Number: .

Secured Party:

Samarabeth El:Bey, a "Personam Sojurn and People of Posterity"
c/o 7713 South Seeley
Chicago, Illinois [60620], Republic
Non Domestic without the US Non Federal Zone

Creditor Identification Number :

AGREEMENT

NOW, THEREFORE, the Parties agree as follows:

Debtor, who deems itself insecure, hereby grants Secured Party a security interest in the collateral described generally herein or specifically on attached Schedule A, hereinafter referred to as "collateral." This will secure all Debtor's property, as well as all income from every source, and all direct and indirect, absolute or contingent, due or to become due, now existing or hereafter arising, presumed or actual, parole or expressed public indebtedness and liabilities held by Debtor in consideration for Secured Party providing certain things and accommodations for Debtor, including but not limited to:

1. Secured Party signing by accommodation for Debtor, when necessary, where the signature of Debtor will be required. Secured Party reserves the right to make sufficient claims to secure such indebtedness until satisfied in whole.

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2. Secured Party issuing a binding commitment to extend credit or to extend immediately available credit, whether or not drawn upon and whether or not reimbursed in the event of difficulties in collection; and
3. Secured Party providing the security for payment of all sums due or owing, or to become due or owing, by Debtor on every public contract entered into by Debtor.

Debtor declares that it is a legal entity recognized as such and has rights and privileges recognized under the laws of the UNITED STATES, as has been the case since its creation in 1952. All legal means to protect the security interest being established by this agreement will be used by Debtor when necessary; and all support needed by Secured Party to protect her security interest in the collateral identified herein will be provided by Debtor.

Execution of this security agreement incorporates a promise that Debtor will execute such commercial forms as may be necessary, including but not limited to financing statements, to assure that Secured Party's interest is perfected. The security interest established by this agreement will continue until Secured Party is relieved of all liability associated with said services provided to Debtor and until all owing and due consideration to Secured Party has been delivered, regardless of whether the collateral identified in this agreement is in the possession of Debtor or Secured Party.

Debtor warrants that Secured Party's claim against the collateral is enforceable according to the terms and conditions expressed herein and according to all applicable laws promulgated for the purpose of protecting the interests of a creditor against a debtor. Debtor also warrants that it holds good and marketable title to the collateral, free and clear of all actual and lawful liens and encumbrances, except for the interest established herein and except for such substantial interest as may have been privately established by agreement of the Parties with full attention to the elements necessary to establish a valid contract under international contract law. Public encumbrances belonging to Debtor, against the collateral, shall remain secondary to this agreement, unless registered prior to the registration of Secured Party's interest in the same collateral, as is well established in international commercial law.

GENERAL PROVISIONS

Possession of Collateral. Collateral or evidence of collateral may remain in the possession of Debtor, to be kept at the address given in this agreement by Debtor or such other place(s) approved by Secured Party; and notice of changes in location must be made to Secured Party within ten (10) days of such relocation. Debtor agrees not to otherwise remove the collateral except as is expected in the ordinary course of business, including sale of inventory, exchange, and other acceptable reasons for removal. When in doubt as to the legal ramifications for relocation, Debtor agrees to acquire prior written authorization from Secured Party. Debtor may possess all tangible personal property included in collateral, have beneficial use of all other collateral, and may use it in any lawful manner consistent with this agreement. Debtor's right to possession and beneficial use may also apply to collateral that is in the possession of Secured Party if such possession is required by law to perfect Secured Party's interest in such collateral. If Secured Party, at any time, has possession of any part of the collateral, whether before or after an event of default, Secured Party shall be deemed to have exercised reasonable care in the

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custody and preservation of the collateral, if Secured Party takes such action for that purpose as deemed appropriate by Secured Party under the circumstances.

Proceeds and Products from Collateral. Unless waived by Secured Party, all proceeds and products from the disposition of the collateral, for whatever reason, shall be held in trust for Secured Party and shall not be commingled with any other accounts or funds without the consent of Secured Party. Notice of such proceeds shall be delivered to Secured Party immediately upon receipt. Except for inventory sold or accounts collected in the ordinary course of Debtor's public business, Debtor agrees not to sell, offer to sell, or otherwise transfer or dispose of the collateral, nor to pledge, mortgage, encumber, or otherwise permit the collateral to be subject to a lien, security interest, encumbrance, or charge, other than the security interest established by this agreement, without the prior written consent of Secured Party.

Maintenance of Collateral. Debtor agrees to maintain all tangible collateral in good condition and repair, and not to commit or permit damage to or destruction of the collateral or any part of the collateral. Secured Party and her designated representatives and agents shall have the right at all reasonable times to examine, inspect, and audit the collateral wherever located. Debtor shall immediately notify Secured Party of all cases involving the return, rejection, repossession, loss, or damage of or to the collateral, of all requests for credit or adjustment of collateral, or dispute arising with respect to the collateral, and generally of all happenings and events affecting the collateral or the value or the amount of the collateral.

Compliance with Law. Debtor shall comply promptly with all laws, ordinances, and regulations of all governmental authorities applicable to the production, disposition, or use of the collateral. Debtor may contest in good faith any such law, ordinance, or regulation without compliance during a proceeding, including appropriate appeals, so long as Secured Party's interest in the collateral, in Secured Party's opinion, is not jeopardized. Secured Party may, at her option, intervene in any situation that appears to place the collateral in jeopardy.

Public Disputes. Debtor agrees to pay all applicable taxes, assessments, and liens upon the collateral when due, provided that such taxes, assessments, and liens are proved to be superior to the lawful claim established by this agreement and subsequently perfected by Secured Party by appropriate registration. In the event that Debtor elects to dispute such taxes, assessments, and liens, Secured Party's interest must be protected at all times, at the sole opinion of Secured Party, who may, at her option, intervene in any situation that appears to jeopardize Secured Party's interest in the collateral. Debtor may elect to continue pursuit of dispute of such taxes, assessments, and liens, only upon production of a surety bond by public claimant(s), in favor of Secured Party, sufficient to protect Secured Party from loss, including all costs and fees associated with such dispute. Should public judgment against Debtor result from such dispute, Debtor agrees to satisfy such judgment from its accounts established and managed by the UNITED STATES or its subdivisions, agents, officers, or affiliates, so as not to adversely affect Secured Party's interest in the collateral.

Indemnification. Debtor hereby indemnifies Secured Party from all harm as expressed in the attached indemnity bond, incorporated herein as if fully set forth within this security agreement.

SUBORDINATION OF DEBTOR'S DEBTS TO SECURED PARTY

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Providing Secured Party, subsequent to the execution of this agreement, perfects her security interest in the collateral by appropriate registration, Debtor agrees that its indebtedness to Secured Party, whether now existing or hereafter created, shall have priority over unregistered claims that third parties may raise against Debtor or the collateral, whether or not Debtor becomes insolvent. Debtor hereby expressly subordinates any claim that Debtor may have against Secured Party, upon any account whatsoever, to the claim that Secured Party has or will have against Debtor.

If Secured Party so requests, all notes or credit agreements now or hereafter established, evidencing debts or obligations of Debtor to third parties, shall be marked with a legend that the same are subject to this agreement and shall be delivered to Secured Party. Debtor agrees, and Secured Party is hereby authorized, in the name of Debtor, to execute and file such financing statements and other commercial statements as Secured Party deems necessary or appropriate to perfect, preserve, and enforce her rights under this agreement.

DEFAULT

The following shall constitute event(s) of default hereunder:

1. Failure by Debtor to pay a debt secured hereby when due;
2. Failure by Debtor to perform an obligation secured hereby when required to be performed;
3. Breach by Debtor of a warranty contained in this agreement;
4. Evidence that a statement, warranty, or representation made or implied in this agreement by Debtor is false or misleading in any material respect, either now or at the time made or furnished;
5. Evidence that this agreement or a document of title is void or ineffective;
6. Dissolution or termination of Debtor's existence as a legal entity, the insolvency of Debtor, the appointment of a receiver for all or any portion of Debtor's property, an assignment for the benefit of public creditors, or the commencement of proceedings under bankruptcy or insolvency laws by or against Debtor;
7. Commencement of foreclosure, whether by action of a tribunal, self-help, repossession, or other method, by a creditor of Debtor against the collateral;
8. Garnishment of Debtor's deposit accounts or employment.

Cure of Default. If a fault or dishonor under this agreement is curable through an account held by Debtor but managed by the UNITED STATES or one of its subdivisions, agents, officers, or affiliates, such fault or dishonor may be cured by Debtor with authorization by Secured Party and

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upon advice by the fiduciary that the fault or dishonor has been cured; and no event of default will have occurred. A dishonor under this agreement, initiated by third party intervention, will not cause a default if such intervention is challenged by Debtor by its good faith effort to confirm or disprove the validity or reasonableness of a public claim which is the basis of the public creditor's proceeding; but Debtor must, in that event, deposit such surety with Secured Party as is necessary to indemnify Secured Party from loss.

Acceleration. In the event of default, Secured Party may declare the entire indebtedness immediately due and payable without notice.

Liquidation of Collateral. In the event of default, Secured Party shall have full power to privately or publicly sell, lease, transfer, or otherwise deal with the collateral or proceeds or products therefrom, in her own name or in the name of Debtor. All expenses related to the liquidation of collateral shall become a part of Debtor's indebtedness. Secured Party may, at her discretion, transfer part or all of the collateral to her own name or to the name of her nominee.

Rights and Remedies. Secured Party shall have all the rights and remedies of a secured creditor under the provisions of the Uniform Commercial Code, as it has been adopted in the state where part or all of the collateral is located or presumed to be located, including but not limited to the right to proceed with self-help with or without a public court or tribunal. Rights and remedies available to Secured Party may be exercised singularly or jointly and in all venues and jurisdictions concurrently at the sole discretion of Secured Party.

MISCELLANEOUS PROVISIONS

Amendments. This agreement, together with all related documents, constitutes the entire understanding and agreement of the Parties as to the matters set forth in this agreement. No alteration of or amendment to this agreement shall be effective unless expressed in writing and signed by both Parties.

Applicable Law. The governing law of this agreement is the agreement of the Parties, supported by the Uniform Commercial Code as adopted by the legislature of the STATE OF ILLINOIS, international contract law, the unwritten Law Merchant as practiced before the Uniform Commercial Code was promulgated, and applicable maxims of law.

Expenses. Debtor agrees to pay upon demand, from such accounts as Debtor may have, all Secured Party's costs and expenses, including reasonable attorney's fees and other expenses incurred by Secured Party to defend or enforce the provisions of this agreement.

Indebtedness. The word "indebtedness" means the indebtedness evidenced by this agreement as a claim against Debtor and all its present and future possessions identified in this agreement as collateral; and all public obligations, debts, and liabilities ascribed to Debtor through its contracts and agreements, whether expressed or implied, known or unknown, or actual or constructive, that are with the UNITED STATES or its subdivisions, agents, officers, affiliates, or other public entities; and all claims made by Secured Party against Debtor, whether existing now or in the future, whether they are voluntary or involuntary, due or not due, direct or indirect, absolute or contingent, liquidated or unliquidated, regardless of whether Debtor is or may be liable individually or jointly, or is obligated as, or beneficiary of, a surety or accommodation party.

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Related Documents. The phrase "related documents" means all promissory notes, credit agreements, loan agreements, guaranties, security agreements, mortgages, deeds of trust, applications, accounts, licenses, policies, permits, identification cards, account cards, receipts, forms, and all other documents and instruments that Debtor or its previous surety has or will execute in connection with Debtor's total indebtedness.

Notices. Except for revocation notices by Debtor, all notices required to be given by either Party under this agreement shall be in writing and shall be effective when actually delivered or when deposited with the United States Post Office or a nationally recognized courier service, first class postage prepaid, addressed to the Party to whom the notice is to be given at the address shown on this agreement or to such other address as either Party may designate to the other in writing.

Severability. If one or more provisions of this agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a qualified court finds that one or more provisions of this agreement is invalid or unenforceable, but that by limiting such provision(s) it would become valid or enforceable, such provision(s) shall be deemed to be written, construed, and enforced as so limited. In the event that such a finding and limitation causes damage or hardship to either Party, the agreement shall be amended in a lawful manner to make all Parties whole.

Waiver of Contractual Right. The failure of either Party to enforce one or more provisions of this agreement shall not be construed as a waiver or limitation of that Party's right to subsequently enforce and compel strict compliance with every provision of this agreement. Secured Party shall not be deemed to have waived rights under this agreement unless such waiver is given in writing and signed by Secured Party. No delay or omission on the part of Secured Party in exercising a right shall operate as a waiver of such right or any other right. A waiver by Secured Party of a provision of this agreement shall not prejudice or constitute a waiver of Secured Party's right otherwise to demand strict compliance with that provision or any other provision of this agreement. No prior waiver by Secured Party, nor any course of dealing between Secured Party and Debtor, shall constitute a waiver of Secured Party's rights or of Debtor's obligations under this agreement as to future transactions. Whenever the consent of Secured Party is required under this agreement, the granting of such consent by Secured Party in one instance shall not constitute consent over the whole.

Ambiguities and Interpretation. Each Party acknowledges receipt of this agreement and has had the opportunity to have counsel review it. Any rule of construction claiming ambiguities is to be resolved in favor of Secured Party and shall not apply in the interpretation of this agreement or its amendments. All statements in this instrument are important to the Parties. Misunderstandings have been resolved prior to execution.

Authority to Represent. A signer of this agreement on behalf of a legal entity certifies that she has the authority to sign this agreement and that this transaction has been duly authorized by such entity.

Gender. All references within this agreement to a specific gender include the other.

SIGNATURES

Secured Party accepts all signatures in accordance with the Uniform Commercial Code and acknowledges Debtor's signature as representative of all derivations thereof.

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SAMARABETH EL BEY
SAMARABETH EL BEY, ens legis, Debtor

Samarabeth El:Bey
Samarabeth El:Bey, a living woman

See attached: Schedule A and Indemnity Bond.

SCHEDULE A

This Schedule A dated 1952 is an attachment to this security agreement. The following partial itemization of property constitutes a portion of the collateral referenced in said Commercial Security Agreement and is not intended to represent the actual and full extent of said collateral. This Schedule A, describing collateral wherever located, supplements previous security agreements that may have been entered into by the same parties. This property now owned or hereinafter acquired includes but is not limited to all:

- A. Income from every source
- B. Proceeds of Secured Party's labor from every source
- C. Application for STATE OF MISSISSIPPI CERTIFICATION OF BIRTH #123 5246989 and all other Certificates of Birth, Certificates of Living Birth, Notifications of Registration of Birth, or Certificates of Registration of Birth, or otherwise entitled documents of birth whether county, state, federal, or other either ascribed to or derived from the name of Debtor identified above, or based upon the above described birth document.
- D. Application for Social Security #
- E. ILLINOIS Driver License # N/A
- F. UCC File Number 4237496 and all addendums
- G. All property listed on the Legal Notice and Demand that is filed in COOK COUNTY, ILLINOIS Register of Deeds Office, including but not limited to the following: all DNA, fingerprints, all biological identification, all blood, all bodily fluids, all bodily excretions, all organs, all body parts, all bodily tissues, all thoughts, all intellectual property, are the sole property of Samarabeth El:Bey, Secured Party Creditor. These items of property cannot be taken, used, duplicated, confiscated, confined, restrained, abused, damaged, influenced, or removed from Secured Party Samarabeth El:Bey without her voluntary, written permission. Any violation of this agreement will constitute a penalty of one hundred billion United States silver dollars (\$100,000,000,000.00) of .999 pure silver, per occurrence, per officer or agent involved. This is a contract in admiralty, and you may rebut this contract within 21 days. Rebuttal must be per the conditions found in the Legal Notice and Demand that is on file, along with this document, in the Register of Deeds Office in COOK COUNTY ILLINOIS.

All property belonging to Debtor belongs to Secured Party Creditor, including equity and improvements. See ILLINOIS UCC-1 and Legal Notice and Demand for complete property list.

INDEMNITY BOND

Know all men by these presents, that SAMARABETH EL BEY, Debtor, hereby establishes this Indemnity Bond in favor of Samarabeth El:Bey, Secured Party, in the sum of present and future collateral values up to the sum of one hundred billion United States silver dollars (\$100,000,000,000.00) of .999 pure silver, or fiat money at par value, for the payment of which bond Debtor hereby firmly binds its successors, heirs, executors, administrators, DBA's, AKA's, and third-party assigns, jointly and severally. Debtor hereby indemnifies Secured Party against losses incurred as a result of all claims of debts or losses made by any and all persons against the commercial transactions and investments of Debtor. The condition of this bond is that Secured

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Party covenants to do certain things on behalf of Debtor, as set forth in the attached Commercial Security Agreement of the same date and executing parties; and Debtor covenants to serve as a Transmitting Utility to assure beneficial interest in all accounts established and managed by the UNITED STATES; and all goods and services in commerce are available to or conveyed from Debtor to Secured Party, whichever is appropriate.

To avert losses of vested rights in the present or future collateral that is the subject of the attached Commercial Security Agreement, Debtor agrees to make available to Secured Party such accounts established by intent of the Parties, by operation of law, and/or as constructive trusts, to hold proceeds arising from assets belonging to Debtor and administered by the UNITED STATES or its subdivisions, agents, or affiliates. Pursuant to existing laws of the UNITED STATES and the agreement of the parties of the attached security agreement, Secured Party is authorized to assign such funds from said accounts as are necessary to settle all past, present, and future public debts and obligations incurred by Debtor on behalf of Secured Party.

Debtor, without the benefit of discussion or division, does hereby agree, covenant, and undertake to indemnify, defend, and hold Secured Party harmless from and against any and all claims, losses, liabilities, costs, interests, and expenses including, without restriction, legal costs, interests, penalties, and fines previously suffered or incurred, or to be suffered or incurred by Secured Party, in accordance with Secured Party's personal guarantee with respect to loans or indebtedness belonging to Debtor, including any amount that Debtor might be deemed to owe to a public creditor for any reason whatsoever. Secured Party shall promptly advise Debtor of all public claims brought by third parties against the present or future property of Debtor, all of which is covered by the attached security agreement up to the indemnification amount declared herein, and to provide Debtor with full details of said claim(s), including copies of all documents, correspondence, suits, or actions received by or served upon Debtor through Secured Party. Secured Party shall fully cooperate with discussion, negotiation, or other proceedings relating to such claims.

This bond shall be in force and effect as of the date that it is signed and accepted by the Parties, and provided that Secured Party may cancel this bond and be relieved of further duty hereunder by delivering a thirty (30) day written notice of cancellation to Debtor. No such cancellation shall affect the liability incurred by or accrued to Secured Party prior to the conclusion of said thirty (30) day period. In such event of notice of cancellation, and in the event that the UNITED STATES reinstates its constructive claim against the collateral, Debtor agrees to reissue the bond before the end of the thirty (30) day period for an amount equal to or greater than the above value of the attached security agreement, unless the Parties agree otherwise.

NOTICE OF LIEN

This agreement constitutes an International Commercial Lien on all property of Debtor Indemnitor on behalf of, and for the benefit of, Secured Party Creditor Indemnitee in the amount of one hundred billion United States silver dollars (\$100,000,000,000.00) of .999 pure silver.

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This lien will expire at the moment that Indemnitee expires or when this lien is satisfied by Indemnitee.

SAMARABETH EL BEY

SAMARABETH EL BEY, Indemnitor

Samarabeth El:Bey

Samarabeth El:Bey, Indemnitee

Property of Cook County Clerk's Office

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SAMARABETH EL BEY
SAMARABETH EL BEY, ens legis, Debtor

Samarabeth El:Bey
Samarabeth El:Bey, a living woman

See attached: Schedule A and Indemnity Bond.

SCHEDULE A

This Schedule A dated 1952 is an attachment to this security agreement. The following partial itemization of property constitutes a portion of the collateral referenced in said Commercial Security Agreement and is not intended to represent the actual and full extent of said collateral. This Schedule A, describing collateral wherever located, supplements previous security agreements that may have been entered into by the same parties. This property now owned or hereinafter acquired includes but is not limited to all:

- A. Income from every source
- B. Proceeds of Secured Party's labor from every source
- C. Application for STATE OF MISSISSIPPI CERTIFICATION OF BIRTH #123-5246989 and all other Certificates of Birth, Certificates of Living Birth, Notifications of Registration of Birth, or Certificates of Registration of Birth, or otherwise entitled documents of birth whether county, state, federal, or other either ascribed to or derived from the name of Debtor identified above, or based upon the above described birth document.
- D. Application for Social Security # 383-46-7399
- E. ILLINOIS Driver License # N/A
- F. UCC File Number 4237496 and all addendums
- G. All property listed on the Legal Notice and Demand that is filed in COOK COUNTY, ILLINOIS Register of Deeds Office, including but not limited to the following: all DNA, fingerprints, all biological identification, all blood, all bodily fluids, all bodily excretions, all organs, all body parts, all bodily tissues, all thoughts, all intellectual property, are the sole property of Samarabeth El:Bey, Secured Party Creditor. These items of property cannot be taken, used, duplicated, confiscated, confined, restrained, abused, damaged, influenced, or removed from Secured Party Samarabeth El:Bey without her voluntary, written permission. Any violation of this agreement will constitute a penalty of one hundred billion United States silver dollars (\$100,000,000,000.00) of .999 pure silver, per occurrence, per officer or agent involved. This is a contract in admiralty, and you may rebut this contract within 21 days. Rebutal must be per the conditions found in the Legal Notice and Demand that is on file, along with this document, in the Register of Deeds Office in COOK COUNTY ILLINOIS.

All property belonging to Debtor belongs to Secured Party Creditor, including equity and improvements. See ILLINOIS UCC-1 and Legal Notice and Demand for complete property list.

INDEMNITY BOND

Know all men by these presents, that SAMARABETH EL BEY, Debtor, hereby establishes this Indemnity Bond in favor of Samarabeth El:Bey, Secured Party, in the sum of present and future collateral values up to the sum of one hundred billion United States silver dollars (\$100,000,000,000.00) of .999 pure silver, or fiat money at par value, for the payment of which bond Debtor hereby firmly binds its successors, heirs, executors, administrators, DBA's, AKA's, and third-party assigns, jointly and severally. Debtor hereby indemnifies Secured Party against losses incurred as a result of all claims of debts or losses made by any and all persons against the commercial transactions and investments of Debtor. The condition of this bond is that Secured

UNOFFICIAL COPY

Party covenants to do certain things on behalf of Debtor, as set forth in the attached Commercial Security Agreement of the same date and executing parties; and Debtor covenants to serve as a Transmitting Utility to assure beneficial interest in all accounts established and managed by the UNITED STATES; and all goods and services in commerce are available to or conveyed from Debtor to Secured Party, whichever is appropriate.

To avert losses of vested rights in the present or future collateral that is the subject of the attached Commercial Security Agreement, Debtor agrees to make available to Secured Party such accounts established by intent of the Parties, by operation of law, and/or as constructive trusts, to hold proceeds arising from assets belonging to Debtor and administered by the UNITED STATES or its subdivisions, agents, or affiliates. Pursuant to existing laws of the UNITED STATES and the agreement of the parties of the attached security agreement, Secured Party is authorized to assign such funds from said accounts as are necessary to settle all past, present, and future public debts and obligations incurred by Debtor on behalf of Secured Party.

Debtor, without the benefit of discussion or division, does hereby agree, covenant, and undertake to indemnify, defend, and hold Secured Party harmless from and against any and all claims, losses, liabilities, costs, interests, and expenses including, without restriction, legal costs, interests, penalties, and fines previously suffered or incurred, or to be suffered or incurred by Secured Party, in accordance with Secured Party's personal guarantee with respect to loans or indebtedness belonging to Debtor, including any amount that Debtor might be deemed to owe to a public creditor for any reason whatsoever. Secured Party shall promptly advise Debtor of all public claims brought by third parties against the present or future property of Debtor, all of which is covered by the attached security agreement up to the indemnification amount declared herein, and to provide Debtor with full details of said claim(s), including copies of all documents, correspondence, suits, or actions received by or served upon Debtor through Secured Party. Secured Party shall fully cooperate with discussion, negotiation, or other proceedings relating to such claims.

This bond shall be in force and effect as of the date that it is signed and accepted by the Parties, and provided that Secured Party may cancel this bond and be relieved of further duty hereunder by delivering a thirty (30) day written notice of cancellation to Debtor. No such cancellation shall affect the liability incurred by or accrued to Secured Party prior to the conclusion of said thirty (30) day period. In such event of notice of cancellation, and in the event that the UNITED STATES reinstates its constructive claim against the collateral, Debtor agrees to reissue the bond before the end of the thirty (30) day period for an amount equal to or greater than the above value of the attached security agreement, unless the Parties agree otherwise.

NOTICE OF LIEN

This agreement constitutes an International Commercial Lien on all property of Debtor Indemnitor on behalf of, and for the benefit of, Secured Party Creditor Indemnitee in the amount of one hundred billion United States silver dollars (\$100,000,000,000.00) of .999 pure silver.

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This lien will expire at the moment that Indemnitee expires or when this lien is satisfied by Indemnitee.

SAMARABETH EL BEY

SAMARABETH EL BEY, Indemnitor

Samarabeth El:Bey

Samarabeth El:Bey, Indemnitee

Property of Cook County Clerk's Office

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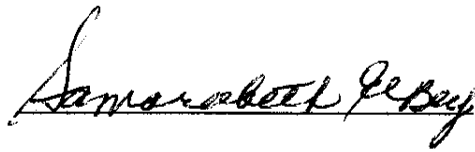
Board of Governors
Federal Reserve Window
Washington D.C.

Non-Negotiable Instrument
Non-Negotiable Charge Back
Invoice Number: SEB092452

ACTUAL AND CONSTRUCTIVE NOTICE

Attention: Respective Board of Governors Respondent,

1. Please find enclosed this document constituting actual and constructive notice of collateral attachments for the undersigned Samarabeth El:Bey herewith accepts for value all enclosed collateral attached articles and accounting sheets established by decree upon foregoing security instruments by endorsements front and back in accordance with Uniform Commercial Code "account identification CC 3-419" and House Joint Resolution 192 of June 5th 1933 and UCC 1-104 also UCC 10-104. Charge my public treasury # 333-46-7398 for appropriate registration fees commanding memory of account #333467398 charging same to debtor's order or respondent's order. The total amount of this NON-NEGOTIBLE ACCEPTANCE FOR VALUE as enclosed filing is One Hundred Billion United States silver dollars (\$100,000,000,000.00) of .999 pure silver.
2. Please adjust by "Legal Tender" the undersigned's private trust account. Should the undersigned not receive the Department of Treasury United States Code respondent within fifteen (15) days upon receipt, the recipient's security instrument in hand is agreement under but not limited to Title 28 U.S.C.A. Rule 8 (b) of this ACTUAL AND CONSTRUCTIVE NOTICE by decree that my private depository account # 333467398 is adjusted by Federal Reserve Ledgers and balanced by Federal Reserve (Bank) Window Accountant as authorized by the Board of Governors. In the event that your accountant requires further information or assistance from the undersigned, please write the undersigned at mailing location provided herein and herewith posted: Registered Mail Account Number # RB 502 431 194 US on documents rendered from location below.



LS: Samarabeth El:Bey
c/o 7713 South Seeley Avenue
Chicago, Illinois; near [60620]
Non Domestic without the US Non Federal Zone

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HOLD HARMLESS AND INDEMNITY AGREEMENT NON NEGOTIABLE BETWEEN THE PARTIES

PARTIES:

Debtor: SAMARABETH EL BEY
C/O P. O. BOX 209193
CHICAGO, ILLINOIS ; 60620

Creditor: Care of: Samarabeth El Bey
C/O 7713 South Seeley Avenue
Chicago, Illinois; near [60620]
Non-domestic without the US
Non Federal Zone

Debtors Social Security Account Number: 333-46-7398

I. This hold harmless and indemnity agreement is mutually agreed upon and permanently entered into on this seventh day of the month of , in year of July YHVH two thousand ter, between the juristic person bailee SAMARABETH EL BEY; SAMARA BETH EL BEY, hereinafter jointly and severally "Debtor" including, but not limited to, any and all variations and derivatives in spelling of said name except Samarabeth El Bey or Samara Beth El Bey, or any and all variations of said name of the living, breathing, flesh-and-blood man

/woman Bailor, known by the distinctive appellation Samarabeth El:Bey hereinafter Creditor/Bailor.

II. For binding verification hereby express, Debtor/Bailee agrees and covenants, without benefit of discussion, without division, holding said Debtor harmless, causing indemnification of Creditor from and against but not limited to any and all: claims or legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summons[s], lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due or may become due arising hereinafter now and forevermore. Samarabeth El:Bey Bailor articulates by covenant and agreement that Creditor shall not under any circumstances be considered an accommodating entity nor surety for Debtor/Bailee.

Words Defined Glossary of Terms: In witnessing by hand this "HOLD HARMLESS AND INDEMNITY AGREEMENT" the foregoing words and terminology utilized herein are non obstinate:

1. Appellation: HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "A general term introduces and specifies a particular term used in addressing, greeting, calling out for, and making appeals of a particular living breathing flesh and blood man/woman."
2. Conduit: HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "Conduit signifies means of transmitting and distributing energy and affects produce labor such as goods or services by way of SAMARABETH EL BEY including, but not limited to, any and all variations and derivatives of debtor bailee except Samarabeth El Bey."
3. Creditor: HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "Means Samarabeth El:Bey as Creditor" and Bailor.
4. Debtor: HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: SAMARABETH EL BEY "Means including, but not limited to, any and all variations and derivatives in spelling of said name except Samarabeth El Bey."
5. Derivative: HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "Coming from another taken from something preceding secondary; that which has not the origin in itself, but obtains existence from something foregoing and a fundamental nature; anything derived from another."
6. Ens legis: HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "A creature of the law; an artificial being, as contrasted with a natural person, such as a corporation, considered as deriving its existence entirely from the law."

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7. **Juristic person:** HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "An abstract legal entity ens legis such as a corporation created by construct of law considered possessing certain legal rights/duties of a human being; an imaginary entity, such as Debtor, i.e. SAMARABETH EL BEY upon basis of legal reasoning, is legally treated as a human being for purpose of conducting commercial activity for benefit of a biological living being such as Creditor."
8. **Sentient living being:** HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "The Creditor, i.e. Samarabeth El Bey bailor a living breathing flesh and blood man /woman, as distinguished from an abstract legal construct such as an artificial entity juristic person corporation partnership and association."
9. **SAMARABETH EL BEY:** HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "The Debtor SAMARABETH EL BEY means SAMARABETH EL BEY including, but not limited to, any and all variations and derivatives in the spelling of said name except Samarabeth El Bey"
10. **Living breathing flesh and blood man:** HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "The Creditor Samarabeth El Bey Bailor, sentient living being, as distinguished from an artificial legal construct, ens legis, i.e. a juristic person, created by contract of law."
11. **Transmitting Utility:** HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "The term transmitting utility means a conduit, e.g., the Debtor, i.e. SAMARABETH EL BEY," including, but not limited to, any and all variations and derivatives in the spelling of said name except Samarabeth El Bey
12. **U.C.C.:** HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "U.C.C. Means Uniform Commercial Code."
13. **Non obstinate:** HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "The term non obstinate means words anciently used in public and private instruments with intent of precluding in advance 'any interpretation' other than certain declared objects, purposes."
14. **Debtor:** HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "SAMARABETH EL BEY and SAMARABETH EL BEY and SAMARABETH EL BEY" BAILEE.
15. **Creditor:** HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "Samarabeth El Bey accepts Debtor's signature, endorsement mark below in accordance with Sections 1-201(39) as per 3-401(b)."
16. **Bailee:** HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "Bailee is a person who receives personal property from another as bailment."
17. **Bailment:** HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "A delivery of personal property by one individual the Bailor to another person the Bailee who holds the property for a certain purpose under an express or implied-in-fact contract."
18. **Bailor:** HOLD HARMLESS INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "A Person who delivers personal property to another as a bailment."
- III. The undersigned Samarabeth El Bey is Beneficiary (BFY) as Secured Party and Non Enemy, Non Tax Protestor, Non Belligerent, NON UNITED STATES CORPORATE TITLE 28 U.S.C 3002 (15) CITIZEN, Non Surety, Non Combatant American National Sovereign hereinafter "Creditor" and "Bailor."

By: Samarabeth El Bey
Debtor: SAMARABETH EL BEY, BAILEE

By: Samarabeth El Bey
Creditor: Samarabeth El Bey, Bailor

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2 of 2

PROPERTY LIST

I, One Samarabeth El Bey, secured party employer identification number: 333467398 a living soul herein secures all rights interest and exclusive TITLE HOLDER OF CERTIFICATE OF LIVE BIRTH 123-52-46989, September 24, 1952 issued by State of Illinois, Department of Vital Records instilling the pledge represented by the same, but not limited to, the pignus, hypotheca, hereditiments, res, the energy and all products derived there from including but not limited to all caps name SAMARABETH EL BEY; SAMARA BETH EL BEY, or any other derivative thereof but not limited to all signatures on all contracts or agreements predicated on the strawman described above as Debtor. Debtor is a Transmitting Utility. All property that is listed on

Attachment "A" is included in this agreement.

Samarabeth El Bey ARK

DEBTOR: SAMARABETH EL BEY, BAILEE

Samarabeth El Bey ARK

LS: Secured Party Creditor Samarabeth El Bey, Bailor

Private Register of Deeds Liber Number:

Private Creditor Treasury Account: 333467398

Private Depository Trust Account: 333467398

Private Invoice Number: SEB092452

Private Domicile: c/o Post Office Box 209193, Chicago, Illinois; near [60620], Non Domestic without the US

Private Domicile:: c/o 7713 South Seeley Avenue, Chicago, Illinois near [60620] Non Domestic without US non Federal Zone

Public Debtor Treasury Account: 333-46-7398

Public Birth Certificate File Number: 123-52-46989

Privately Owned Certificate of Live Birth Number: 123-52-46989

Public Operators License Not a Vessel: N/A

Public Marriage License State Number: N/A

Professional License(s): N/A

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AFFIDAVIT OF SERVICE

ILLINOIS

COOK

I, one Samarabeth El Bey, in proper name of legal age and sound mind, herein formally certify that all original copies of enclosed legally binding instruments past, present, and future are not tendered for purposes of harassment, obstruction, detriment, or to hinder, impede, encumber, coerce, intimidate any public or private officer or agency including public or private individuals, departments, and affiliates of the UNITED STATES corporate government or otherwise by way of commerce herein. This verification by affidavit is set forth pursuant to a good faith doctrine by verification of honor and confirmation for correctness of truth, liberty, and justice against all intrusive entities past, present, and future that fail to recognize these instruments. These affixed articles are not prejudicial to any government foreign or domestic, but in good standing of valor causing no adverse affects to the aforementioned governments, agencies, and their affiliates or other private individuals. The undersigned further certifies that this instrument lien supersedes any and all color of authority under Article 1 maritime definition(s) of court by legislation or any other standing(s) by statute located in your law dictionaries. I, one Samarabeth El Bey, certify that these security instruments by decree are not made out of creation for any unlawful, illegal, or erroneous activities under penalty of perjury. As set forth pursuant to the United States of America Uniform Commercial Codes referenced herein being true, correct, and complete by honor and good faith by affiant, this security instrument is tendered to numerous Register of Deeds offices, local, federal and state agencies by way of first class mail, postal, certified mail, registered mail and process servers, hand delivery to public and private entities, depository institutions, insurance and title companies, domestic and non-domestic corporations, and others.

By: Samarabeth El Bey

Samarabeth El Bey, Bailor
c/o 7713 South Seeley Avenue
Chicago, Illinois; near [60620]
Non Domestic without the US
Non Federal Zone

Subscribed and certified before me this 19, day of July 2010.

NOTARY SEAL

K. D. Barnes

Notary Signature



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1 of 1

NON-NEGOTIABLE SECURITY AGREEMENT

1. All property of SAMARABETH EL BEY, 7713 SOUTH SEELEY AVENUE, CHICAGO, ILLINOIS 60620 is now hereby secured property as bailment of Secured Party Samarabeth El Bey, c/o 7713 South Seeley Avenue, Chicago, Illinois; Non Federal Zone near [60620]. Secured Party must be fully compensated before any property can be exchanged, sold, tendered, disposed, or forfeited in any manner. This property now owned or hereinafter acquired including, but not limited to, all: "Proceeds, products, accounts and fixtures from crops, mine head, well head, transmitting utilities etc., rent, wages, all and any income, land, mineral, water, and air rights, cottages, house(s), buildings, structures, bank accounts, private treasury accounts, bank deposit boxes and contents therein, retirement plans, derivatives, stocks, bonds, securities, benefits from trusts, inheritances received or in receivership, inventory from any source, all machinery including farm and industrial, livestock, equipment, fifth wheel trailers, automobiles, trucks, four wheelers, boats, water craft, aircraft, motor homes, mobile homes, jewelry, wedding bands, rings, watches, all household goods, appliances, any type of furniture, kitchen utensils, cooking utensils, radio(s), television(s), computer(s), musical instrument(s), antiques, all sporting equipment, firearms, and all other property held for benefit by my self or others." Additionally, any and all property not specifically referenced by make, model, and serial number included.
 2. Privately Owned land description at present time is: Lot 36 in Stolner's subdivision of Blocks 41 and 42 in Dewey and Vance subdivision of the South 1/2 of Section 30, Township 38 North, Range 14, East of the Third Principal Meridian, (Except the North 33 feet thereof reserved for railroad right of way, also except the right of way of the Pittsburgh, Cincinnati and St. Louis Railroad also except the South 10 Rods of the West 16 Rods of the South 1/2 of section aforesaid reserved for school lot in Cook County Illinois P.I.N. 20-30-311-005-0000.
 3. This privately held Security Agreement in hand cannot be discharged in bankruptcy court or any other court, as holder's property is exempt from levy. Secured Party accepts all signatures in with UCC 3-419. Adjustment of this filing is from HJR 192, Public Law 73-10, UCC 1-104, and UCC 10-104. All proceeds, accounts, and orders there from are released to deltor
 4. This securities instrument in hand supersedes any and all, but not limited to, documents or claims purporting to have a higher (regard) standing against undersigned's bona-fide original blue ink signature set fourth by proper English appellation Samarabeth El Bey in correlating correct accounting practice numbers.
- By: Samarabeth El Bey
LS: SAMARABETH EL BEY, BAILEE, DEBTOR
- By: Samarabeth El Bey
LS: Samarabeth El Bey, Bailor, Secured Party Creditor

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LIST OF RECIPIENTS

This private registered securities instrument in hand is tendered on or about this date of _____ in time to:

THE US DEPARTMENT OF THE TREASURY

THE FEDERAL RESERVE WINDOW

THE US SECRETARY OF STATE

THE REGISTER OF DEEDS OFFICE, COOK COUNTY, ILLINOIS

THE UNITED STATES SECURITIES AND EXCHANGE COMMISSION

THE UNITED STATES COURT OF INTERNATIONAL TRADE NEW YORK

THE UNITED STATES DEPARTMENT OF COMMERCE

THE OFFICE OF ASSISTANCE GENERAL COUNCIL FOR FINANCE AND LITIGATION

THE INTERNAL REVENUE SERVICE

THE US DEPARTMENT OF TRANSPORTATION - MARY E PETERS, SECRETARY

THE US DEPARTMENT OF TRANSPORTATION - ASSISTANT GENERAL COUNSEL

THE US SOCIAL SECURITY ADMINISTRATION

ILLINOIS DEPARTMENT OF THE TREASURY

ILLINOIS BUREAU OF VITAL STATISTICS

ILLINOIS SECRETARY OF STATE

JESSE WHITE, SECRETARY OF STATE, ILLINOIS SECRETARY OF STATE UCC DIVISION

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International Registered Private Tracking Number - Registered Mail # 602 431 194 US
ILLINOIS UCC File Number - 1423 7496

ATTENTION! AND WARNING!

THIS IS A LEGAL NOTICE AND DEMAND

FIAT JUSTITIA, RUAT COELUM

(Let right be done, though the heavens should fall)

**To: All State, Federal and International Public Officials, by and through
ILLINOIS SECRETARY OF STATE Jesse White.**

TAKE NOTICE IGNORANCE OF THE LAW IS NO EXCUSE!

THIS IS A CONTRACT IN ADMIRALTY JURISDICTION

Take a moment to read this before you proceed any further!

I do not wish to speak to you under any circumstances excluding federal judicial review!

THIS TITLE IS FOR YOUR PROTECTION!

(1) I, One Samarabeth El:Bey, [Freewoman] the undersigned herein requests anything you say to me you present in writing signed under penalty of perjury required by your law as shown in this instrument. Notice to Agent is Notice to Principal. Notice to Principal is notice to Agent. Attachments are included and are part of this contract.

(2) This notice is in nature of a Miranda Warning. Take due heed of contents. If, for any reason, you do not understand any of these statements or warnings, it is incumbent upon you to summon a superior officer, special prosecutor or federal judge, or other competent legal counsel, to immediately explain to you the significance of this presentment as per your duties and obligations in respect to this private formal notarized

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“registered” Statute Staple Securities Instrument. As per Title 11 USC 501(a), 502(a), 11 USC 7001, 7013, and Federal Rules of Civil Procedure Sections 8-A, and 13-A the presumptions that I Samarabeth El:Bey am a debtor to the “UNITED STATES” or any of its agencies, or sub-corporations is forever rebutted, by this contract.

Property of Cook County Clerk's Office

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PAGE TWO LEGAL NOTICE AND DEMAND

(3) Your failure to timely do so leaves you in the position of accepting full responsibility for *any* and *all* liabilities for monetary damages, as indicated herein, that I incur by any adversely affecting injury(s) *caused* by your overt, or covert actions, or the action(s) of *any* of your fellow (public) officers and agents in this or *any* other relevant matter(s) as described herein. You have Thirty (30) days, from the date that this document is received by the Clerk of the Public Record, to respond and rebut the presumptions of this contract by submitting to me signed, certified, authenticated documents of the laws that rebut these presumptions point by point, On and For the Record under penalties of the law including perjury. This document will be on file in the public record; and the clerk in charge of the public record is charged to distribute this to *any* and all responsible parties, i.e., officers of the court, and/or law enforcement officers including local, state, federal, international, multi-jurisdictional, or any and all officers, representatives, contractors, agencies, or any such entity or person that may bring any type of action, whether civil or criminal or other, against me, and whether in this county, state, region, area, country, corporation, or federal zone or in any venue and/or jurisdiction. Your Failure to timely rebut the statements and warnings herein constitute your complete tacit agreement with all statements and warnings contained herein. Your presumptions that I, the undersigned, am a "Corporate Fiction" or "Legal Entity" and under your corporate "UNITED STATES" jurisdiction are now and forever rebutted.

(4) The undersigned tendering this document is a Private People of Posterity; a Sovereign Personam Sojourn; by fact; **not** a 14th amendment citizen or surety within; or subject for; or allegiance to; your corporate UNITED STATES; or to *any* de facto compact (Corporate) commercial states contracting therein; Only to the united States of America, nonetheless carrying with me exclusive original sovereign jurisdiction and venue having one supreme court and United States Court of International Trade. Now being a matter of public record, tendered by way of "registered mail" to ILLINOIS SECRETARY OF STATE. Hence recorded pages upon Liber Records and Books from "Register of Deeds Offices" from but not limited to COOK COUNTY AND WILL, DUPAGE, DEKALB AND MCHENRY, Counties, further to all ILLINOIS State Land and/or Public Notices in County Paper of Records of united States of America **Idem.**

(5) The party now tendering this legally binding "NOTICE and DEMAND" in hand is not a surety under your jurisdiction, or a subject under your corporate veil "color of law venue", being acknowledged by silence and acquiescence of Jesse White respectfully ILLINOIS SECRETARY OF STATE, also but not limited to any public officer(s), agent(s), contractor(s), assign(s), employee(s), and subsidiaries of your office, regarding the undersigned's "NOTICE and DEMAND" tendered by registered mail with Liber book number and page affixed. (See front page.)

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PAGE THREE LEGAL NOTICE AND DEMAND

(6) Which silence of Corporate Office "SECRETARY OF STATE" ratifies severance(s) of any nexus or relationship to de facto corporate commercial state office(s); being fraudulent conveyance by operating under "color of authority" upon affiant. Let this be known by undersigned's "Good Faith (Oxford) Doctrine" to all men and women. I do not consent to *any* warrantless search(s), or searches that are not compliant with the "Constitution for the united States of America" and/or all of the Amendments of the Honorable "Bill of Rights" whether of my dwelling(s), car(s), landcraft, watercraft, aircraft, me, mine, current location, property, hotel room(s), apartment(s), business records, business, or my machinery, vehicles, equipment, supplies, buildings, grounds, land in my private possession or control, past, present, and future, now and forevermore, so help you God.

(7) By this record let it be known that I do not at *any* time waive *any* rights or protections, as acknowledged by the aforementioned Constitution and/or Honorable Bill of Rights, nonetheless, demanding that you protect these as you swore an oath to do so. I accept your lawfully required "Oath of Office," Bond(s) of any type, insurance policies, and property of any type for my protection and making whole. Furthermore, should you witness *any* (public) officer(s) at this time, or *any* time past, present, or future violate *any* of my rights or protections, it is your sworn duty (of oath) to immediately arrest, or have them arrested. You are legally required to charge them as you should *any* law breaker, regardless of (superior) officer(s) title, rank, uniform, cloak, badge, position, stature, or office. Hence, or you shall be accountable for monetary gain from, but not limited to, your monetary liability, your corporate bond, compensatory costs, punitive procurements, and sanctioned by attorney attributions.

(8) NOTE: A true and correct notarized copy of this **Statute Staple Securities Instrument** is safely deposited in "Register of Deeds" Office in COOK COUNTY, ILLINOIS, and with several trusted friends accompanying sworn affidavits certifying my policy of presenting this security instrument to each and every (public) officer who approaches the undersigned violating my unalienable rights including, but not limited to, my right of liberty and free movement upon *any* common pathway of travel. I have a lawful right to travel, by whatever means, via land, sea or air, without *any* officer, agent, employee, attorney, or judge that in *any* manner willfully *causes* adverse affects or damages upon the undersigned by an arrest, detainment, restraint, or deprivation. I will be granted the status and treatment of a foreign Sovereign, a foreign diplomat, by all customs officials. This document or the deposited copy becomes an evidentiary document certified herein, as if now fully reproduced, should any court action be taken upon the undersigned as caused by *your act(s)* under color of law with you, your officers, and employees. **Take note;** you are now monetarily liable in your personal corporate capacity. Samarabeth El:Bey [Freewoman], a sovereign, notwithstanding anything contrary, abides by all laws in accord with the aforementioned "Bill of Rights" and applicable to Sovereigns, and wishes no harm to any man. You agree by your non-response to uphold my "Right to Travel"; or you must rebut my presumption by lawfully documented evidence in law On and For the Record, Under Oath and penalty of Perjury, within the Thirty (30) Days, as aforementioned in this Admiralty Contract. Definitions as they apply to this contract are enclosed in ATTACHMENT "B", and are included as a legal part of this contract.

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PAGE FOUR LEGAL NOTICE AND DEMAND

(9) BE WARNED, NOTICED, AND ADVISED that I rely upon, in addition to constitutional limits of the “Constitution for the United States of America” and/or the Honorable “Bill of Rights,” governmental authority, the rights and protections guaranteed under Uniform Commercial Code(s), common equity law, laws of admiralty, and commercial liens and levies pursuant, but not limited to, Title 42 (Civil Rights) Title 18 U.S.C.A. (Criminal Codes), Title 28 U.S.C.A. (Civil Codes) and additional ILLINOIS constitution penal codes, in as much as they are in compliance with aforementioned Constitution and/or Bill of Rights. There can be no violation of any of these laws unless there is a victim consisting of a natural flesh and blood man or woman who has been damaged. When there is no victim, there is no crime or law broken. Unless this is rebutted within the time limit contained herein, and the conditions of the rebuttal are met, you, or any representative in any capacity of any agency, government, corporation, or the like, agree to abide by this contract anytime you interact with me. The undersigned addresses the foregoing being of lawful majority age, clear head, and sound mind henceforth.

(10) Remember, you took a solemn binding oath to protect and defend the original Constitution for the United States of America (1776) adopted circa (1787). Violation(s) of said oath is perjury being a bad-faith doctrine by constructive treason and immoral dishonor infra ¶13, ¶14 & ¶15. I accept said Oath of Office that you have sworn to uphold. I declare that any and all presumptions that I am citizen, subject, resident, participant, legal entity, strawman, fiction, or any such thing, of any and all jurisdictions of the UNITED STATES OR ANY OF ITS SUBDIVISIONS, AGENCIES, ENTITIES, DEPARTMENTS, SUBSIDIARIES are now and forever rebutted. You may rebut my presumptions by submitting certified copies of lawful documents that have been certified by ILLINOIS states attorney while under oath and on the official record and under penalty of perjury and waiving all immunities from prosecution. You have Thirty (30) days to rebut my statements, as indicated herein, or my statements will stand as true, lawful, and legal in all of your courts, and/or hearings.

(11) This legal and timely notice, declaration, and demand is prima facie evidence of sufficient Notice of Grace. The terms and conditions of this presentment agreement are a quasi-contract under the Uniform Commercial Code and Fair Debt Collections Act as contained herein. They are not limited to the waiver on your part of *any* and *all* immunities that you may claim, should you in *any* way violate me undersigned or allow violation(s) by others. Your corporate commercial act(s) against me or mine and your failures to act on behalf of me or mine are ultra vires and injurious by willful and gross negligence.

(12) The liability is upon you, and/or your respondeat superior, and upon others including any and all local, state, regional, federal, multijurisdictional, international, and/or corporate agencies, and/or persons of the foregoing, involved directly or indirectly with you via any nexus acting with you; and said liability shall be satisfied jointly and/or severally at my discretion. You are sworn to your Oath of Office, and I accept your Oath of Office and your responsibility to uphold the rights of me and mine at all times.

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PAGE FIVE LEGAL NOTICE AND DEMAND

BILLING COSTS ASSESSED WITH LEVIES AND LIENS UPON VIOLATIONS SHALL BE:

(13) Unlawful Arrest, Illegal Arrest, or Restraint, or Distraint, Trespassing/Trespass, without a lawful correct, and complete 4TH amendment warrant: \$2,000,000.00 (Two Million) US Dollars, per occurrence, per officer, or agent involved.

Excessive Bail, Fraudulent Bond, Cruel and Unusual Punishment, Violation of Right to Speedy Trial, Freedom of Speech, Conspiracy, Aid and Abetting, Racketeering, and or Abuse of Authority as per Title 18 U.S.C.A., ' 241 and ' 242, or definitions contained herein, encroachment: \$2,000,000.00 (Two Million) US Dollars, per occurrence, per officer, or agent involved.

Assault or Assault and Battery without Weapon: \$2,000,000.00 (Two Million) US Dollars, per occurrence, per officer, or agent involved.

Assault and Battery with Weapon: \$3,000,000.00 (Three Million) US Dollars, per occurrence, per officer, or agent involved.

Unfounded Accusations by officer of the court: \$2,000,000.00 (Two Million) US Dollars, per occurrence, per officer or agent involved.

(14) Denial and or Abuse of Due Process: \$2,000,000.00 (Two Million) US Dollars, per occurrence, per officer, or agent involved.

Obstruction of Justice: \$2,000,000.00 (Two Million) US Dollars, per occurrence, per officer or agent involved.

Unlawful Distraint, Interstate Detainer, or False Imprisonment: \$5,000,000.00 (Five Million) US Dollars, per day, per occurrence, per officer, or agent involved, plus 18% annual interest.

Reckless Endangerment, Failure to Identify and/or present credentials and/or Failure to Charge within 48 (Forty-Eight) Hours after being detained: \$2,000,000.00 (Two Million) US Dollars per occurrence, per officer, or agent involved.

Counterfeiting Statute Staple Security Instruments: \$2,000,000.00 (Two Million) US Dollars per occurrence, per officer, or agent involved.

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PAGE SIX LEGAL NOTICE AND DEMAND

(15) Unlawful Detention, or Incarceration: \$2,000,000.00 (Two Million) US Dollars per day, per occurrence, per officer, or agent involved.

Incarceration for Civil or Criminal Contempt of court without lawful, documented in law, and valid reason: \$2,000,000.00 (Two Million) Us Dollars per day, per occurrence, per officer, or agent involved.

Disrespect by a Judge or Officer of the Court: \$2,000,000.00 (Two Million) US Dollars per occurrence, per officer, or agent involved.

Threat, Coercion, Deception, or Attempted Deception by any officer of the court: \$2,000,000.00 (Two Million) US Dollars per occurrence, per officer, or agent involved.

Unnecessary Restraint: \$2,000,000.00 (Two Million) US Dollars, per occurrence, per officer, or agent involved.

Refusal of Lawful Bailment as Provided by The aforementioned Constitution and/or Honorable "Bill of Rights": \$2,000,000.00 (Two Million) US Dollars per day of confinement, to be prorated by the hour as per Trafficant vs. Florida, per occurrence, per officer, per agent involved.

Coercing or Attempted Coercing the Real Natural man to take responsibility for the Corporate Strawman against the Natural Man and Secured Party's Will: \$2,000,000.00 Two Million US Dollars per occurrence, per officer or agent involved. **The Placing of an Unlawful or Improper Lien Levy, Impoundments, or**

Garnishment against any funds, bank accounts, savings, accounts, retirement funds, investment funds, social security funds, intellectual property, or any other property belonging to the Natural Man or Woman Secured Party by any agency as aforementioned herein: \$2,000,000.00 (Two Million) US Dollars per occurrence, and \$100,000.00 (One Hundred Thousand) US Dollars per day penalty until lien(s), levy(s), impoundment(s), and/or garnishment(s) are ended and all funds reimbursed, and all property returned in the same condition as it was when taken, with 18 % annual interest and my declared value of property.

Destruction, deprivation, concealment, defacing, alteration, or theft, of property, including buildings, structures, equipment, furniture, fixtures, and supplies belonging to the Natural Man and Secured Party will incur a penalty of total new replacement costs of property , as indicated by owner and secured party, including but not limited to purchase price and labor costs for locating, purchasing, packaging, shipping, handling, transportation, delivery, set up, assembly, installation, tips and fees, permits, replacement of computer information and data, computer hardware and software, computer supplies, office equipment and supplies, or any other legitimate fees and costs associated with total replacement of new items of the same type, like, kind, and/or quality, and quantity as affected items. The list and description of affected property will be provided by the owner and secured party and will be accepted as complete, accurate, and uncontestable by the agency, or representative thereof that caused such action. In addition to the aforementioned cost, there will be a \$200,000.00 (Two Hundred Thousand) US Dollars per day penalty until property is restored in full, beginning on the first day after the incident, as provided by this contract.

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PAGE SEVEN LEGAL NOTICE AND DEMAND

CAVEAT

(16) **The** aforementioned charges are billing costs deriving from, but not limited to, Uniform Commercial Code(s) and Fair Debt Collection Act and this contract. They shall be assessed against persons, government bodies, and corporate entities supra, or *any* combination(s) therein by collectively and individually ignoring my natural and/or civil rights as American by declaration. The aforementioned Honorable "Bill of Rights" and/or Constitution establishes jurisdiction for you in your normal course of business. All violations against me, the undersigned, will be assessed per occurrence, per officer, representative or agent, of any agency that is involved in any unlawful action against me, each individually.

(17) **By** your actions, you shall lack recourse for all claims of immunity in *any* forum. Your officers' knowing consent and admission of perpetrating known act(s) by your continued enterprise is a violation of my rights. This **Statute Staple Securities Instrument** protects my Article III court remedies including but not limited to Title 42 U.S.C.A, Title 18 U.S.C.A, and Title 28 U.S.C.A, exhausting all state maritime article I administrative jurisdiction(s), and Title 18 U.S.C.§ 242.

IGNORANCE OF THE LAW IS NO EXCUSE!

(18) **I**, one Samarabeth El:Bey, [Freewoman], am the principal, and you are the agent! Fail not to adhere to your oath, lest you be called to answer before one God and one Supreme Court Exclusive Original Jurisdiction, which is the court of first and last resort, not excluding my "Good Faith Oxford Indoctrination" by my conclusive honorable "Bill of Rights."

(19) **This Statute Staple Securities Instrument** is not set forth to threaten, delay, hinder, harass, or obstruct, but to protect guaranteed Rights and Protections assuring that at no time my Unalienable Rights are *ever* waived or taken from the undersigned against my will by threats, duress, coercion, fraud, or without my express written consent of waiver. None of the statements contained herein intend to threaten or cause any type of physical or other harm to anyone. The statements contained herein are to notice any persons, whether real or corporate, of their potential, personal, civil and criminal liability if and when they violate my Unalienable Rights as protected by the original constitution of (1776) adopted circa (1791) and/or "Bill of Rights." A bona fide duplicate of this paperwork is safely archived with those who testify under oath that it is my standard policy to ALWAYS present this NOTICE to *any* public or private officer attempting to violate me and my rights. It is noted on the record that by implication of said presentment, this NOTICE has been tendered by way of registered mail to ILLINOIS SECRETARY OF STATE Jesse White. This is prima facie evidence of your receipt and acceptance of this presentment in both your personal and individual capacity jointly and severally for each and all governmental political corporate bodies. Any other individuals who have been, are now being, or hereinafter, are involved in the instant action(s) or any future action(s) against me shall only correspond while signing under penalty of perjury pursuant but not limited to Title 28 U.S.C.A. §1746. This document is now on record in the Register of Deeds Office in COOK COUNTY, ILLINOIS supra.

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PAGE EIGHT LEGAL NOTICE AND DEMAND

SUMMATION

(20) Should you move against me in defiance of this presentment, there is no immunity from prosecution available to you, or *any* of your fellow (public) officers, who participate in *any* action(s) or *any* officials of government, judge, magistrate, district attorney, clerk or *any* other person who becomes involved in the instant action(s) or *any* future action(s) by way of aiding and abetting. Take due heed and govern yourself accordingly. Any or all documents tendered upon the undersigned party lacking bona-fide ink signatures or dates per title 18 U.S.C.A. § 513-514 are counterfeit security instrument(s) causing you to be liable in your corporate and individual capacity(s) by fraudulent conveyance now and forevermore. If and when you cause any injury and/or damages to the Natural Man or Woman Secured Party, by violating any of the rights, civil rights, privileges, or any terms herein, you agree to willingly, with no reservation of rights and defenses, at the written request of the Natural Man or Woman Secured Party, surrender, including, but not limited to, any and all bonds; public, and/or corporate insurance policies; CAFRA funds as needed to satisfy any and all claims as filed against you by the Natural Man or Woman Secured Party. This applies to any and all agents, or representatives, severally and individually, of the UNITED STATES or any of the Subdivisions thereof, as described herein.

NOTICE TO AGENT IS NOTICE TO PRINCIPAL AND NOTICE TO PRINCIPAL IS NOTICE TO AGENT

(21) This document cannot be retracted by *any* employee, agent, representative, or officer of the court or any individuals excluding the foregoing named title holder on this "Registered Document" for one hundred years from date notarized on this legally binding **Statute Staple Security Instrument** as set forth by embossed gold seal. Attention: All Agents, Representatives, or Officers, or such as, of the UNITED STATES or its subdivisions including local, state, federal, and/or international or multinational governments, corporations, agencies, and the like: You have Thirty (30) days to rebut any portion or all of this document; or you stand in total agreement. Non response is agreement. Partial response is agreement. Rebuttal must be in written form with legal/lawful, verified, certified documentation in law, with copies of said law enclosed. Notice to Agent is Notice to Principal. Ignorance of the law is no excuse.

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PAGE NINE LEGAL NOTICE AND DEMAND

(22) Albeit all other corporations not limited to: telephone companies, cable companies, utility companies, contractors, builders, maintenance personnel, investors, journeymen, inspectors, law enforcement officers, officers of the court, manufacturers, wholesalers retailers, and all others, including all persons are bound by all paragraphs, terms, and conditions herein regardless of nature of limited liability corporation(s) or affiliations as "DBA's," "AKA's," incorporations, or any types of businesses in commerce as decreed by this securities agreement and decree.

(23) YOU ARE FINALLY NOTICED having been given knowledge of the law and your personal financial liability in event of *any* violations of my rights and/or being. This **Statute Staple Securities Instrument** now in your hand constitutes timely and sufficient warning by good faith notice and grace. Addendums shall follow.

(24) Dated this 19 day of July, in the year of our Lord Two Thousand Ten. The aforementioned artifacts are presented under the **Good Faith Oxford Doctrine** being of Honor. I accept the Oath of Office of all officers of the Court, including but not limited to the clerk of court, all judges and attorneys from all jurisdictions, all law enforcement officers local, state, federal, international and all agents of the UNITED STATES or any subdivisions thereof.

(25) Any agent, law enforcement officer, employee, contractor, representative, or the like of the "UNITED STATES" or any of its subsidiaries or sub-corporations, **MAY NOT ENTER ANY PROPERTY AT WHICH I AM LOCATED, LEASE, OWN, or CONTROL, AT ANY TIME, FOR ANY REASON, WITHOUT MY EXPRESS WRITTEN PERMISSION.** Violation of this Notice will be considered criminal trespass and will be subject to a \$2,000,000.00 (Two Million) lawful US Silver dollar penalty plus damages, per violation, per violator.

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PAGE TEN LEGAL NOTICE AND DEMAND

(26) **Finally**, Any and all lending institutions, brokerage firms, credit unions, depository institutions and insurance agencies, credit bureaus and their officers, agents, and employees therein now having been given knowledge of the law as per your own personal financial liability in event of any violations upon SamarabethEl: Bey's rights and/or being, this **Statute Staple Securities Instrument** constitutes timely and sufficient warning by Good Faith Notice of your liability regardless of your political affirmations. All penalties contained herein will be subject to a penalty increase of one million dollars per day, plus interest, while there is any unpaid balance for the first (30) days after Default of payment. This penalty will increase by 10% per each day until balance is paid in full, plus 18% annual interest, beginning on the thirty first (31st) day after Default of payment. All penalties in this document are assessed in lawful money and are to be paid in one troy ounce US Silver Dollars that are .999 pure silver or equivalent par value in legal tender or fiat paper money. Par value will be determined by the value established by a one troy ounce .999 pure silver coin at the US MINT, or by law, whichever is highest value at the time of the incident. Any dispute over the par value will be decided by the Secured Party, or his designee. All definitions in Attachment "B" are included as a part of this contract and will be applied as written herein. Any dispute of any definition will be the decision of the Secured Party.

UCC-1 Financial Statement (and/or UCC-3 Addendum thereto) shall follow with articles and attachments as set forth thereon. There is no contradiction of terms as written within confines of this title pursuant to the "Constitution for the United States of America." If any contradiction is found, the meaning will be determined by the Secured Party.

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PAGE ELEVEN LEGAL NOTICE AND DEMAND

LS:

1

Name: Samarabeth El:Bey Secured Party Grantor
Country: The united States of America

2

All property belonging to the Debtor belongs to the Secured Party as listed on enclosed ATTACHMENT

"A." Lot 35 in Stolzner's subdivision of blocks 41 and 42 in Dewey and Vance subdivision of the South ½ of Section 30, Township 38 North, Range 14 East of the Third Principal Meridian, (Except the North 33 Feet Thereof Reserved for Railroad Right of Way, also except the right way of the Pittsburgh, Cincinnati and St. Louis Railroad also except the South 10 rods of the west 16 rods of the south ½ of section aforesaid reserved for school lot in Cook County Illinois P.I.N. *20-30-311-005-0000*

In care of 7713 South Seeley Chicago, Illinois near [60620] Non-Federal Zone

Non Domestic without the US

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PAGE TWELVE LEGAL NOTICE AND DEMAND

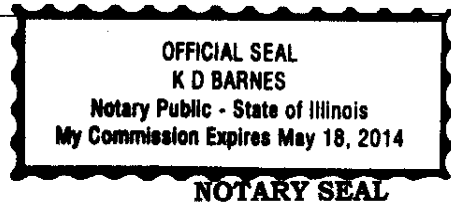
NOTICE COOK COUNTY REGISTER OF DEEDS CLERKS

(27) Pursuant to Title 18 U.S.C.A. § 2076 in applicable part: "Whoever, being a clerk (or supervisor) or employee of "UNITED STATES" CHARGED WITH THE DUTY OF RECEIVING SECURITIES OF HOLDING IN TRUST SECURITIES ON BEHALF OF ANY PERSON OR MAKES A FALSE REPORT SHALL BE FINE \$5,000 OR IMPRISONED TEN YEARS OF BOTH." As synonymous with correlating ILLINOIS STATE compiled laws; ILLINOIS and federal civil procedure laws; ILLINOIS rules of court; and all other ILLINOIS codes and uniform commercial codes separate from Title 18 U.S.C.A. § 2076. Also Title 18 U.S.C.A. § 2071 (a) concealment by supervisors secretaries or clerk(s) verifies in part: "Whoever willfully and unlawfully conceals or attempts to do so" from any individual "shall be fined or imprisoned three years or both period." Simply Stated: All "Register of Deed Clerks" are liable for non-compliance to the text herein under due process and obstruction of justice as described herein. This agreement is valid at 12:00 noon on the day that it is recorded, unless and until rebutted as indicated herein, within Thirty (30) calendar days. After Thirty (30) calendar days you may not rebut this contract.

(28) SUBSCRIBED AND AFFIRMED: On this 19 day of July, 2010 AD before me appeared Samarabeth El:Bey, known to me or proved to me on the basis of satisfactory evidence to be the man whose name is subscribed on this **Statute Staple Securities Instrument**. Witness my hand and official stamp signed sealed delivered by hand, or by private registered/ certified mail now and forever more; drafted by the above Secured Party Grantor with attached property description.

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NS: K. D. Barnes
Signature of Notary Public



LS: Jayne Phillips
First Witness

LS: Eva Elizabeth Phillips
Second Witness

LS: Renee Jali a.k.a.
Third Witness

**Attachments: Attachment A, Notice of Ownership
Attachment B, Definitions**

Attachment C, ILLINOIS UCC File Number File Number 14237496

Property of Cook County Clerk's Office

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LEGAL NOTICE AND DEMAND – ATTACHMENT “B”, DEFINITIONS ATTACHMENT “B,” DEFINITIONS

1. **Unlawful Arrest:** Means restricting a man or woman’s right to move about freely without the proper use of a lawful 4th amendment warrant signed by a judge of “Competent Jurisdiction” while under oath. This includes unnecessary use of restraint devices, traffic stops, raids, or any other type of interaction, when an officer is presented with and ignores a “Notice and Demand,” “Public Servants Questionnaire,” “Right to Travel” Documents, or other documents notifying the officer of the sovereign lawful rights of the Natural Man or Woman Secured Party, created by God, who is not to be confused with the Corporate Fiction “Strawman” which was created by the state. This includes arrest when a Natural Man or Woman Secured Party is incarcerated for refusing to sign any citation, arrest due to contempt of court when he or she is not violent or a physical threat to the court, arrest by Internal Revenue Service for failure to produce books, records, or other documents, arrest and refusal of Habeas Corpus, arrest for conspiracy of any kind without lawfully documented affidavits from at least three (3) eye witnesses, signed under oath and penalty of perjury.
2. **Illegal Arrest:** Means same as above item # 1, “Unlawful Arrest”.
3. **Unlawful Detention:** Means restraining a Natural Man or Woman Secured Party’s freedom of movement, and/or Right to Travel, against his will for more than sixty (60) seconds without a properly authorized lawful 4th amendment warrant signed by a judge of competent jurisdiction while under oath. This includes routine traffic stops, raids, random identification checks, security checks, only after the officer, Agent, or Representative has been notified by the Natural Man or Woman Secured Party of his status and after the officer has been given documents to prove said status, along with up to ten (10) minutes for officer to examine said documents.
4. **Unlawful Distraint:** Means seizure or taking of any property that is lawfully owned or in possession of the Natural Man or Woman Secured Party without proper probable cause, and/or due process, and lawful 4th amendment warrant. This includes any seizure by any officer, agent, representative, in any capacity, or relationship with the “UNITED STATES” or any of its agencies, contractors, subdivisions, subsidiaries, or the like.
5. **Lawful 4th Amendment Warrant:** Means a warrant that follows the provisions of the fourth amendment to the original “Constitution for the United States of America.” This warrant must not deter from the exact procedures as outlined by the Fourth Amendment.
6. **Right to Speedy Trial:** Means trial will commence within 90 days of the date of arrest.
7. **Interstate Detainer:** Means the same as unlawful detainer as when involving a Natural Man or Woman Secured Party and involving more than one agency or state of the corporation, or any representative, agent, or officer who has any agreement with, contract with, or permission to act on behalf of any municipal corporation of the “UNITED STATES” or any subsidiary or sub-corporation thereof.
8. **Unlawful Restraint:** Means any action by any officer, agent, representative, contractor, associate, officer of the court, or the like, to prevent, coerce, intimidate, hinder, or in any way limit the right of a Natural Man or Woman Secured Party from any type of freedom of legal/ lawful speech, travel, movement, action, gesture, writing, utterance, or enjoyment of any right or privilege that is commonly enjoyed by any member of the public, or any Sovereign.
9. **Freedom of Speech:** Means the right to speak open and plainly without the fear of reprisal. This includes the right of a Natural Man or Woman Secured Party to speak at hearings and trials, before magistrates, judges, officers of the court, agents, representatives, or the like, of the UNITED STATES. It also means that no attempt to suppress this right will be made by any officer of the court or of the “UNITED STATES” CORPORATION. No judge or officer of any court or tribunal will threaten contempt of court for free speech by any Natural Man or Woman Secured Party.
10. **US Dollars:** Means the currently recognized medium of exchange as used by the general public at the time of offense, at par value, equal to one ounce silver dollar equivalent per each dollar unit, as represented in a claim. All claims and damages will be paid at par value as indicated. Par value will be established by written law or the value established by the US MINT for the purchase of an official one troy ounce 99.999% Pure Silver Coin, whichever is higher at the time of the offense.

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LEGAL NOTICE AND DEMAND – ATTACHMENT “B”, DEFINITIONS

11. **Obstruction of Justice:** Means any attempt by any officer of the court or representative of any agency that represents the “UNITED STATES,” or any of its subdivisions, agencies, contractors, etc., to deprive, hinder, conceal, coerce, threaten a Natural Man or Woman Secured Party in an attempt to prevent his any and every opportunity to legally/lawfully defend him/herself by attempting to produce and file lawful documents, and or testimony, to agents, officers, judges, magistrates, the court, clerk of court, representatives, investigators, in order to settle any legal/lawful controversy. This also includes any attempt by a judge or officer of the court from hindering the Natural Man or Woman Secured Party from filing, admitting, presenting, discussing, questioning, or using any evidence, document, paper, photographs, audio and/or video recordings, or any other type of evidence that they desire to submit as evidence in any type of court proceeding. The determination of what is evidence and what will be admitted is to be solely determined by the Natural Man or Woman Secured Party. Any evidence will be tried on merits of the lawful content and validity. Any judge, or officer of the court who attempts to suppress or dismiss legal or lawful evidence will voluntarily surrender all bonds, insurance, property, corporate property, bank accounts, savings accounts, or any corporate property of value to the Natural Man or Woman Secured Party upon written demand and surrender all rights to and defenses against said property. This also includes evidence that is supported by case law. This includes attempts by any officer of the court from making motions, order such as Gag Orders or any other means of keeping information suppressed from the public or the official record. The determination of whether the acts of the court are an attempt to suppress evidence will be solely determined by the Natural Man and Secured Party. This also includes the provision as indicated in item # 18 “Racketeering”.
12. **Excessive Bail:** Means any amount of bail set at an unreasonable rate as per the 8th amendment of the Constitution for the United States of America. This also means bail in excess of the amount of the fine, penalty, or penal sum that is associated with the alleged crime committed. This also means that if a Natural Man or Woman Secured Party has lived in a community or has lived in one community or area for more than one year, provided that he has not recently moved within a year, works a regular job, or is a member of or involved with a church group, civic group, community enterprise, or can produce at least two affidavits from members of his community or area stating that he is involved with his community, he cannot be held without bail as a flight risk, or a threat to society. If the Natural Man or Woman Secured Party can produce at least four (4) affidavits stating that he lives, works, and is involved in his community, or the prior community in which he lived, he must be released on his own recognizance without any bail required. This provision does not apply to anyone charged with rape, murder, or violent crimes against women, or children.
13. **Cruel and Unusual Punishment:** Means physical violence of any type or form that is used against a Natural Man or Woman Secured Party that causes visible physical injury, i.e., marks, scrapes, scratches, bruises, abrasion, avulsions, fractures, sprains, restraint marks, dislocations, punctures, cuts, loss of blood, loss of body fluids, or any other type of physical stress to the body; or any chemically induced altered mental state of the Natural Man or Woman Secured Party. This also includes any attempt to incarcerate, restrain, question, detain, withholding food when requested, withholding drink when requested, withholding medications as requested, withhold use of bathroom facilities and supplies when requested, withhold reading and writing materials, withholding communication with friends, family, legal counsel, and religious counsel, withholding proper clothing as needed for comfort, withholding blankets when requested, withholding hot and cold water for showers, withholding freedom when requested. This also includes ridicule, coercion, threats, verbal insults, rude and offensive language, veiled threats, or any other type of mental stress or anguish.
14. **Conspiracy:** Means the cooperation of two or more persons working together to, restrict, suppress, inhibit, or in any way deprive a Natural Man or Woman Secured Party of any right, benefit, or privilege that would ordinarily be offered by the Constitution for the United States of America, and/or the Bill of Rights, and/or to any member of the general American public, or to a Sovereign. This also includes the provisions in item # 18, “Racketeering”.
15. **Victim:** Means any Natural Man or Woman Secured Party who has received direct damages to themselves or their property as the result of an unlawful or illegal act by another.

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LEGAL NOTICE AND DEMAND – ATTACHMENT “B”, DEFINITIONS

16. **Victimless Laws:** Means any law that is passed or presumed to be passed that creates a violation of law where no Natural Man or Woman Secured Party has been damaged. This includes any statute, ordinance, regulation, policy, or color of law provision. These types of laws will not be used in any action, of any kind, against any Natural Man or Woman Secured Party.
17. **Aiding and Abetting:** Means the efforts of any officer, agent, or representative of the UNITED STATES or officer of the court to assist another of the same to hinder, coerce, restrict, resist, suppress, or deprive in any way, a Natural Man or Woman Secured Party from receiving any and all rights, benefits, privileges, as provided by the Constitution for the United States of America, and/or the Bill of Rights, or that would normally be offered to the general American public, or a Sovereign. This also includes the provisions as provided in item # 18 “**Racketeering**” and suppression of evidence.
18. **Racketeering:** Means any attempt by any two or more officers of the corporation to restrict, suppress, coerce, manipulate, inhibit, or in any way deprive a Natural Man or Woman Secured Party from receiving every right, benefit, or privilege that is outlined by the Constitution for the United States of America, and/or the Bill of Rights. This also includes any effort by the officers of the court to hinder in any way the introduction of evidence, law, facts, affidavits, statements, witness testimony, or any information that is considered relevant by the Natural Man or Woman Secured Party, or any attempt to prevent a jury from hearing this evidence. This also includes any attempt to prevent this evidence from being heard in a public forum and before any and all members of the general public, as many as can be accommodated by the main courtroom. All hearings, tribunals, or trials will be held in a public place; and any and all members of the general public will be allowed to attend, without restriction. This also includes questioning and/or interrogation by police officers before, during, and after an arrest.
19. **Federal Zone:** Means any land, property, building, area, zone, 911 zone, or postal zone that is presumed to be within the territorial jurisdiction of the “UNITED STATES” or any of its representatives as defined herein. This does not include any land, property, building, structure, dwelling, area, zone that is held by deed, title, warranty deed, contract, or any written or verbal agreement, or any such thing, by a Natural Man or Woman Secured Party who is located outside of “WASHINGTON, D.C.” proper. All privately held properties, of any type that are being held by any Natural Man or Woman Secured Party are excluded from any federal zone or any jurisdiction of any representatives of the “UNITED STATES” or any of its territories. This is fact and may be presented in any court by affidavit of any Natural Man or Woman Secured Party of interest involved in any interaction of the “UNITED STATES” or any of its representatives, as outlined in this contract.
20. **State:** Means any of the fifty areas known as states of the “United States of America” which is not the same as the “UNITED STATES” corporation. These are designated by UPPER CASE spelling vs. Upper and Lower Case spelling of the name of each State. The all UPPER CASE NAME denotes that this STATE is a part of the “UNITED STATES” corporation, whereas the spelling of the Upper and Lower Case Name denotes that it is not a part of the “UNITED STATES.” This will be determined by the Natural Man or Woman Secured Party as a condition of this contract. The Natural Man or Woman Secured Party will also determine whether his State is a part of the jurisdiction of the “UNITED STATES,” or not, and will never be challenged by any representative of the “UNITED STATES.” The Natural Man or Woman Secured Party will determine if the alleged offense occurred within the limits of the “UNITED STATES.” A violation of this provision will be Unlawful Determination and punishable as indicated by this contract agreement.
21. **Trespassing/Tresspass:** Means the entry into, or onto the domain, property, residence, area, location, grounds, dwellings, buildings, barns, sheds, caves, structures, lands, storage areas, tunnels, automobiles, trucks, safe houses, underground shelters, automobiles, motor vehicles, recreational vehicles, boats, planes, trains, ships, containers, vans, heavy equipment, farm implements, culverts, driveways, trees, yards, real property, real estate, land, etc., of the Natural Man or Woman Secured Party without his express written permission, or without a lawfully executed fourth (4th) amendment warrant, and any and all agents, or representatives of the corporation will fully and completely observe any and all protections as outlined in the Constitution for the United States of America and/or the Bill of Rights. Any personal property that is damaged, lost, stolen, or misplaced, etc., will be recoverable as

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LEGAL NOTICE AND DEMAND – ATTACHMENT “B”, DEFINITIONS

indicated in this Notice and Demand document. I solemnly swear and affirm that I do not have any illegal contraband on my property; I have never had any illegal contraband on or around my property and never will. Any contraband if it is found on my property will be introduced by the officers or agents during time of trespass. I simply do not allow it on my property. Contraband or illegal items if they are found in a search do not belong to me and may not be used in any attempt in any claim against me. Any and all officers, agents, and representatives of the corporation will be held individually liable for the full amount of damages as outlined in this Notice and Demand document for trespassing.

22. **Natural Man or Woman Secured Party:** Means any flesh and blood, living, breathing Man or Woman, created by God, who notifies any representative of the corporation, verbally or in writing, that he is a Sovereign, Non “UNITED STATES” corporate citizen, Freeman or Freewoman, and not subject to the jurisdiction of the corporation or any of its representatives. This is not to be confused with the Fictitious Legal Entity that was created by the state and is represented by an ALL CAPITAL LETTER NAME. Any attempt to notify any officer, agent, and representative, of the status of the Natural Man or Woman Secured Party will be sufficient notice. Sufficient notice will be determined by oath, statement, or affidavit by the Natural Man or Woman Secured Party; and the validity of such will not be challenged by any officer of the court.
23. **County or City:** Means any subdivision of any State of the “United States of America.” This term excludes any jurisdiction, zone, or territory of the “UNITED STATES” corporation unless described by the Natural Man or Woman Secured Party in all CAPITAL letters. Any dispute over any errors contained in spelling or grammar will be resolved at the discretion of the Natural Man or Woman Secured Party and will not be challenged by any representative of the corporation.
24. **Agency, Entity, Department, Sub Division, Subsidiary, Contractor, Employee, Inspector, Investigator, Organization, Officer, Agent, Authorized Representative, Policeman, Participant:** Means any person, corporation, or entity of any kind, which works for, is compensated all or in part by, receives funds, or collects funds for, contracts with, receives any benefit from, receives any privilege from, participates with, has allegiance to, or in any way has a relationship with, the “UNITED STATES” or any of its subsidiaries, sub-corporations, departments, or agencies, etc.
25. **Contract:** Means any agreement in writing that has been offered for review and acceptance by another party wherein the offering party has ten (10) days or more, or as stipulated in the contract, to review and respond, accept or rebut, any provisions of the contract, as indicated in the contract. Non response on the part of the receiving party or agent of the receiving party will be a lawful offer and acceptance of all the terms and conditions contained in said contract. Rebuttal by the receiving party of any provision of the contract by any other means as is indicated in the contract will be non response. Return of the contract unopened and/or without review will be acceptance of all conditions of said contract. Recording the contract with the clerk of court or any public records officer will be a lawful offer and notification and will be presentment to all officers of the court in that state or county. Notice to Agent is Notice to the Principal and Notice to the Principal is notice to the Agent.
26. **False Imprisonment:** Means any attempt by any officer of the court or corporation to incarcerate any Natural Man or Woman Secured Party against his will and/or against any and all protections of the laws and provisions of the “Constitution for the United States of America” and/or the Honorable “Bill of Rights.”
27. **Representative:** Means any agent, agency, department, officer, investigator, entity, subsidiary, subcorporation, contractor, employee, inspector, individual or corporation that has any affiliation, association, collects or distributes funds for, does any task for, receives any benefit or privilege from, etc., of or for the “UNITED STATES” or anyone, or anything that represents the interests of, or is being funded by, or receives funds from, or has any attachment to the “UNITED STATES” or any of its sub divisions or sub-corporations.
28. **Corporation:** Means any representative, agency, sub-corporation, contractor, or any person or entity that is employed by, receives or distributes funds for, receives any benefit or privilege from, or has any relationship of any kind with the “UNITED STATES” corporation.
29. **Interpretation:** Means if any conflict arises concerning the definition of any of the terms and or conditions of this contract, the conflict concerning the meaning of the term or condition will be decided by the Natural Man or Woman

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LEGAL NOTICE AND DEMAND – ATTACHMENT “B”, DEFINITIONS

Secured Party. His decision will be final and not subject to review or argument. No liability or penalty will be incurred by the Natural Man or Woman Secured Party due to his interpretation of such terms and or conditions.

30. **Corporate Capacity:** Means acting for, or on behalf of, a corporation, or government entity, while under law or color of law.
31. **Legal Counsel:** Means anyone that a Natural Man or Woman Secured Party chooses to have as legal assistance of counsel, whether counsel is licensed or not, or members of the Bar Association. Counsel may assist, represent, speak on behalf of, write cases for, or perform any act in or out of court for the Natural Man or Woman Secured party without any hindrance, threat, prosecution, charge, repercussion from any officer of the court, or representative of the “UNITED STATES” corporation, or any representative, officer, or agent thereof.
32. **Abuse of Authority:** Means anyone who denies, withholds, refuses, deprives, limits, inhibits, counteracts, conceals, any right, benefit, protections, or privilege, as protected by the “Constitution for the United States of America” and/or the Honorable “Bill of Rights.” This includes arrest or detainment without documented evidence that a lawful crime has been committed by the Natural Man or Woman Secured Party. This includes use of restraint devices on a Natural Man or Woman Secured Party and/or physical abuse that makes any marks, scars, cuts, abrasions, or the like. This also includes denial of lawful Due Process, Habeas Corpus, Excessive Bail, Unlawful Arrest, Unlawful Detention, or the like, as outlined in this contract.
33. **Verbal Abuse:** Means the use of offensive, and /or threatening verbal words, body language, and non verbal gestures or actions by any representative of the corporation, as defined herein, upon a Natural Man or Woman Secured Party. If a controversy arises about an incident, the version told by the Natural Man or Woman Secured Party will be accepted as truth and will not be contested.
34. **Assault and Battery with Weapon:** Means any use of, threatened, or perceived use of any weapon, against me or mine, by any representative of the “UNITED STATES” corporation that creates an atmosphere of fear for the Natural Man or Woman Secured Party. This includes non lethal weapons, such as tazers, stun guns, mace, pepper spray, any chemical used to incapacitate, rubber bullets, shock force weapons, electronic weapon or any other type of weapon that may be used to control or to create fear. If a conflict arises about the events, the version told by the Natural Man or Woman Secured Party will be accepted as truth and will not be contested.
35. **Unfounded Accusations:** Means any accusation, charge, or claim, civil or criminal, or in admiralty that is alleged or made by any representative of the “UNITED STATES” corporation, as defined herein, that is not proven by written documented evidence presented under oath and penalty of perjury by an authorized agent or representative of the corporation. The accuser has eight (8) hours to provide said documents to be reviewed and in possession of the Natural Man or Woman Secured Party; and failure to do so will be unfounded accusations and subject to the penalties contained herein.
36. **Encroachment:** Means to invade, intrude, or in any way prevent a Natural Man or Woman Secured Party the full and complete use of property, including trespass, impeding ingress or egress to the property of a Natural Man or Woman Secured Party, to limit the ability of a Natural Man or Woman Secured Party to freely access, claim, hold, possess, use, convey, sell, rent, lease, barter, exchange, or in any way make full and unfettered use of his property. This includes the application of unlawful liens and encumbrances of any and all property including wages, salaries, stocks, bonds, bank accounts (foreign or domestic), savings accounts, contents of safety deposit boxes, gold, silver, notes, insurance funds, annuities, retirement accounts, social security benefits, motor vehicles, automobiles, recreational vehicles, land, real estate, homes, structures, roads, driveways, personal property of any kind that is held by title, deed, contract, agreement (written or verbal), or is in possession of a Natural Man or Woman Secured Party. This includes, but is not limited to, traffic stops, searches of vehicles, home invasion, confiscation of any lawful property owned by, in possession of, or under the control of the Natural Man or Woman Secured Party.
37. **Assault and Battery without a Weapon:** Means the verbal abuse or physical contact, of any kind, upon a Natural Man or Woman Secured Party without their express voluntary written consent. If a conflict arises about the facts involving the incident, the version as told by the Natural Man or Woman Secured Party will be accepted as truth, without question, and will not be contested.

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LEGAL NOTICE AND DEMAND – ATTACHMENT “B”, DEFINITIONS

38. **Abuse of Due Process:** Means any action against a Natural Man or Woman Secured Party, when said action does not abide by all the rights and defenses contained in or represented by the “Constitution for the United States of America” and/or the Honorable “Bill of Rights.” This includes any charge, or claim, civil or criminal, or in admiralty, that is alleged or made by any representative of the “UNITED STATES” corporation.
39. **Denial of Due Process:** Means any attempt by any officer of the court and or corporation to deny, deprive, restrict, prevent, or in any way inhibit the proper Due Process to any Natural Man or Woman Secured Party as outlined in the “Constitution for the United States of America” and/or the Honorable “Bill of Rights.” Any public law, statute, regulation, ordinance, home rule, etc., that is incompatible with the aforementioned Constitution and/or Honorable “Bill of Rights” is null and void and will not be used in any action against any Natural Man or Woman Secured Party.
40. **Unlawful Detainer:** Means any attempt by any officer of the court or representative of the corporation to arrest, check, hinder, delay, possess, hold, keep in custody, restrain, retard, stop, withhold a Natural Man or Woman Secured Party without affording him every protection as outlined by the “Constitution for the United States of America” and/or the Honorable “Bill of Rights.” Any public law, statute, regulation, ordinance or the like will be null and void and will not be used in any action in which a Natural Man or Woman Secured Party is involved.
41. **Reckless Endangerment:** Means any attempt by any officer of the court or corporation, as defined herein, to endanger, attempt, or threaten to attempt to endanger the life or property of any Natural Man or Woman Secured Party. This includes dangerous driving in a car, use or threatened use of lethal or non lethal weapons or chemicals, improper use of restraint devices, use of restraint devices on a non-combative Natural Man or Woman Secured Party. If a conflict arises as to whether or not reckless endangerment has occurred, the version of the Natural Man or Woman Secured Party will be considered as truth.
42. **Failure to Respond:** Means any attempt by any officer or representative of the corporation to ignore, inhibit, withhold, delay, or deny a request for information from a Natural Man or Woman Secured Party.
43. **Failure to Charge within Forty Eight (48) Hours:** Means any attempt by any officer or representative of a corporation to delay, inhibit, prevent, or in any way stop a Natural Man or Woman Secured Party from being lawfully charged by the court within forty eight (48) hours of arrest.
44. **Failure to Identify:** Means any time a Natural Man or Woman Secured Party has interaction with any officer or representative of the court or corporation, the officer or representative must, upon request of the Natural Man or Woman Secured Party, provide proper identification, written proof of authority, state what his business is with the Natural Man or Woman Secured Party, complete a public servants questionnaire in advance of arrest or detention, provide documentation properly identifying the officer or respondeat superior’s name and contact information, and any other relevant information as requested by the Natural Man or Woman Secured Party. The officer may not detain the Natural Man or Woman Secured Party for more than ten (10) minutes while he obtains this information.
45. **Counterfeiting Statute Staple Securities Instruments:** Means any attempt by any officer or representative of a corporation to copy, duplicate, replicate any document that has “Statute Staple Securities Agreement” typed, printed, or hand written anywhere on the document, without the express written voluntary permission of the document’s owner who is the Natural Man or Woman Secured Party who filed said document in the public record, or is in possession of said document, or who is the maker of said document. If a dispute about permission to duplicate arises, the statements of the Natural Man or Woman Secured Party will be accepted as fact without question and will not be contested.
46. **Coercion or Attempt to Coerce:** Means any attempt by any officer or representative of a corporation to threaten, intimidate, deprive, conceal, or in any way prevent a Natural Man or Woman Secured Party from receiving and/or enjoying any right, or privilege that is granted, outlined, or secured by the “Constitution for the United States of America” and/or the Honorable “Bill of Rights”, or allow another to do so.
47. **Purchase Price:** Means the new replacement costs of items of property at the time of replacement. This includes locating, packing, shipping, handling, delivery, set up, installation, and any other fee associated with total replacement of property.

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48. **Destruction of Property:** Means any alteration, damage, deprivation, defacing, removing, changing, breaking, separating, removing parts from, erasing of files from, throwing, shooting, kicking, stomping, smashing, crushing, or the like of any property belonging to or in possession of the Natural Man or Woman Secured Party.
49. **Deprivation of Rights or Property:** Means the concealment, keeping from, hiding, obstructing of any rights, property, or privileges that are outlined or protected by the “Constitution for the United States of America” and/or the Honorable “Bill of Rights.”
50. **Concealment:** Means withholding or keeping information, that should normally be revealed, about property and/or rights from a Natural Man or Woman Secured Party. This includes keeping evidence or law from a jury that could favorably alter the outcome of a case to the benefit of the Natural Man or Woman Secured Party. No officer of any court or representative of any corporation may conceal any law and/or any evidence of any kind that is considered relevant by the Natural Man or Woman Secured Party, and/or fail to disclose any law that benefits the Natural Man or Woman Secured Party.
51. **Defacing:** Means the changing or altering the appearance of an item. This also includes changing or altering the meaning of laws, rights, property, documents, or any other thing that has value as determined by the Natural Man or Woman Secured Party.
52. **Constitution:** Means, for the purpose of this contract, “The Constitution for the United States of America” circa 1791, as opposed to the “Constitution of the UNITED STATES” corporation circa 1868.
53. **Bill of Rights:** Means, for the purposes of this contract, the original “Bill of Rights” circa 1791.
54. **Rights and Defenses:** Means one’s legal and/or lawful right and/or ability to defend himself/herself in any action. Upon agreement, the defendant in an action may give up his right to defend himself/herself in a given action. This includes tacit agreement or agreement by default; and the Natural Man or Woman Secured Party is never the defendant.
55. **Willingly:** Means that a Natural Man or Woman Secured Party is in full knowledge, understanding, agreement, and full consent, at all times, without fear of reprisal, threat, or coercion, during any interaction in which he is involved with any agent, officer, or representative of any court or corporation, including incorporated governments.
56. **Individual Capacity:** Means acting on one’s behalf to do a thing. The officer, representative, agent, or the like may be acting under law or color of law and go outside of the capacity of the law and take on a personal liability.
57. **Artificial Person:** Means a fictitious entity that was created by the state for transacting commerce. This artificial Man or Strawman is represented by the all capital letter name that appears to be spelled the same as the name of the Natural Man or Woman. When the Artificial Person is used in commerce by the Natural Man or Woman Secured Party, it is a transmitting utility.
58. **Written or Verbal Agreement:** Means any agreement entered into by a Natural Man or Woman Secured Party, written or verbal. Any question of any contract will be resolved by an affidavit from the Natural Man or Woman Secured Party. His affidavit will be considered fact in any action or dispute, without question of any officer, agent, or representative of any corporation, including incorporated governments.
59. **Unlawful Determination:** Means any statement, speech, gesture, writing, presentment, or the like that suggests an idea that negatively represents the character, actions, plans, procedures, customs, ways of a Natural Man or Woman Secured Party, or group of Natural Men or Women Secured Parties, that is not proven by documented authorized certified evidence, on and for the record under penalty of perjury. This includes off color statements, accusations, or remarks by a judge or other officer of the court and any other representative of any corporation including incorporated governments.
60. **Statute Staple Securities Instrument:** Means a registered (by way of the post office registered mail) bond, statute, which establishes a procedure for settlement of commercial debt or obligation of record. This also establishes the law as it relates to the Sovereign Natural Man or Woman Secured Party.
61. **Clerk of the Public Record:** Means any clerk who records documents on the public record and who is employed by a city, county, state, municipality, federal government, international, multi-national, multijurisdictional corporation.

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62. **Public Record:** Means any record or document recorded into the public by the Natural Man or Woman Secured Party. For example, when this document is recorded at a Register of Deeds office, it becomes a public record.
63. **Presumption:** Means legal assumption or inference that places the burden of proof or burden of production on the other party, but never on the Natural Man or Woman Secured Party. No presumption shall prevail against the Natural Man or Woman Secured Party without lawful, documented evidence that supports the presumption which is certified by the officers of the court, on and for the record, under penalty of perjury.
64. **Unalienable Rights:** Means Natural Rights given by God as acknowledged by the Law of Nations and incorporated into the “Bill of Rights,” such as, but not limited to, Right to Bear Arms; Freedom of Speech; Right to Trial by a Jury of your peers; Right to Due Process; Right of Habeas Corpus; Right to be Exempt from Levy as a Natural Man or Woman Secured Party, Creditor; Right to be Secure in my private papers and effects.
65. **Right to Travel:** Means the right to freely move about and/or control any type of craft by whatever means, via land, sea, or air, without any interference by any officer, agent, employee, attorney, or judge that in any manner willfully causes adverse effects or damages upon the Natural Man or Woman Secured Party by an arrest, inhibition, detainment, restraint, deprivation or prevention.
66. **Disrespect:** Means anything said or written to me, about me or mine that I do not like, including body language, or anything that makes me or any reasonable man uncomfortable, or have fear,
67. **The Placing or Filing of an Unlawful Lien, Levy, Garnishment, or Attachment:** Means any attempt by any officer, agent, or representative of a corporation to place a lien, levy, garnishment, or attachment on the property or collateral of a Natural Man or Woman Secured Party, hereinafter referred to as Secured Party. Any said officer, agent, or representative, must first prove his authority to do so by lawfully documented evidence, furnishing all documents, forms, and papers as necessary to prove his authority to do so to a neutral Three (3) Notary Panel, hereinafter referred to as The Panel, selected by the Secured Party. Said officer, agent, or representative must guarantee in writing that the officer, agent, or representative signing said documents will be personally liable for any damage(s) due to his unlawful and/or illegal actions. He must supply bonds or other lawful funds to be held in trust by The Panel until The Panel determines if any actions of the officer, agent, or representative have violated any laws or caused damage to the Secured Party. The Panel will have the sole power to determine if any damage(s) has occurred and will release the funds according to The Panel’s adjudication. The decision of The Panel will be final with no recourse. The surety bonds and/or funds held in escrow by The Panel must be at least four (4) times the estimated value of the property that is lien, levied, garnished, or attached. The assessment of value will be recorded via affidavit by the Secured Party and delivered to The Panel. The Panel’s determination and the assessment thereof will be accepted as truth without question or recourse. Said officer, agent, or representative agrees to surrender, including, but not limited to, any and all surety bonds, public and/or corporate insurance policies, CAFRA funds, or corporate property as needed to satisfy any and all claims and/or assessments as filed against said officer, agent, or representative by the Secured Party. Said officer, agent, or representative agrees that any and all property or collateral with a current or existing lien will remain in the custody and control of the Secured Party until such time as a determination has been made by a jury of twelve of the Peers as defined herein. In the event that a jury of twelve of the Peers cannot be convened or has not been convened within sixty (60) days from the date of the order of the lien, levy, attachment, or garnishment, any action against the Secured Party shall be dismissed with prejudice; and every lien, levy, attachment, or garnishment shall be released within ten (10) days and all property rights restored, unencumbered. The officer, agent, or representative who has authorized said lien, levy, attachment, or garnishment agrees to surrender any and all surety bonds, public and/or corporate insurance policies, CAFRA funds, or corporate property as needed to satisfy any and all claims and/or assessments as filed against said officer, agent, or representative, the Secured Party (§ 15).
68. **Peers:** Means the same as the definition of a Natural Man or Woman Secured Party.
69. **Ignore:** Means to refuse or in any way to deny a lawful request for an officer to complete legal documents that will provide information when requested by the Natural Man or Woman Secured Party.

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70. **Natural Man or Woman:** Means a flesh and blood, living, breathing, biological man or woman, created by God, as represented by the Upper and Lower Case Name, including "Natural Man or Woman," or "Real Man," or "Real Woman," or "Real Man/Woman." This is not to be confused with the Fictitious Legal Entity that was created by the STATE that is represented by the All Capital Letter Name.

Property of Cook County Clerk's Office

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[REDACTED] REGISTRATION PURSUANT TO
INTERNATIONAL PRIVATE LAW (Convention de La Haye du 5 October 1961)
WITH ADMINISTRATIVE AND JUDICIAL NOTICE

My indigenous, natural indigenous Empire Washitaw de Dugdyahmoundyah Moorish nationality status and sincerely held convictions forbid me to contract a political or legal affiliation within a statutory jurisdiction both "foreign to" and "contravention of" sovereign authority fundamental to the United States of America (Constitutional Republic). The rights and of indigenous, natural, native American who is not part of any body politic, a legal fiction or statutory citizen, are protected by Constitution, State, Federal and International Law applying to Individual Human Rights. It is unlawful to deny a right or sanction, condemn, or damage me because I do not enter statutory jurisdiction or process "foreign to" the u.s.A. (Constitutional Republic). Violation is inclusive of coercing, fraud, or compelling one into fictional capacity as a statutory U.S. citizen under the 14th Amendment whom is with benefit of constitutional protections and Due Process. Violation also embraces official participation through "neglect or refusal" to "prevent or aid in preventing" rather than properly handling and mitigating prohibited damage. Violation creates liability rendering governmental "immunity from suit" defense moot.

Pursuant to my status of an indigenous, natural, native American, I do not participate with the Social Security Administration and have no use for a "Social Security number". Therefore, I request that no individual or agency erroneously associate me with a "SSN" CREATING DAMAGE AND LIABILITY. Substitute documentation admissible under State, Federal or International Law may now be provided for "identification" purposes. It is unlawful to deny a right or to sanction, condemn, or damage me because I do not have a "SSN" conflicting with my sincerely held convictions.

Pursuant to and to avoid mistaken identity by erroneously addressing a fiction or a non-Natural being, my proper Indigenous Moorish name is spelled using upper and lower case ("Samarabeth El Bey ") and NOT in all upper case ("SAMARABETH EL BEY"). My birth place is Demopolis, Eastern Washitaw: born to Willie Wiggins Flowers Bey (Father), a Great Seal Moorish National of Great Seal Al Moroccan Empire, and Lula Mary Harper Flowers Bey (Mother), a Washitaw de Dugdyahmoundyah Muur. My indigenous, natural indigenous identity cannot identify with a state issued birth certificate conferring the status of an artificial entity, fiction at law or federally created living trust registered with the U.S. Department of Commerce, Bureau of Statistics (putting that artificial entity Trustee into a fiduciary relation to said trust having statutory and contractual obligation). [i.e. U.S. public bankruptcy policies, 5 USC 903] (with no appropriate rights to Constitutional protection and Due Process).

THIS FORMAL NOTICE OF APOSTILLE REGISTRATION OF NATIONALITY, WORLD CITIZENSHIP AND CERTIFICATE OF LIFE IS PURSUANT TO INTERNATIONAL PRIVATE LAW (Convention de La Haye du 5 October 1961) AND CONTAINS AFFIDAVIT OF ADMINISTRATIVE AND JUDICIAL NOTICE.

Signed and executed
Under the Laws of the Great Seal Zodiac
Constitution, The 1787 Treaty of
Friendship And Peace, and (Convention
de La Haye du 5 October 1961, et al.)

"Amend to Life Date"
24nd day of September, 1952

All Claims Taken for Value U.C.C. 3-303
"Exempt from Third Party Levy"
UCC 1-308, UCC 3-302, 3-305

Foreign Neutral
L.S. *Samarabeth El Bey*
Minister/Trustee/Consul

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KNOW THE PEOPLE BY THESE PRESENTS:

A CESTUI QUE TRUST-INDENTURE AGREEMENT BETWEEN

THE TRUSTOR:

AND

THE TRUSTEE:

Office of Special Trustor, Official-in-Charge
c/o DOI Office of Trust Responsibilities
U.S. Department of the Interior
1849 C Street, N.W. #6151
Washington, District of Columbia [20240]

Samarabeth El Bey Ambassador-At-Large
Washitaw Minister of Education and Research
c/o Washitaw Office of Trust Responsibilities
Empire Washitaw de Dugdahmoundyah
Post Office Box 209193[c/o The Marquis/Baron]
[via: u.s.A. postal zone 60620]

WASHITAW DECLARATION OF LAND GRANT NO. 923

From: **THE GRANTOR**


President of the United States of America
c/o 14th Congress, Session 2, February 10, 1817
United States of America "and Perpetual Union"
Washington, District of Columbia
[Via: u.s.A. postal zone 20275]

To: **THE GRANTEE**

Marquis de Maison Rouge/Baron Bastrop
c/o Secured Party, American-National
Indigenous Washitaw-Nationals, U.N. #215
Chicago, Illinois Republic [Washitaw Province]
[Via: u.s.A. postal zone 60680]

THE GRANT: [Certificate: June 14, 1797; Plan No. 1516; Register No. 3, April 12, 1802]

1) Washitaw Indigenous Land Grant U.S. #923 [June 14, 1797], via The Marquis de Maison Rouge/The Baron Bastrop "Spanish/Moorish" Land Grant; 2) Fontainebleau Treaty of San Il-defonso I [November 3, 1762], via French and Spanish Moorish de Bourbon, Louisiana Dauphin: heir to the Bourbon/Washitaw Tunica estate, Nunc Pro Tunc [1682-1713]; 3) King George III, The British Royal Proclamation [October 7, 1763], via The British Quebec Act [1774] and The u.s.A. Northwest Ordinance [1 Stat. 50, July 13, 1787]; 4) In Regards To: Spanish Louisiana. Treaties for the Cession of Louisiana [April 13, 1803, and April 30, 1803]; 5) U.S. Washitaw Declaration of Land Grant No. #923: United States Congressional Bills/Acts: 1817, February 10: Bill #253; 1820, December 12: Bill #325; 1821, January 22, Bill #329; 6) Charter of the United Nations [1945], Article 75 through 85, via Office of Special Trustee [1914], Bureau of Indian Affairs [1824]. U.S. Department of the Interior; and 7) U.S. Supreme Court Judicial Affirmation [Nos. 31 and 191, June 19 & 20, 1848] of the de Bourbon-Tunica/Turner, Indigenous Land Claim, U.S. Grant No. 923 [1802]. The corpus of the Trust/Grant is perpetual with the duration of the United States; and Units of Beneficial Interest [UBIs] or Monetary Certificate [non-taxable Negotiable Bill of Exchange] are therefore issued to members of the Washitaw Nations of Muurs [and their heirs], to Wit:


Principal, by Special Appearance, in Propria
Persona, proceeding Sui Juris June 14, 1797, Nunc
Pro Tunc

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REGISTRATION PURSUANT TO INTERNATIONAL PRIVATE LAW
[5 October, 1961, Hague Convention]

CONVENTION ABOLISHING THE REQUIREMENT OF LEGALIZATION FOR
FOREIGN PUBLIC DOCUMENTS
[U.S. Affirmation, 15 October, 1981]

AUTHENTICATION OF OFFICIAL U.S.A. DOCUMENTS FOR USE
IN FOREIGN JURISDICTIONS
WITH ADMINISTRATIVE AND JUDICIAL NOTICE

On October 5, 1961, the year the Convention of the Hague entered into force on behalf of the United States of America, the United States [and its fifty Republic States] agreed to mutually recognize each other's 'public documents' so long as such documents are authenticated by an APOSTILLE [33 U.S. T 883; T.L.A.S. 10072; 527 U.N.T.S. 189]

Trust/Trustee# 26-6811845 [U.S. Land Grant
923] Protection of Rights and Immunities
Priority Exempt from Levy

PRO PER, Signature, Without Recourse: UCC 1-307, UCC
1-103.6 In Accordance With 28 CFR 16.41(d); 28 USC
1746(1) Sovereign Washitaw Citizens: 8 USC 1408; 15
Stat 223-224

Noble: Samarabeth El Bey, American National In
Propria Persona, "sui juris" and "alieni juria" Indigenous
Washitaw Muur, U.N. #215/93 Secured Party and Holder-
In-Due-Course

NOTICE AND WARNING

Whoever violates the "immunity" of a foreign nation-state may be criminally sanctioned in accordance with U.S. Public Law 92-539 [2008] and Public Law 94-467 [1980]; Title 18 USC 112, 878, 970, 1201, and 1116, as Minister/Nobles are entitled to all immunities of the state. **Minister/Noble: Samarabeth El Bey** declares "neutral in itinere" status, as non-residential alien, while temporarily residing within the "United States" and/or any of the fifty Republic States, effectively invoking the protections under International Law as against the "war powers" administered by the United States Department of State.



AUTHORIZED Signature: Ambassador
WITNESS THE HAND AND SEAL
EMPIRE WASHITAW de DUGDYAHMOUNDYAH

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Amurru Washitaw de Dugdyahmoundyah
Moorish National Sovereign
Original Indigenous Private

Kingdom of the Power of
Heaven, the Powers, in
North the South
Cordoba

Washitaw Proclamation
Empire Washitaw de Dugdyahmoundyah
Against International
Treaty, Declaration, and
Agreement

so Declaration of Mission Statement
E. Foreign Neutral
under The Absolute Laws of
The Living Father and Supreme Creatress

M
KNOW THE PEOPLE BY THESE PRESENTS, GREETINGS:
M

KNOW ALL MEN BY THESE PRESENTS: Under the authority of Declaration, for the Trust Written and Recorded at Chapter 9, verse 15 through 21, and at Chapter 8, verse 7 through 13, Book of Hebrews, the undersigned Affiant, Declarant, and Trustee of said Torah Trust accepts and succeeds the appointment and Office of "Trustee" *Proit Dominium jura in re*, as "Foreign Neutral", thereof the Kingdom of the Power of Powers, sending state, for The United States of America and Territories or insular possessions, Receiving state, as a Neutral in itinere, ab initio, September 24, 1952 (A.D.), recognized by the receiving state Under authority To Wit:

The Ancient Scriptures

The 1783 Treaty of Paris

The 1786 Marrakash Treaty of Friendship and Peace

The Ordinance of the Territory North and West of the River Ohio.
1 Stat 51.52. July 1787

The 1814 Treaty of Ghent

The Convention on Rights and Duties of States, 49 Stat. 3097, T.S. 881
165 L.N.T.S. 19, 3 Bevans 145, done at Montevideo Uruguay, 26 December 1934 @ Art. 2-3 id est.
"sovereign ecclesiastical State"

International Organization Immunities Act. 9 December 1945

Vienna Convention. 18 April 1961. U.N.T.S. Nos 7310-7312-vol. 500.pp.95-239

The Convention of the Hague. 5 October 1961

Convention on the Conflict of Laws Relating to the Form of Testamentary Dispositions. Conclude 5
October 1961, #11, et Seq., Conflict of Law (1993)

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 "Successor: I. "Special for which a resumption must hold truth"

Mission Statement [REDACTED]

DECLARATION OF PUBLIC MINISTER

I, Samarabeth El Bey, declare that I Am a free and sovereign living woman of the soil of this land of the ancient mound builders, known by its indigenous name, Empire Washitaw de Dugdyahmoundyah, the Washitaw Nation of Muurs/Moors; and

I, Samarabeth El Bey, declare that I Am a Public Minister of a foreign state in relation to the United States pursuant to Title 28 USC 1603(b) and I Am representative of my judicial jurisdiction to a judicial jurisdiction of a foreign authority; and

I, Samarabeth El Bey, declare that my power and duty as a Public Minister rests upon the Law of Nations as well as upon treaties, and my primary duty is the protection of interest of fellowman or countrymen. My authority as a Public Minister to protect the estates, property rights, as well as personal rights provision or treaty or otherwise, is acknowledged by all civilized nations as inherent in the office of Public Minister under the accepted principles of International Law; and

I, Samarabeth El Bey declare that even in the absence of specific authorization to act as the personal agent of my fellowman, and in the absence of a treaty, as a Public Minister under the principles of International law, I have the authority and the responsibility to represent my countrymen in the tribunals; and

I, Samarabeth El Bey, declare that I Am a Public Minister of a foreign state in relation to the United States, therefore tribunals have no jurisdiction over me, pursuant to Title 28 USC 1603(b), the Vienna Convention on Diplomatic Relations of April 18, 1961 and the Hague Convention of de October 5th, 1961. I Am immune from the jurisdiction of the Courts of the United States and of the States. Immunity is recognized at the Public Law 94-593, 21 October 1976 Statue 2891 codified in Title 28 USC §1602 et seq; and Public Law 1790, I Statue At L. 117, Chapter 9 codified in 22 USC §252. It is provided that whenever any writ or process is sued out or prosecuted by a person in any tribunal of the United States or of a state or by judge or justice whereby the person of any Public Minister of a foreign jurisdiction, or any domestic or domestic servant of any such minister is arrested or imprisoned or his/her goods or chattels are detained, seized or attacked, such writ or process shall be deemed void; and

I, Samarabeth El Bey, declare that whoever violates the immunity of a foreign state may be criminally sanctioned in accordance with Public Law 92-539 and Public Law 94-467. It is also provided that whenever a writ or process is sued out of violation of the above prohibition, every person by who the same is obtained or prosecuted, whether as a party or as an attorney or as solicitor, and every officer served in executing it, shall be deemed a violator of the laws of nations and as a disturber of the public repose, and shall be subject to the penalty provided by law. Reference Public Law 1948, Chapter 645, 62 Statue 688 codified in 18 USC §112, and Public Law 1871, Chapter 22 §6, 17 Statue 15; codified in USC 42 §1986; and

I, Samarabeth El Bey, declare as a Public Minister I Am neutral in itinere status while temporarily domiciled within the United States and the several States effectively invoking the protections of International Law as against the war powers administered by the United States Department of State; and

The undersigned Trustee/Affiant, succeeding to the Appointment and Office aforesaid, Specially, authorized the foregoing in Official capacity according to the express exception, Stipulations, and reservations above the set out verbatim and those referenced in the authorities set out above, as



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Todd Rokita
Secretary of State

APOSTILLE

(Convention de la Haye du 5 Octobre 1961)

1. Country: United States of America
2. This public document has been signed by *Rosa Loeza*
3. acting in the capacity of notary public in & for *Lake* County
4. and bears the seal/stamp of notary public in & for the State of Indiana

CERTIFIED

5. at Indianapolis, Indiana
6. this the *Twenty-ninth* day of *June*, 2010
7. by Secretary of State of Indiana
8. No. A2010 - 8413
9. Seal/Stamp:
10. Signature:



Todd Rokita

Todd Rokita
Indiana Secretary of State

Effective May 1, 2003 all apostilles from the Indiana Secretary of State will have an electronically printed seal.

TDOVE

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attests My Hand and Seal in Faithful Witness thereof, the same being entirely true, correct, certain, and complete, according to the laws of the Kingdom and State aforesaid, so help Me Almighty Power of the Powers.

The Official Seal of the Foreign Neutral, annexed below is the only seal affixed upon Official Documents, charge d'affairs, and other correspondences appertaining the Trustee's Lawful peaceful mission, held exclusively in the custody, possession and control of the Trustee/Declarant, unless otherwise expressly assigned or transferred, as set forth and heretofore, and not for any other unauthorized "use" nor "purpose".

Foreign Neutral:

L.S. *San drabell G. G.*
Minister/Trustee/Consul

Official Authorized Seal >



The use of a Notary is for Identification purposes only and such usage does not grant any "Jurisdiction" to anyone

Signature of Notary Public

Date

to be established.

Witness's Signature

Day

Month

Year

Witness's Signature

Day

Month

Year

"Amend to Life Date"
24nd day of September, 1952

Foreign Neutral:

L.S. _____
Minister/Trustee/Consul

Property of Cook County Clerk's Office

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All Rights Reserved

publici juris/antiquo/Affidavit

Session: one supreme Court

**Act of State
Reaffirmation of Dual Citizenship
Declaration of Standing and Identity
Declaration of A Divine/Public Minister Related to The Sacred Body**

For the Woman, Samarabeth El Bey, A Noble Here: living-in-being ... by International Common Law Registration, being of the age of majority complete in my faculties, a natural born Divine creation of the Great Universal Absolute God(Elohim) in Full Life and a Private, Sentient, Civilian, Absolute Sovereign Neutral *in itinere* inhabitant upon the Land(soil) within the constitutional geographical (Public survey) boundaries of Illinois, a Republic, of a constitutional Township, within the body of a constitutional county (Chicago), the proper jurisdictions of the Common Law thereto, do solemnly make this Declaration of Standing and Identity, this reaffirmation of Dual Citizenship, pursuant to my absolute freedom of religion, of an Ambassador on a Mission and Subject-Citizen of the Kingdom of Heaven under its Creator (Elohim); and an Autochthonous/Muurs'/Moorish-American/Washitaw Sovereign Citizen-Principal in good Standing and Behavior, Public Minister (Ambassador/Trustee: Teacher of the Moorish Science Temple within America for the Great Universal God(Elohim) and "*dominium plenum*" (absolute owner) Aboriginal of the organic United States ("a more perfect Union") by the Constitution for the united States of America (1789 to Date) as ordained and established, with a reservation of all Divinely created and inherent unalienable Rights/Privileges. It is at the same time that I renounce and declare void, *ab initio*, any and all attempts (De Facto/Renegade/Corporate), by means of fictions or otherwise, of any changes in my lawful Citizenship Status to that of a Corporate Statutory/Military/Maritime/Admiralty/Fictitious "U.S."; "person", "consumer", "individual", "citizen", "citizen-subject", "plaintiff/defendant", "resident", "whoever", "taxpayer", "driver", "gun/firearm owner", "debtor", et al, subject to the seizure of Alien Properties under the hypothecated, Corporate/Legislative/Military/ Maritime/Admiralty/Fictitious Democracy UNITED STATES, et al. Such corporations, being fraudulent and non-existent in the Law, include, but are not limited to, the UNITED STATES, STATE OF ILLINOIS, COUNTY OF COOK, CITY OF CHICAGO, Affirmation SAMARABETH EL BEY, nor any derivative thereof neither in whole nor in part, nor in any manner whatsoever, SSN #333467398 BC #235246989 (Void), etc. The United States government acts on states [Republics and Nations]. The Peoples of the Washitaw Nation of Muurs and/or THE MOORISH SCIENCE TEMPLE within AMERICA are NOT members [citizens] of the corporate state nor are they members [citizens] of the corporate United States; but rather, they are Citizens of both the Illinois Republic of 1818 and the united States of America of 1789. The Rights of Indigenous Peoples, as are The Washitaw Muurs, are reserved by the Ninth and Tenth Amendments of the Constitution for the United States of 1789. The Washitaw Nation of Muurs and/or THE MOORISH SCIENCE TEMPLE within AMERICA, The Sacred Body, persist within a distinct political-religious sphere of sovereignty outside the jurisdiction of the corporate United States. The Ambassador/Trustee: Samarabeth El Bey, is engaged in carrying out the functions of The Washitaw Nation/Moorish Sacred Body within the Organic Illinois Republic and the Organic United States of America, as it is the sacred duty of the Ambassador/Trustee to do so. The Sacred Body is not a creature of man nor the U.S. Constitution; nor are any of its members a resident of either the corporate state of the United States. Attention is directed to the commerce clause of the Constitution to enforce Congressional authority [the Trade and Intercourse Acts of 1790, 1793, 1796, 1799-1802, and 1834: See 1 State 137 and 25 U.S.C. 177]: ...the federal government along would be responsible for regulating trade with 'Indian Tribes' in the same fashion it does so with foreign nations and between 'the various states' of the union. The Chicago Exempt personal property is held in fee by the united States of America, affirmed by treaty and land grant, with the Washitaw vested with the right of occupancy. As noted above, The Sacred Body and its Peoples are merely occupants of the land and user of the resources therein and the property thereof. The Sacred Body and its Peoples remain "unincorporated" forever, and the Peoples thereof retain their inalienable Rights under the Bill of Rights of 1791. When the United States government has parted with Title, that is now held by the Titleholder acting as Ambassador/Trustee, the grant of patent under the Title so granted [U.S. Land Grant #923] cannot be impaired. Whatsoever Rights are granted to the Titleholder, and by association to The Sacred Body of Washitaw Muurs/Moors Temple, must be the same Rights granted to that as a church or any other religious body: "Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof." The Sacred Body, The Washitaw Nation of Muurs and/or THE MOORISH SCIENCE TEMPLE within AMERICA, is exempt by Right. The Ambassador/Trustee: Samarabeth El Bey, is compelled to Petition the Chicago County and/or City Executors, the Illinois Department of Revenue Board.

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Although the Illinois Exempt Parcel is in the title of the Ambassador/Trustee: Samarabeth El Bey, the real property is actually owned by God: Elohim[Husia/Ousia], the Creator of the Universe. However, the U.S. government has assumed the position of protectorate [via The Law Nations] through Congress and the Chief Executive. To prevent government from imposing serious civil disabilities on The Sacred Body, the Founding Fathers erected a wall between church and state, releasing The Sacred Body from compliance with laws that violate their religious beliefs on the Constitution for the United States of America. On the 4th of November, 1796, the United States concluded a treaty of peace and friendship with the Bey and Muurs of Tripoli. Stated at Article XI: As the government of the United States is not in any sense founded on the Christian religion; it has, in itself, no character of enmity against the Laws, Religion, or Tranquility of Moslems [the Moors]...no pretext arising from religious opinions shall ever produce an interruption of the harmony existing between the two [peoples]. The separation of church and state, a political and religious doctrine, is up-held by the Establishment Clause [Everson v Board of Education of Ewing Township, 330 U.S. 1(1947)] intended to erect a "wall of separation" between church and state. Religious practices and beliefs are protected activities consistent with the privacy principle of the Fourth Amendment. Government must remain neutral where religious matters are concerned. The Sacred Body does not surrender its God-given "unalienable rights." The fruits of one's labor are those of the private Citizen and not those of the corporate UNITED STATES. The Religious Clause of the First Amendment require that the Sacred Body is excused from U.S. and/or any other state, taxing agency, practices and beliefs of The Sacred Body. The Sacred Body by Constitutional mandate is permitted to ignore any law that "requires" it to perform acts that are prohibited by its religious practices and beliefs, permitted to ignore any law that prohibits it from performing any acts that are required by its religious belief. In the words of James Madison: "In framing a government which is to be administered by men over men,... You must first enable the government to control the governed; and in the next place oblige it to control or restrained by human laws; rights derived from the Great Legislator of the Universe. The Constitution for the United States of American was created by the Founding Fathers not only to allow social control over the behavior of its citizens and between them; but it was also created to provide a way for citizens to control the government. The separation of powers doctrine was built into the Constitution to prevent government abuses and oppression of its citizenry. The intention of the Founding Fathers was to set-up a TRUST for the original land owners with treaty rights and private property [Land Grants and Patents]. John Locke charged that the state [governments] should be confined to the protection of man's 'natural rights'. Said Frederick Douglas: The limits of tyrants are prescribed by the endurance of those whom they oppress. As a result, The Sacred Body has come to rely on the Judiciary to interpret the Constitutionality of laws passed by Congress and the legislature as well as actions taken by the executive branch of government and its agencies. Where The Sacred Body is concern, the UNITED STATES government has limitations; and the government must confine itself within those limitations. And within this context, The Sacred Body has functional immunity within the corporate UNITED STATES. This doctrine of "Piercing the Corporate Veil", with its "Instrumentality Rule", does and will serve Notice(judicial, presidential, or otherwise), that all acting persons or agents as Corporate officers, etc., whether by color of law of official right, are acting or have acted without the usual immunities afforded in lawful civil/judicial proceedings. For the peace and safety of all Corporate officers, etc., as well as myself, I have identified all my guaranteed, absolute properties ("Life, Liberty, and Pursuit of Happiness") until such time as the present De Facto/Renegade/Corporate government can make the necessary changes to its structure to insure the same. These identifications will list the International Record (Serial) Number (Apostille No. A2016 8413 .. as having been recognized, received, recorded, and issued by the De facto/Renegade/Corporate government.

As this Number is the International registration, National authentication, and State certification of a Public Document of the United States of America, my Nations, and of my Citizenships, as well as identification of all guaranteed, absolute properties, whether Private or Public; have been, are, will be in Lawful possession of me. Any confiscation or seizure of any kind of the guaranteed, absolute Private and Public properties by any of the De Facto/Renegade/Corporate officers, etc. will result in damages of Twenty Five Million Dollars (25,000,000.00) of United States (Treaty States, nation-state) specie Money (United States Dollars silver/"Backed"), that being enumerated in Article I, Section 10, Clause 1 as "gold or silver Coin" in the Constitution for the United States of America(1791 to Date), to be multiplied by not only the damaging party(s), but all those in concert and causes of action. This Declaration is made absolute by the attached Apostille, and, pursuant to 15 Stat. ch. 249 pg. 223(1868), shall be made final, adopted, and accepted by the Doctrines of Estoppel (by acquiescence), Law of the Record (Apostille), Moral Obligation (peremptory mandamus), and the Divine Law (380 U.S. 163; The Ancient Scripture is law to be applied nationally); or upon the passing of a customary and reasonable time of ten (10) consecutive calendar days from receipt of the service guaranteed U.S. Mail(Registered) or otherwise. Notice is given that I accept the heretofore unilateral Presidents oath of office and thereby proclaim to the President that it is his absolute ministerial duty to identify, restore, and correct any and all errors, injuries, wrongs, and damages at anytime applied and/or attached to Me or Myself, pursuant to Congressional demand within 15 Stat. ch. 249. Dates: Spiritual; In the Beginning plus Six Days: Announcement of Diplomatic Arrival; 24, September, 1952, so help me, God.

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Toe Print
On the Soil



Public Minister/Ambassador
Noble: Samarabeth El Bey

By: Samarabeth El Bey (Common-Law);

Me; American Inhabitant/Autochthon Indigenous Washitaw-Murish/Moorish National; Inhabitant of Illinois;
Muur/Moor In Full Life on a Mission;

Private, Sentient, Civilian Absolute Sovereign Neutral, Citizen;

United States of America: Illinois State, a republic. "Within" constitutional county(Cook) and a
Constitutional township republics;

... at the mouths of two witnesses, or at the mouths of three witnesses, "shall the matter be established." Deuteronomy 19:15

[Signature]
Divine, Sentient, common Law Witness

Seal

[Signature]
Divine, Sentient, common Law Witness

Seal

Form: *publici juris/antiquo*/Affidavit
Session: one supreme Court

Act of State
Primary Signature Certification
(Convention de La Haye du 5 October 1961)
TIAS 10072. 33 UST 883. 527 UNTS 189. (Convention # 12)

I am duly certified and qualified Notary, do hereby certify the document enclosed to be a true, correct, complete and not misleading Original of the Archetype, containing the primary signature as sealed below. This is for the purpose of signature certification only, for foreign use (i.e. United States of America) of the U.S. document. This is in accordance to the Hague Conference on Private International Law dated 5 October 1961, at Convention Abolishing the Requirement of Legalization for Foreign Public Documents. It was on 15 October 1981 in the United States declared as being a signatory to this Convention, and this procedure is required for the of administrative/judicial documents as herein enclosed.

[Signature]
Sentient Witness

The State of Indiana)

The Lake County)

Acknowledged before me this 14th day of April, 2010 A.D.

Name of Notary: Teresa Cabello Sentient Citizen/Being

Notary Public for the State of Indiana

Residing in the City of Hammond

My Commission Expires 1-27-2016



Seal/Stamp

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CLAIM OF VESSEL LIEN

LIEN PLACED UPON THE VESSEL, KNOWN AS BETTY JEAN FLOWERS, ALSO KNOWN AS TRUST CERTIFICATE, ALSO KNOWN AS THE UNITED STATES VESSEL/VESSEL OF THE UNITED STATES, ALSO KNOWN AS CERTIFICATE OF BIRTH/BIRTH CERTIFICATE, ALSO KNOWN AS CITIZEN OF THE UNITED STATES

Vessel/Certificate of Birth/Birth Certificate Number: 23-52-46989

Notice to the agent is notice to the principle,
Notice to the principle is notice to the agent

Equality under the law is Paramount and Mandatory by Law and Required

FOR THE RECORD, ON THE RECORD AND LET THE RECORD SHOW;

To all persons whom it may concern a lien is claimed by me (*Betty Jean Flowers*) the Real Live Man a Living Soul Created by The Universal, Absolute, God (Elohim) on the below described vessel;

WHEREAS, This is A Lien Placed upon THE VESSEL/CERTIFICATE OF BIRTH/BIRTH CERTIFICATE/VESSEL Also Known as **BETTY JEAN FLOWERS** (ALL CAP) of the U.S., also KNOWN AS TRUST CERTIFICATE, ALSO KNOWN AS VESSEL OF THE UNITED STATES/CITIZEN OF THE UNITED STATES Created by The Mississippi State Register and Recorded in corporate United States, the Department of Commerce via International Monetary Fund; the true nature of the DATE OF BIRTH is to execute the birth of the certificate (by signing, filing and recording), not the "natural" Child;

WHEREAS, I am *Betty Jean Flowers* the Real Live Woman, a Living Soul Created by The Universal, Absolute, God (Elohim). This VESSEL/CERTIFICATE OF BIRTH with VESSEL/BIRTH Number: 23-52-46989 is lien. The Vessel/Certificate of Birth is a Fictitious/Fictional Document that is Placed upon A Living Being to become a Trustee/Surety For the Fictitious/Fiction Vessel/Certificate of Birth. The Name **BETTY JEAN FLOWERS** is civilly dead; its government had made *Betty Jean Flowers* y the living Woman as the Fiduciary/Trustee/Surety For **BETTY JEAN FLOWERS** the Fictitious/Fictional entity

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without his Knowledge and Consent. I, *Betty Jean Flowers* am a Living Soul, the Real Live Woman, Flesh and bone, A Woman who *bleed*, and a Woman on the Soil. I, *Betty Jean Flowers*, Am the Prime Principle, Creditor, Beneficiary, Holder-in-Due Course, Sovereign Woman on the Land (WASHITAW LAND GRANT United States Land Grant #923, of 1802[Certificate: June 14, 1797; Plan No. 1516; Register No. 3, April 12, 1802] and a Sovereign of the Illinois Republic.)

WHEREAS: I, *Betty Jean Flowers*, have already declared and established in connection with both my property and name. If ANY agency of the government disputes the above declaration of "*sui juris*" in connection with the "*name*" SWORN AN OATH and sealed in this affidavit, I demand a certified copy with my signed authorization of all documents or contracts being "*held-in-due-course*", pursuant to UCC 3-305.2, UCC 3-305.52 and UCC 3-505, that create Any legal disability to the claimed "*sui juris*" status and "*alieni juris*" relating to my "*name*". [One's "*name*" is one's property, and for one's "*name*" to enjoy "*sui juris*" status that "*name*" must be free of legal disability resulting from a contract or commercial agreement, which is being "*held-in-due-course*" by a fellow Citizen or by any agency of the federal, state, county or Municipal government

WHEREAS, I, *Betty Jean Flowers*, the living Woman on the Land am NOT The Fiduciary/Trustee/Surety of The VESSEL OF THE UNITED STATES; ALSO KNOWN AS **BETTY JEAN FLOWERS**; ALSO KNOWN AS CITIZEN OF THE UNITED STATES; ALSO KNOWN AS TRUST CERTIFICATE; ALSO KNOWN AS CERTIFICATE OF BIRTH/BIRTH CERTIFICATE.

A certificate is a "paper establishing an ownership claim." - Barron's Dictionary of Banking Terms.

"registered" Security - bond -- Merriam Webster Dictionary of Law 1996

1. **NAME OF VESSEL/TRUST;**
BETTY JEAN FLOWERS /TRUST CERTIFICATE/CERTIFICATE OF BIRTH/BIRTH CERTIFICATE/VESSEL OF THE UNITED STATES/CITIZEN OF THE UNITED STATES
2. **REGISTRATION NUMBER;**
123-52-46989
3. **DESCRIPTION OF VESSEL;**
CERTIFICATE OF BIRTH/DARK BLUE, LIKE BLUE, AND REDDISH BROWN AND BLACK MARKING WITH CAPITALIZING WORDING IN THE CENTER WITH SECRETARY OF STATE SEAL
4. **NAME OF MANUFACTURER;**
**MISSISSIPPI DEPARTMENT OF PUBLIC HEALTH
MISSISSIPPI STATE REGISTRAR
(MISSISSIPPI SECRETARY OF STATE)**
5. **HULL NUMBER;**
333-46-7398
6. **LOCATION OF VESSEL;**
STATE OF MISSISSIPPI via WASHINGTON D.C. (WITHIN TEN MILES SQUARE)

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7. **AMOUNT OF CLAIM**
ONE (1, 000, 000, 000, 000. 00) TRILLION UNITED STATES DOLLARS plus Interest
8. **BASIS OF CLAIM WITH DATES:**
Theft of Property, Fraud, Conspiracy, Conspiracy to Defraud and Slavery since 24, September 1952

SOLD/PLEDGED WAS THE VESSEL/BETTY JEAN FLOWERS (ALL CAP Fictitious/Fictional entity), Also Known as TRUST CERTIFICATE, Also Known as CERTIFICATE OF BIRTH/, Also Known as BIRTH CERTIFICATE, Also Known as VESSEL OF THE UNITED STATES Also Known as, CITIZEN OF THE UNITED STATES FROM STATE OF MISSISSIPPI TO THE UNITED STATE DEPARTMENT OF COMMERCE VIA INTERNATIONAL MONETARY FUND (IMF)

Date: Pledged/Sold into Slavery: 24, September 1952

CLAIMANT'S SIGNATURE

Betty Jean Flowers

DATE:

28, March 2010

Affidavit supporting the Claim of Vessel Lien

WHEREAS, The **VESSEL/CERTIFICATE OF BIRTH** and/or **TRUST CERTIFICATE**, Also Known as **BETTY JEAN FLOWERS (ALL CAP Fictitious/Fictional entity)** Also Known as **VESSEL OF THE UNITED STATES**, Also Known as **CITIZEN OF THE UNITED STATES** was created and offered fraudulently and deceitfully, supposedly to aid in the Census, as a means of identification, to document a birth, and for health reasons and purposes;

WHEREAS, the true nature of the **VESSEL/CERTIFICATE OF BIRTH** and/or **TRUST CERTIFICATE/Also Known as BETTY JEAN FLOWERS (ALL CAP Fictitious/Fictional entity)** Also Known as **VESSEL OF THE UNITED STATES**, Also Known as **CITIZEN OF THE UNITED STATES** is an unrevealed commercial agreement, an unconscionable adhesion contract with an Agency of the federal, corporate United States, the Department of Commerce via International Monetary Fund; the true nature of the **DATE OF BIRTH** is to execute the birth of the certificate (by signing, filing and recording), not the "natural" Child;

WHEREAS, the **VESSEL/BIRTH CERTIFICATE** is a **TRUST INSTRUMENT** Also Known as **BETTY JEAN FLOWERS (ALL CAP Fictitious/Fictional entity)** Also Known as **VESSEL OF THE UNITED STATES**, Also Known as **CITIZEN OF THE UNITED STATES** recorded with the County Recorder, a subsidiary of the Secretary of State (of the several states), sent to the Bureau of Census, a division of the Department of Commerce (Washington, DC), placing the above "*name*" in commerce as a legal "*person*" (e.g. corporation, trust, trustee) distinct and separate from the "natural born citizen";

WHEREAS, the Mississippi Secretary of State via **THE MISSISSIPPI STATE REGISTRAR** (of the several states) issues and charters corporations and franchises, that any American citizen with a **VESSEL/CERTIFICATE**

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OF BIRTH and/or TRUST CERTIFICATE, Also Known as **BETTY JEAN FLOWERS** (ALL CAP Fictitious/Fictional entity), Also Known as **VESSEL OF THE UNITED STATES**, Also Known as **CITIZEN OF THE UNITED STATES** With VESSEL/BRITH NO. *123 52 46989*; is liable to the Mississippi Tax Board of the State Department of Revenue for income taxes, and the federal, corporate United States for its debt obligations to the Federal Reserve bank;

WHEREAS, this TRUST INSTRUMENT, the **VESSEL OF THE UNITED STATES/CERTIFICATE OF BIRTH/BIRTH CERTIFICATE** and/or **BETTY JEAN FLOWERS** (ALL CAP Fictitious/Fictional entity) has deceived the above "name" into an unrevealed contract placing both myself and my fellow American citizens under the jurisdiction of the federal United States with its tax and regulating authority originating from the Department of Commerce pursuant to the authority of the Constitution for the United States of America (1791), and under the jurisdiction of the equity, admiralty or maritime jurisdictions of the federal court system, and the Uniform Commercial Code (UCC);

*"To regulate Commerce with foreign Nations, and among the several states, and with the Indian Tribes;"—
U.S. Constitution, Article 1, Section 8, Clause 3*

I, **Betty Jean Flowers**, have already declared and established "*sui juris*" status in connection with both my property and "name." I demand a certified copy with my signed authorization of all documents or contracts being "*held-in-due-course*," pursuant to UCC 3-305.2, UCC 3-305.52 and UCC 3-505, that create ANY legal disability to the claimed "*sui juris*" status and "*alieni juris*" relating to my "name." My "name" is my property, and for my "name" to enjoy "*sui juris*" status that "name" must be free of legal disability resulting from a contract or commercial agreement, which is being "*held-in-due-course*" by a fellow citizen or by any agency of the federal, state, county or municipal government.

THEREFORE BE IT RESOLVED; that it is deemed necessary that I, **Betty Jean Flowers**, separate myself from the fraudulent FRANCHISE, VESSEL/BIRTH, and/or TRUST CERTIFICATE and/or **BETTY JEAN FLOWERS** (ALL CAP Fictitious/Fictional entity), Also Known as **VESSEL OF THE UNITED STATES**, Also Known as **CITIZEN OF THE UNITED STATES** With VESSEL/BRITH NO. :

which is NULL and VOID *ab initio*; that

I, **Betty Jean Flowers**, hereby resign as director, separating myself from the FRANCHISE, BIRTH/VESSEL, and/or TRUST CERTIFICATE and/or / **BETTY JEAN FLOWERS** (ALL CAP Fictitious/Fictional entity) (ALL CAP Fictitious/Fictional entity) Also Known as **VESSEL OF THE UNITED STATES**, Also Known as **CITIZEN OF THE UNITED STATES** With VESSEL/BRITH NO. *123-52-46989* herein attached, and will no longer be associated with it, except as necessary to terminate the franchise.

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I, **Betty Jean Flowers**, hereby **REVOKE** all powers, including, but not limited to, Powers of Attorney and Agency. I hereby **DISSOLVE** and **TERMINATE** any franchise connected with the below document, certificate or trust instrument I hereby remove all commercial activity, including, but not limited to, the **LIMITED LIABILITY** for the payment of debt. I hereby release the Department of Commerce, its agents and fiduciaries, of their obligation to perform any commercial duties or responsibilities towards me. I am **NOT** in commerce or involved in any commercial activity with the federal, corporate United States government or any subsidiary.

I, **Betty Jean Flowers**, hereby **RESCIND** my signature on all contracts, including, but not limited to, Powers of Attorney and Agency of the **UNITED STATES INC** and any subsidiary which includes **STATE OF MISSISSIPPI INC**. I hereby **DISSOLVE** and **TERMINATE** any franchise connected with the below document, certificate or trust instrument I hereby remove all commercial activity, including, but not limited to, the **LIMITED LIABILITY** for the payment of debt. I hereby release the Department of Commerce, its agents and fiduciaries, of their obligation to perform any commercial duties or responsibilities towards me. I am **NOT** in commerce or involved in any commercial activity with the federal, corporate United States government or corporate **STATE OF MISSISSIPPI** or any subsidiary (Nunc pro tunc).

Pursuant to Title 28, USC 1746(i) and executed "*without the United States*," I affirm under penalty of perjury *under the laws of the united states of America* that the foregoing is true and correct, to the best of my belief and informed knowledge. And Further deponent saith not I now affix my signature and official seal to all of the above affirmations with **EXPLICIT RESERVATION OF ALL OF MY UNALIENABLE RIGHTS**, **WITHOUT PREJUDICE** to any of those rights pursuant to UCC 1-207, 1-308 and UCC 1-103.6.

Respectfully, the living Woman created by the Great Universal, Absolute, God(Elohim)

Betty Jean Flowers, *Betty Jean Flowers*
Citizen/Principal, by Special Appearance, *in Propria Persona*, proceeding *Sui Juris*, with Assistance,

DIVINE WITNESSES OF GOD (The, SUPREME BEING); REAL LIVE FLESH AND BLOOD MAN/WOMAN

I AM *Wayne Phillips*
Divine Witness, Explicitly All Rights Reserved; Without Recourse:
Washitaw Muurs

Wayne Phillips *28 March 2010*
Divine Name Print Date

I AM *River Tali El Marie Bey*
Divine Witness, Explicitly All Rights Reserved; Without Recourse:
Washitaw Muurs

River Tali El Marie Bey *March 28, 2010*
Divine Name Print Date

I AM *Eva Elizabeth Phillips*
Divine Witness, Explicitly All Rights Reserved; Without Recourse:
Washitaw Muurs

Eva Elizabeth Phillips *March 28, 2010*
Divine Name Print Date

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Pursuant to Title 28, U.S.C. §1746(1) and 28 U.S.C. §16.41(d), executed “without the United States,” I affirm under penalty of perjury under United Nations International Laws that the foregoing is true and correct, to the best of my belief and informed knowledge. I now affix my signature and official seal to all of the above affirmations with **EXPLICIT RESERVATION OF ALL MY UNALIENABLE RIGHTS WITHOUT PREJUDICE** to any of those rights pursuant to U.C.C. 1-207 and U.C.C. 1-103.6.

Betty Jean Flowers Phillips
Sovereign Washitaw, Without Recourse: 8 USC 1408; 15 Stat 223
UCC 1-207, U.C.C. 1-308 and UCC 1-103.6; 28 CFR 16.41(d); 28 USC 1746(1)

Betty Jean Flowers Phillips
Print Name: Trustee U.S.A. Washitaw National **ARC**
Indigenous Washitaw--Nationals, U.N. #215

VERIFICATION UPON OATH OF AFFIRMATION
JURAT DECLARATION

Washitaw Nation of Muurs) Woman on the On the Soil/Land
)
State of Illinois) SS
)
Cook county)

On this 28 day of March, 2010, before me, the undersigned Notary Public in and for the State of Illinois, county of Cook, Betty Jean Flowers Betty Jean Flowers personally appeared and proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the above verification to the above **Claim of Vessel Lien and Affidavit supporting the Claim of Vessel Lien** and acknowledged to me that she executed the same in her individual capacity, and that by her signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the verification.

SUBSCRIBED, SEALED AND AFFIRMED

To before me this 28th day of the Month

Month in the Year 2010.

Shinette Avant
Notary Public Signature



Date and Seal

See Uniform Foreign Acknowledgment Act [1914], Uniform Recognition of Acknowledgment Act [1969] and the Uniform Law on Notarial Act [1982].

NOTICE

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only.

UNOFFICIAL COPY**Registered Private
Indemnity Bond****NON NEGOTIABLE****BOND NO. SBEB 070210
REGISTERED LIBER #****USPO Article No. REGISTERED MAIL # RB 390 903 115 US
VALUE: \$300,000,000.00 USD****ISSUE DATE: July 7, 2010
EXPIRATION DATE: July 6, 2040****Pay To The: TIMOTHY F. GEITHNER, Secretary of the United States Treasury****Order The United States Department of the Treasury****Of: 1500 Pennsylvania Avenue, NW
Washington, DC 20220****For: Samarabeth El Bey
SAMARABETH EL BEY
Social Security Number: 333-46-7398****Account Holder, and
Account Holder, and
Account, each severally****By, On through:**


Samarabeth El Bey, Principal,


Private Offset Account#: 333467398

River Tali El Marie Bey, Surety #1,
Registered Private Indemnity Bond #: RTB121709Private Offset Account No: 320762707
USPO Article No. RB 602 431 177Wayne Phillips, Surety #2,
Registered Private Indemnity Bond #: WPL1B11234Private Offset Account No. 360423166
USPO Article No. RB 390 903 101 US

In order to Discharge or Offset debt, to protect Secured Interests, to reserve the right of Remedy, Recourse and Subrogation, and in order to maintain the Honor of the named Account Holder(s) and Account(s), and to facilitate lawful commercial transactions, and in order to lawfully engage in commerce within the jurisdiction of THE UNITED STATES DEPARTMENT OF THE TREASURY, this Registered Private Indemnity Bond, issued to MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY is necessitated.

We, Samarabeth, El Bey, Principal, and River Tali El Marie: Bey, Surety, and Wayne: Phillips, Surety, being Creditors, Sui Juris status, of sound mind(s), Standing in Honor, with full knowledge and full disclosure, with Honorable Intent, herein hold, bind, and obligate Ourselves, individually and cooperatively, jointly and severally, as voluntary sureties for the herein named Account Holder(s) and Account(s), each Jointly and Severally, for any amount(s) up to and including **\$300,000,000.00 (USD) - Three Hundred Million United States Dollars**, for the Honorable purposes through this Bond, of Underwriting, Insuring, and Indemnifying said Account Holder(s) and Account(s) against any and all pre-existing, current, and future liabilities through/by Offsetting against this Bond, Dollar for Dollar, all such obligations, which shall include but not be limited to, any and all underlying and related account(s), agency(s), bond(s), and person(s), public or private, whether named or unnamed, for all aiding(s), abetting(s), act(s), action(s) (whether civil or criminal), accusations, act(s) of God, advice(s), affidavit(s), affirmation(s), absconding(s), admiralty action(s), arrest(s), activity, attestation(s), accident(s), appointment(s), accord(s), agreement(s), bill(s), breach(es) of contract, bond(s), bankruptcy action(s), baring(s), brokering(s), capture(s), case(s), cause(s), charge(s), claim(s), code(s), collection(s), commercial action(s), common law action(s), complaint(s), commitment(s), communication(s) (whether Written, Oral, or Electronic, with or without notice), compensatory damage(s), cost(s), criminal debt(s), contract(s), conspiracy, counterfeiting(s), conderning(s), contributing(s), conveying(s), commission(s), damage(s), database(s), debt(s), decision(s), default(s), deficit(s), deficiencies, docket(s), document(s), encumbrance(s), equity action(s), error(s), execution(s), election(s), expense(s), fee(s), file(s), finding(s), fine(s), forfeiture(s), fraud(s), hearing(s), holding(s), information(s), indictment(s), injury(s), instrument(s), incursion(s), incarceration(s), investigation(s), interrogation(s), In Rem proceeding(s), impeachment(s), judgment(s), laundering(s), levy(ies), liability(ies), lien(s), loss(es), letter(s), license(s), manufacturing(s), margin(s), negligence(s), notice(s), obligation(s), obligation(s) of contract, obligation(s) of performance, order(s), option(s), penal action(s), penal debt(s), penal sum(s), pronouncement(s), probation(s), parole(s), prize(s), process(es), profit(s), regulation(s), reimbursement(s), restitution(s), recidivism(s), recklessness(s), recoupment(s), rule(s), recovery(s), recrimination(s), regulation(s), regulatory action(s), rescission(s), rebuttal(s), reprisal(s), recourse(s), remedy(s), remediation(s), statement(s), statute(s), seizure(s), subrogation(s), supervision(s), summoning(s), service(s), tax(es), testimony, TRUE BILL(s), taking(s), transaction(s), uttering(s), violation(s), and warrant(s), or other named or unnamed liabilities. All such liabilities, duties, obligations, and debts shall be ledgered against this Bond for Offset by, on/through our Private Offset Account(s) and shall pay, satisfy, offset, and discharge, Dollar for Dollar, all such obligations fully and completely, thereby restoring and maintaining the Honorable Standing of the named Account Holder(s) and Account(s) by, on/ through our Private Offset Account(s).


 Surety # 1 initials


 Surety # 2 initials


 Principal initials

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MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY shall have 10 (Ten) days from the date of receipt of this Bond, as witnessed by the Date of Receipt affixed to the USPS Return Receipt, to dishonor this Bond by returning this Bond and Notice of Dishonor with Statement of Reason to the Principal at the stipulated mailing address by USPS Certified Mail. Failure to return this Bond as stated shall constitute **Acceptance and Honoring** of this Bond by terms of Contract and constitute **Acceptance and Honoring** of all of the associated transactions and adherence to all of the terms and conditions contained herein, in accordance with the Law, by MR. TIMOTHY F. GEITHNER., THE SECRETARY OF THE TREASURY, AND THE UNITED STATES DEPARTMENT OF THE TREASURY.

MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY, shall ledger this Bond as an Asset as best suits the needs of THE UNITED STATES DEPARTMENT OF THE TREASURY, in accordance with the terms and conditions contained herein for a period of 30 (Thirty) years.

RY
Surety #1 initials

NE
Surety #2 initials

SLG
Principal initials

Property of Cook County Clerk's Office

UNOFFICIAL COPY**Bond Order**

- A) MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY shall offset all pre-existing and current liabilities for the named Account Holder(s) and Account(s) by offset against this Bond, Dollar for Dollar, jointly and severally, for any amount or cumulative amount(s) up to and including **\$300,000,000.00 (USD) - Three Hundred Million United States Dollars**, all such obligations which shall include but not be limited to, any and all underlying and related account(s), agency(s), bond(s), and person(s), public or private, whether named or unnamed, for all aiding(s), abetting(s), act(s), action(s) (whether civil or criminal), accusations, act(s) of god, advisement(s), affidavit(s), affirmation(s), absconding(s), admiralty action(s), arrest(s), activity, attestation(s), accident(s), appointment(s), accord(s), agreement(s), bill(s), breach(es) of contract, bond(s), bankruptcy action(s), baring(s), brokering(s), capture(s), case(s), cause(s), charge(s), claim(s), code(s), collection(s), commercial action(s), common law action(s), complaint(s), commitment(s), communication(s) (whether Written, Oral, or Electronic, with or without notice), compensatory damage(s), cost(s), criminal debt(s), contract(s), conspiracy, counterfeiting(s), condemning(s), contributing(s), conveying (s), commission(s), damage(s), database(s), debt(s), decision(s), default(s), deficit(s), deficiencies, docket(s), document(s), encumbrance (s), equity action(s), error(s), execution(s), election(s), expense(s), fee(s), file(s), finding(s), fine(s), forfeiture(s), fraud(s), hearing(s), holding(s), information(s), indictment(s), injury(s), instrument(s), incursion(s), incarceration(s), investigation(s), interrogation(s), In Rem proceeding(s), impeachment(s), judgment(s), laundering(s), levy(ies), liability(ies), lien(s), loss(es), letter(s), license(s), manufacturing(s), margin(s), negligence(s), notice(s), obligation(s), obligation(s) of contract, obligation(s) of performance, order(s), option(s), penal action (s), penal debt(s), penal sum(s), pronouncement(s), probation(s), parole(s), prize(s), process(es), profit(s), regulation(s), reimbursement(s), restitution(s), recidivism(s), recklessness(s), recoupment(s), rule(s), recovery(s), recrimination(s), regulation(s), regulatory action(s), rescission(s), rebuttal(s), reprisal(s), recourse(s), remedy(s), remediation(s), statement(s), statute(s), seizure(s), subrogation(s), supervision (s), summoning(s), service(s), tax(es), testimony, TRUE BILL(s), taking(s), transaction(s), uttering(s), violation(s), and warrant(s), or other named or unnamed liabilities. All such liabilities, duties, obligations, and debts shall be ledgered against this Bond for Offset by, on/ through our Private Offset Account(s) and shall pay, satisfy, offset, and discharge, Dollar for Dollar, all such obligations fully and completely, thereby restoring and maintaining the Honorable Standing of the named Account Holder(s) and Account(s) by, on/ through our Private Offset Account(s).
- B) MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY shall offset all future liabilities for the named Account Holder(s) and Account(s) by offset against this Bond, Dollar for Dollar, jointly and severally, for any amount or cumulative amount(s) up to and including **\$300,000,000.00 (USD) - Three Hundred Million United States Dollars**, all such obligations which shall include but not be limited to, any and all underlying and related account (s), agency(s), bond(s), and person(s), public or private, whether named or unnamed, for all aiding(s), abetting(s), act(s), action(s) (whether civil or criminal), accusations, act(s) of god, advisement(s), affidavit(s), affirmation(s), absconding(s), admiralty action(s), arrest (s), activity, attestation(s), accident(s), appointment(s), accord(s), agreement(s), bill(s), breach(es) of contract, bond(s), bankruptcy action (s), baring(s), brokering(s), capture(s), case(s), cause(s), charge(s), claim(s), code(s), collection(s), commercial action(s), common law action(s), complaint(s), commitment(s), communication(s) (whether Written, Oral, or Electronic, with or without notice), compensatory damage(s), cost(s), criminal debt(s), contract(s), conspiracy, counterfeiting(s), condemning(s), contributing(s), conveying(s), commission (s), damage(s), database(s), debt(s), decision(s), default(s), deficit(s), deficiencies, docket(s), document(s), encumbrance(s), equity action (s), error(s), execution(s), election(s), expense(s), fee(s), file(s), finding(s), fine(s), forfeiture(s), fraud(s), hearing(s), holding(s), information(s), indictment(s), injury(s), instrument(s), incursion(s), incarceration(s), investigation(s), interrogation(s), In Rem proceeding(s), impeachment(s), judgment(s), laundering(s), levy(ies), liability(ies), lien(s), loss(es), letter(s), license(s), manufacturing(s), margin(s), negligence(s), notice(s), obligation(s), obligation(s) of contract, obligation(s) of performance, order(s), option(s), penal action(s), penal debt(s), penal sum(s), pronouncement(s), probation(s), parole(s), prize(s), process(es), profit(s), regulation(s), reimbursement(s), restitution(s), recidivism(s), recklessness(s), recoupment(s), rule(s), recovery(s), recrimination(s), regulation(s), regulatory action(s), rescission (s), rebuttal(s), reprisal(s), recourse(s), remedy(s), remediation(s), statement(s), statute(s), seizure(s), subrogation(s), supervision(s), summoning(s), service(s), tax(es), testimony, TRUE BILL(s), taking(s), transaction(s), uttering(s), violation(s), and warrant(s), or other named or unnamed liabilities. All such liabilities, duties, obligations, and debts shall be ledgered against this Bond for Offset by, on/ through our Private Offset Account(s) and shall pay, satisfy, offset, and discharge, Dollar for Dollar, all such obligations fully and completely, thereby restoring and maintaining the Honorable Standing of the named Account Holder(s) and Account(s) by, on/ through our Private Offset Account(s).



Surety #1 initials



Surety #2 initials



Principal initials

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- C) MR. TIMOTHY F. GEITHNER., THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY shall have 10 (Ten) days from the date of receipt of this Bond, as witnessed by the Date of Receipt affixed to the United States Post Office Return Receipt, to dishonor this Bond by returning this Bond and Notice of Dishonor with Statement of Reason to the Principal at the stipulated mailing address by USPS Certified Mail. Failure to return this Bond as stated shall constitute **Acceptance and Honoring** of this Bond by terms of Contract and constitute **Acceptance and Honoring** of all of the associated transactions and adherence to all of the terms and conditions contained herein, in accordance with the Law, by MR. TIMOTHY F. GEITHNER., THE SECRETARY OF THE TREASURY, and THE UNITED STATES DEPARTMENT OF THE TREASURY.
- D) MR. TIMOTHY F. GEITHNER., THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY, shall ledger this Bond as an Asset as best suits the needs of THE UNITED STATES DEPARTMENT OF THE TREASURY, in accordance with the terms and conditions contained herein for a period of 30 (Thirty) years.
- E) The Principal's stipulated mailing address is:
 Samarabeth: El Bey
 C/O P.O. Box 209193
 Chicago, Illinois 60620
 Non Domestic Without the US
- F) This Registered Private Indemnity Bond Number SBEBIB 070210, shall expire on **Maturity Date:** July 8, 2040, In the Year of Our Lord Two Thousand and Forty.

RJ
 Surety #1 initials

NE
 Surety #2 initials

SBd
 Principal initials

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We, as Signatories, to execute this Registered Private Indemnity Bond NUMBER, SBEBIB070210 do hereby affix Our Initial(s), Seal(s), and Signature(s) to this Bond / Instrument on this Seventh day of July in the year of Our Lord Two Thousand and Ten

RJ
Surety #1 initials

ASB
Principal initials

Surety# 1 River Tali El Marie: Bey 320762707



ISI River Tali
Surety #1 Signature

Surety #2 - Kaye: Phillips 360423166



ISI Kaye Phillips
Surety #2 Signature

Principal - Samarabeth: El Bey 313467398



ISI Samarabeth El Bey
Principal Signature

We Solemnly attest as Witness, to the authenticity of the foregoing Initials(s), Seal(s), and Signature(s) placed upon this Document on this, the Seventh day of July in the year of Our Lord Two Thousand and Ten

Witness #1 Ei-Say. Abu Al El
Print Name

Please Print

ISI Ei-Say. Abu Al El

Living Location

c/o 2248 West 80th Street
Chicago, Illinois

Witness #2 Alda Jean Perry
Print Name

ISI Alda Jean Perry

Living Location

18420 Baker Ave.
c/o P.O. Box 2895
Country Club Hills, IL
[60478]

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CLAIM OF VESSEL LIEN

LIEN PLACED UPON THE VESSEL, KNOWN AS SAMARABETH EL-BEY, ALSO KNOWN AS TRUST CERTIFICATE, ALSO KNOWN AS THE UNITED STATES VESSEL/VESSEL OF THE UNITED STATES, ALSO KNOWN AS CERTIFICATE OF BIRTH/BIRTH CERTIFICATE, ALSO KNOWN AS CITIZEN OF THE UNITED STATES

Vessel/Certificate of Birth/Birth Certificate Number: **123-52-46989**

Notice to the agent is notice to the principle,
Notice to the principle is notice to the agent

Equality under the law is Paramount and Mandatory by Law and Required

FOR THE RECORD, ON THE RECORD AND LET THE RECORD SHOW;

To all persons whom it may concern a lien is claimed by me (*Samarabeth El-Bey*) the Real Live Man a Living Soul Created by The Universal, Absolute, God (Elohim)) on the below described vessel;

WHEREAS, This is A Lien Placed upon THE VESSEL/CERTIFICATE OF BIRTH/BIRTH CERTIFICATE/VESSEL Also Known as SAMARABETH EL-BEY (ALL CAP) of the U.S., also KNOWN AS TRUST CERTIFICATE, ALSO KNOWN AS VESSEL OF THE UNITED STATES/CITIZEN OF THE UNITED STATES Created by The Mississippi State Register and Recorded in corporate United States, the Department of Commerce via International Monetary Fund; the true nature of the DATE OF BIRTH is to execute the birth of the certificate (by signing, filing and recording), not the "natural" Child;

WHEREAS, I am *Samarabeth El-Bey* the Real Live Woman, a Living Soul Created by The Universal, Absolute, God (Elohim). This VESSEL/CERTIFICATE OF BIRTH with VESSEL/BIRTH Number: **123-52-46989** is lien. The Vessel/Certificate of Birth is a Fictitious/Fictional Document that is Placed upon A Living Being to become a Trustee/Surety For the Fictitious/Fiction Vessel/Certificate of Birth. The Name

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SAMARABETH EL-BEY is civilly dead; its government had made *Samarabeth El-Bey* the living Woman as the Fiduciary/Trustee/Surety For **SAMARABETH EL-BEY** the Fictitious/Fictional entity without his Knowledge and Consent. I, *Samarabeth El-Bey* am a Living Soul, the Real Live Woman, Flesh and bone, A Woman who *bleed*, and a Woman on the Soil. I, *Samarabeth El-Bey*, Am the Prime Principle, Creditor, Beneficiary, Holder-in-Due Course, Sovereign Woman on the Land (WASHITAW LAND GRANT United States Land Grant #923, of 1802[Certificate: June 14, 1797; Plan No. 1516; Register No. 3, April 12, 1802] and a Sovereign of the Illinois Republic.)

WHEREAS: I, *Samarabeth El-Bey*, have already declared and established in connection with both my property and name. If ANY agency of the government disputes the above declaration of "*sui juris*" in connection with the "*name*" SWORN AN OATH and sealed in this affidavit, I demand a certified copy with my signed authorization of all documents or contracts being "*held-in-due-course*", pursuant to UCC 3-305.2, UCC 3-305.52 and UCC 3-505, that create Any legal disability to the claimed "*sui juris*" status and "*alieni juris*" relating to my "*name*". [One's "*name*" is one's property, and for one's "*name*" to enjoy "*sui juris*" status that "*name*" must be free of legal disability resulting from a contract or commercial agreement, which is being "*held-in-due-course*" by a fellow Citizen or by any agency of the federal, state, county or Municipal government

WHEREAS, I, *Samarabeth El-Bey*, the living Woman on the Land am NOT The Fiduciary/Trustee/Surety of The VESSEL OF THE UNITED STATES; ALSO KNOWN AS **SAMARABETH EL-BEY**; ALSO KNOWN AS CITIZEN OF THE UNITED STATES; ALSO KNOWN AS TRUST CERTIFICATE; ALSO KNOWN AS CERTIFICATE OF BIRTH/BIRTH CERTIFICATE.

A certificate is a "paper establishing an ownership claim." - Barron's Dictionary of Banking Terms.

"registered" Security - bond -- Merriam Webster Dictionary of Law 1996

1. **NAME OF VESSEL/TRUST;
SAMARABETH EL-BEY/TRUST CERTIFICATE/CERTIFICATE OF BIRTH/BIRTH
CERTIFICATE/VESSEL OF THE UNITED STATES/CITIZEN OF THE UNITED
STATES**
2. **REGISTRATION NUMBER;
123-52-46989**
3. **DESCRIPTION OF VESSEL;
CERTIFICATE OF BIRTH/DARK BLUE, LIKE BLUE, AND REDDISH BROWN
AND BLACK MARKING WITH CAPITALIZING WORDING IN THE CENTER
WITH SECRETARY OF STATE SEAL**
4. **NAME OF MANUFACTURER;
MISSISSIPPI DEPARTMENT OF PUBLIC HEALTH
MISSISSIPPI STATE REGISTRAR
(MISSISSIPPI SECRETARY OF STATE)**
5. **HULL NUMBER;
333-46-7398**

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6. **LOCATION OF VESSEL;**
STATE OF MISSISSIPPI via WASHINGTON D.C. (WITHIN TEN MILES SQUARE)
7. **AMOUNT OF CLAIM**
ONE (1, 000, 000, 000. 00) TRILLION UNITED STATES DOLLARS plus Interest
8. **BASIS OF CLAIM WITH DATES:**
Theft of Property, Fraud, Conspiracy, Conspiracy to Defraud and Slavery since 24, September 1952

SOLD/PLEDGED WAS THE VESSEL/ SAMARABETH EL-BEY (ALL CAP Fictitious/Fictional entity), Also Known as TRUST CERTIFICATE, Also Known as CERTIFICATE OF BIRTH/, Also Known as BIRTH CERTIFICATE, Also Known as VESSEL OF THE UNITED STATES Also Known as, CITIZEN OF THE UNITED STATES FROM STATE OF MISSISSIPPI TO THE UNITED STATE DEPARTMENT OF COMMERCE VIA INTERNATIONAL MONETARY FUND (IMF)

Date: Pledged/Sold into Slavery: 24, September 1952

Samarabeth El-Bey
 CLAIMANT'S SIGNATURE

DATE:

July 20, 2010

Affidavit supporting the Claim of Vessel Lien

WHEREAS, The **VESSEL/CERTIFICATE OF BIRTH** and/or **TRUST CERTIFICATE**, Also Known as **SAMARABETH EL-BEY (ALL CAP Fictitious/Fictional entity)** Also Known as **VESSEL OF THE UNITED STATES**, Also Known as **CITIZEN OF THE UNITED STATES** was created and offered fraudulently and deceitfully, supposedly to aid in the Census, as a means of identification, to document a birth, and for health reasons and purposes;

WHEREAS, the true nature of the **VESSEL/CERTIFICATE OF BIRTH** and/or **TRUST CERTIFICATE/Also Known as SAMARABETH EL-BEY (ALL CAP Fictitious/Fictional entity)** Also Known as **VESSEL OF THE UNITED STATES**, Also Known as **CITIZEN OF THE UNITED STATES** is an unrevealed commercial agreement, an unconscionable adhesion contract with an Agency of the federal, corporate United States, the Department of Commerce via International Monetary Fund; the true nature of the **DATE OF BIRTH** is to execute the birth of the certificate (by signing, filing and recording), not the "natural" Child;

WHEREAS, the **VESSEL/BIRTH CERTIFICATE** is a **TRUST INSTRUMENT** Also Known as **SAMARABETH EL-BEY (ALL CAP Fictitious/Fictional entity)** Also Known as **VESSEL OF THE UNITED STATES**, Also Known as **CITIZEN OF THE UNITED STATES** recorded with the County Recorder, a subsidiary of the Secretary of State (of the several states), sent to the Bureau of Census, a division of the Department of Commerce (Washington, DC), placing the above "*name*" in commerce as a legal "*person*" (e.g. corporation, trust, trustee) distinct and separate from the "natural born citizen";

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WHEREAS, the Mississippi Secretary of State via THE MISSISSIPPI STATE REGISTRAR (of the several states) issues and charters corporations and franchises, that any American citizen with a VESSEL/CERTIFICATE OF BIRTH and/or TRUST CERTIFICATE, Also Known as **SAMARABETH EL-BEY** (ALL CAP Fictitious/Fictional entity), Also Known as **VESSEL OF THE UNITED STATES**, Also Known as **CITIZEN OF THE UNITED STATES** With VESSEL/BRITH NO. **112-52-46989** is liable to the Mississippi Tax Board of the State Department of Revenue for income taxes, and the federal, corporate United States for its debt obligations to the Federal Reserve bank;

WHEREAS, this TRUST INSTRUMENT, the **VESSEL OF THE UNITED STATES/CERTIFICATE OF BIRTH/BIRTH CERTIFICATE** and/or **SAMARABETH EL-BEY** (ALL CAP Fictitious/Fictional entity) has deceived the above "*name*" into an unrevealed contract placing both myself and my fellow American citizens under the jurisdiction of the federal United States with its tax and regulating authority originating from the Department of Commerce pursuant to the authority of the Constitution for the United States of America (1791), and under the jurisdiction of the equity, admiralty or maritime jurisdictions of the federal court system, and the Uniform Commercial Code (UCC);

*"To regulate Commerce with foreign Nations, and among the several slates, and with the Indian Tribes;"—
U.S. Constitution, Article 1, Section 8, Clause 3*

I, **Samarabeth El-Bey**, have already declared and established "*sui juris*" status in connection with both my property and "*name*." I demand a certified copy with my signed authorization of all documents or contracts being "*held-in-due-course*," pursuant to UCC 3-305.2, UCC 3-305.52 and UCC 3-505, that create ANY legal disability to the claimed "*sui juris*" status and "*alieni juris*" relating to my "*name*." My "*name*" is my property, and for my "*name*" to enjoy "*sui juris*" status that "*name*" must be free of legal disability resulting from a contract or commercial agreement, which is being "*held-in-due-course*" by a fellow citizen or by any agency of the federal, state, county or municipal government.

THEREFORE BE IT RESOLVED; that it is deemed necessary that I, **Samarabeth El-Bey**, separate myself from the fraudulent FRANCHISE, VESSEL/BIRTH, and/or TRUST CERTIFICATE and/or **SAMARABETH EL-BEY** (ALL CAP Fictitious/Fictional entity), Also Known as **VESSEL OF THE UNITED STATES**, Also Known as **CITIZEN OF THE UNITED STATES** With VESSEL/BRITH NO. **123-52-46989** which is NULL and VOID *ab initio*; that

I, **Samarabeth El-Bey**, hereby resign as director, separating myself from the FRANCHISE, BIRTH/VESSEL, and/or TRUST CERTIFICATE and/or / **SAMARABETH EL-BEY** (ALL CAP Fictitious/Fictional entity) (ALL CAP Fictitious/Fictional entity) Also Known as **VESSEL OF THE UNITED STATES**, Also Known as **CITIZEN OF THE UNITED STATES** With VESSEL/BRITH NO. **123-52-46989** herein attached, and will no longer be associated with it, except as necessary to terminate the franchise.

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I, **Samarabeth El-Bey**, hereby REVOKE all powers, including, but not limited to, Powers of Attorney and Agency. I hereby DISSOLVE and TERMINATE any franchise connected with the below document, certificate or trust instrument I hereby remove all commercial activity, including, but not limited to, the LIMITED LIABILITY for the payment of debt. I hereby release the Department of Commerce, its agents and fudiciaries, of their obligation to perform any commercial duties or responsibilities towards me. I am NOT in commerce or involved in any commercial activity with the federal, corporate United States government or any subsidiary.

I, **Samarabeth El-Bey**, hereby RESCIND my signature on all contracts, including, but not limited to, Powers of Attorney and Agency of the UNITED STATES INC and any subsidiary which includes STATE OF MISSISSIPPI INC. I hereby DISSOLVE and TERMINATE any franchise connected with the below document, certificate or trust instrument I hereby remove all commercial activity, including, but not limited to, the LIMITED LIABILITY for the payment of debt. I hereby release the Department of Commerce, its agents and fiduciaries, of their obligation to perform any commercial duties or responsibilities towards me. I am NOT in commerce or involved in any commercial activity with the federal, corporate United States government or corporate STATE OF MISSISSIPPI or any subsidiary (Nunc pro tunc).

Pursuant to Title 28, USC 1746(1) and executed "without the United States," I affirm under penalty of perjury under the laws of the united states of America that the foregoing is true and correct, to the best of my belief and informed knowledge. And Further deponent saith not I now affix my signature and official seal to all of the above affirmations with EXPLICIT RESERVATION OF ALL OF MY UNALIENABLE RIGHTS, WITHOUT PREJUDICE to any of those rights pursuant to UCC 1-207, 1-308 and UCC 1-103.6.

Respectfully, the living Woman created by the Great Universal, Absolute, God(Elohim)

Samarabeth El-Bey,

Samarabeth El Bey

Citizen/Principal, by Special Appearance, in Propia Persona, proceeding Sui Juris, with Assistance,

DIVINE WITNESSES OF GOD (The, SUPREME BEING); REAL LIVE FLESH AND BLOOD MAN/WOMAN

I AM *Et Sit Ann At D*
Divine Witness, Explicitly All Rights Reserved; Without Recourse:
Washitaw Muurs

Et Siti Ann At D 7-20-2010
Divine Name Print Date

I AM *Wayne Phillips El*
Divine Witness, Explicitly All Rights Reserved; Without Recourse:
Washitaw Muurs

Wayne Phillips El 7-20-2010
Divine Name Print Date

I AM *Eva Elizabeth Phillips*
Divine Witness, Explicitly All Rights Reserved; Without Recourse:
Washitaw Muurs

Eva Elizabeth Phillips 7-20-2010
Divine Name Print Date

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Pursuant to Title 28, U.S.C. §1746(1) and 28 U.S.C. §16.41(u), executed "without the United States," I affirm under penalty of perjury under United Nations International Laws that the foregoing is true and correct, to the best of my belief and informed knowledge. I now affix my signature and official seal to all of the above affirmations with EXPLICIT RESERVATION OF ALL MY UNALIENABLE RIGHTS WITHOUT PREJUDICE to any of those rights pursuant to U.C.C. 1-207 and U.C.C. 1-103.6.

Samarabeth El Bey
Sovereign Washitaw, Without Recourse: 8 USC 1408; 18 Stat 223
UCC 1-207, U.C.C. 1-308 and UCC 1-103.6; 28 CFR 16.41(d); 28 USC 1746(1)

Samarabeth El Bey
Print Name: Trustee U.S.A. Washitaw National
Indigenous Washitaw-Nationals, U.N. #215

VERIFICATION UPON OATH OF AFFIRMATION JURAT DECLARATION

Washitaw Nation of Muurs) Woman on the On the Soil/Land
)
State of Illinois) SS
)
Cook county)

On this 20 day of July 2010, before me, the undersigned Notary Public in and for the State of Illinois, county of Cook, Samarabeth El-Bey personally appeared and proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the above verification to the above **Claim of Vessel Lien** and **Affidavit supporting the Claim of Vessel Lien** and acknowledged to me that she executed the same in her individual capacity, and that by her signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the verification.

SUBSCRIBED, SEALED AND AFFIRMED

To before me this 20 day of the July
Month in the Year 2010.

Shinette Avant
Notary Public Signature



Date and Seal

See Uniform Foreign Acknowledgment Act [1914], Uniform Recognition of Acknowledgment Act [1969] and the Uniform Law on Notarial Act [1982].

NOTICE

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only.